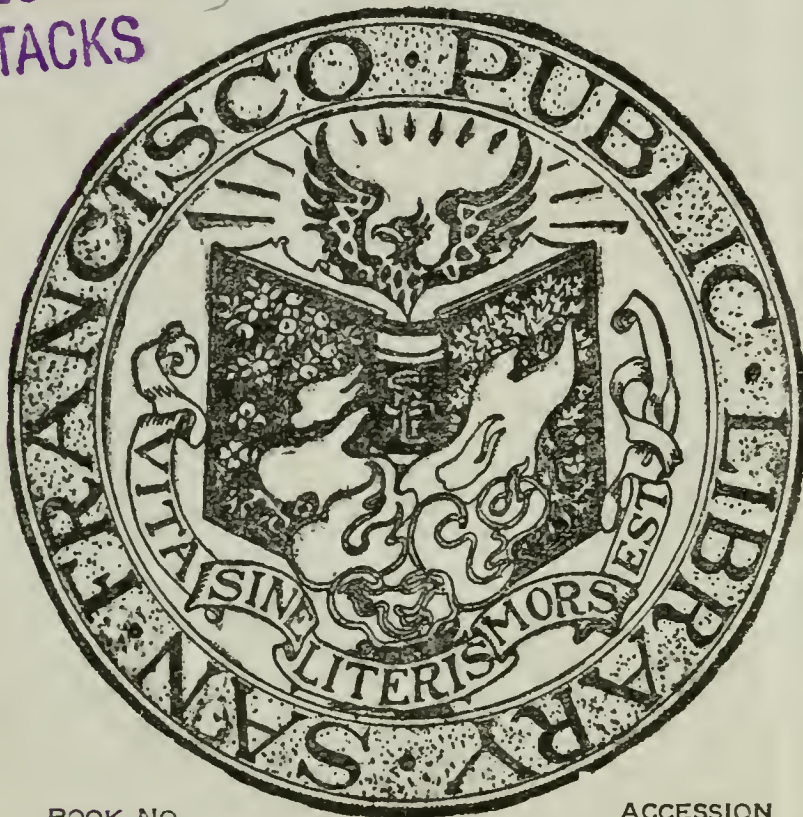




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Wednesday, January 2, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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WEDNESDAY, JANUARY 2, 1935, 10 A. M.

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The Board of Supervisors reassembled pursuant to recess of Monday, December 31, 1934, for the further consideration of matters relating to the resolution of the Reconstruction Finance Corporation providing for a loan of \$15,000,000 for rapid transit rail facilities over the San Francisco-Oakland Bay Bridge.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Gallagher, Havenner—4.

Supervisor Colman excused on leave of absence.

Supervisor Gallagher appeared and was noted present at 11:05 a. m.

Supervisor Havenner appeared and was noted present at 11:10 a. m.

### Privilege of the Floor.

Paul Harding, representing the California State Toll Bridge Authority, Engineer's Department, in response to question of Supervisor Shannon as to "what advantage a terminal three blocks from Market street will be to the citizens of this City if they have to walk three blocks when now they are taken by the Market and Municipal street cars direct to their destination at the Ferry," replied, "that Plan 'X' contemplates that the cars now running on Market street to the Ferry shall be diverted down First or Second streets three blocks to the terminal and back to Market by Fremont or some other street, forming a loop at the terminal. There shall be no walking necessary for those who are using transbay facilities."

### Supervisor Uhl's Motion.

The following, laid over from last meeting, was taken up for consideration:

Supervisor Uhl, seconded by Supervisor Shannon, moved that the Board of Supervisors oppose any thirty-five year contract with the proposed interurban electric railway company until every other means of transportation has been checked and disapproved.

### Privilege of the Floor.

Mr. Paul Harding, Assistant Engineer, California State Toll Bridge Authority, replying to query of Supervisor Uhl as to whether any property has been purchased under Plan "X", replied that properties on the bridge approaches and properties for the off-ramp, part of which may be used for the interurban railway if the present plan is agreed to, have been purchased, and that that part which will be used by the interurban will be charged up against it.

City Attorney O'Toole: "If this matter is not cleared up by January 31, 1935, the \$10,000,000 offered in this resolution, this \$10,000,000 is gone."

Supervisor Havenner asked whether automobiles on the upper deck will have to pay an increased toll if the interurban electric railway fails to amortize its cost.

Mr. Paul Harding, Assistant Engineer, California State Toll Bridge Authority, stated in that case whether or not another loan will be arranged, I cannot say. To amortize the \$61,000,000 for the bridge only the revenue from automobile and truck traffic is available. The Reconstruction Finance Corporation offers an additional \$10,000,000 and this, with \$5,000,000 of the general loan which has been saved, is to be used to provide for the interurban rail service on condition that the ferry competition is eliminated.

The interurban has to stand on its own feet. As to whether the Toll Bridge Authority has power to adjust tolls in the public interest I could not answer that. Mr. O'Toole could probably answer better, as it is a legal question.

City Attorney O'Toole, I am inclined to think they could. It seems to me that this becomes one entire loan of \$71,000,000 instead of \$61,000,000.

Supervisor Havenner asked Mr. Harding whether the engineers of the Toll Bridge Authority made a complete study of the utilization of bus transportation.

Mr. Paul Harding: In the case of bus transportation, we would have to compete with the ferries. If the Toll Bridge Authority is forced to compete we might suffer very great losses. By this agreement with the Interurban Electric Railway, they themselves have agreed to eliminate the ferries. Moreover, the Toll Bridge Authority has no money with which to compete with ferries carrying automobiles and motor trucks. All other means of transportation have been checked up, but I will not say that they have been disapproved. That is up to the Toll Bridge Authority. Eight million dollars, it is estimated, will be required to put a bus service adequate to the needs of the transbay traffic, into operation. It will require 365 buses carrying 64 passengers each, and operating in peak hours on a 7.7 second headway. The buses proposed by Mr. Hawkins are 74-passenger buses, arranged longitudinally. This is very unpopular seating and has been discontinued as long ago as twenty or twenty-five years.

Mr. C. A. Hawkins, representing bus transportation, called attention to the conditions of the loan whereby passenger competition only is eliminated. We would still have ferry competition for automobiles and motor trucks. He declared that the ferry service eliminated by the terms of the loan will be no competition so far as passengers are concerned with the bridge. The bridge traffic will be continuous, whereas the ferry leaves at intervals of between 15 and 20 minutes. In this respect, he said, the Southern Pacific and Key Route are making virtue of necessity by giving up something that will not exist. As to automobiles, this Reconstruction Finance Corporation resolution offering a loan of \$10,000,000 additional is granted in accordance with the request of the Toll Bridge Authority. On the basis of rail transportation, and it is not on the initiative of the Reconstruction Finance Corporation, leaving you at the mercy of the Southern Pacific and the Key Route. It shows unreasonable prejudice in favor of these railway corporations. Motor truck drivers coming from long distances will prefer the ferries where they can rest and recuperate, and this is true also of passengers coming from long distances, they too, will prefer the ferries. He asked for a reconsideration of the resolution of the Reconstruction Finance Corporation on the ground that the buses can take care of the traffic at a much cheaper rate. The Southern Pacific is building up Oakland at the expense of San Francisco on account of the increased commutation rate between the two cities.

Supervisor Havenner stated that he would like to see a completely



workable recapture clause so the public might take over this system of transportation whenever it wishes to do so and is able to finance it.

### Privilege of the Floor.

C. C. Boynton, representing East Bay Communities, was heard, suggesting that the loan to the Toll Bridge Authority be based on operation of the rail facilities on the bridge by the Toll Bridge Authority itself. He also declared that the automobile ferry traffic should be also put over the bridge. He presented the following statement as representing the views of the Trans-Bay League for the Adjustment of the Bay Bridge Transportation Problem.

#### Provisions Suggested by Transbay League for the Adjustment of the Bay Bridge Transportation Problem.

##### *Empower TBA (Toll Bridge Authority) to Operate Rail Lines Over and Connecting With Bridge.*

(1) Incorporate in the coming amendment to the act constituting the Toll Bridge Authority a provision that full and adequate power be given the Toll Bridge Authority to acquire and operate by lease with or without an option to purchase rail lines and ferry boat lines, etc.

##### *TBA to Operate Rail Lines Over Bridge and Connecting Lines Under Lease From Railway Companies.*

(2) Let the Toll Bridge Authority acquire from the S. P. Co. and Key System and operate by lease or by lease coupled with an option to purchase, all rail lines and equipment essential to the operation in conjunction with the bay bridge of the rail lines now operated by said companies; provision to be made for discontinuance by said companies of all local passenger or automobile ferry service from either the Oakland or Key System moles, and provision for the subordination of the payments to be made to the RFC to payments to the lessors under all leases.

##### *TBA to Temporarily Lease and Operate Alameda Ferry During Peak Hours.*

(3) Toll Bridge Authority to acquire by lease or lease coupled with an option to purchase from the S. P. Co. the essential equipment and rights to enable the Bridge Authority to operate the S. F.-Alameda ferry during the peak hours until some adequate provision shall be made for peak load passenger transportation between Alameda and San Francisco via the bay bridge.

##### *TBA to Acquire and Retire S. F.-Alameda Auto Ferries.*

(4) The Bridge Authority to acquire from the Southern Pacific-Golden Gate Ferries Company, by lease or by lease coupled with an option to purchase all rights and equipment constituting the entire Alameda County-San Francisco business of said ferry company, thus vesting in the Bridge Authority the entire revenue from the automobile as well as the foot-passenger traffic across the San Francisco Bay.

Certain of the benefits and advantages so to be secured are the following:

##### *Fares Can Be Lowered Only by Operation by a Public Authority.*

(a) The State, acting through the Bridge Authority, will have control of the allocation of the costs of bay bridge transportation, with the power to reduce fares commensurate with the greatest public benefit. This will not be possible if passenger transportation over the bridge is turned over to private corporations.

##### *Alameda Is Protected.*

(b) By the continuance of the Alameda ferry during peak-load hours until the State can provide adequate peak-load transportation to Alameda, via the bay bridge, the menace of injury to Alameda will be removed. At times other than peak-load hours, transfers from

the Alameda bus service can secure adequate transportation for Alameda via the bay bridge.

*Bridge Revenue Will Be Increased and RFC Loan Made More Secure.*

(c) By the taking over of the automobile ferry lines of the Southern Pacific-Golden Gate Ferries Company, the Toll Bridge Authority will acquire for the bridge all the automobile traffic across the San Francisco Bay and thus secure itself against competition in the field of its greatest source of revenue. This provision will appeal to the RFC as every additional automobile over the bridge adds nothing to the cost and is a net gain in bridge revenue and will furnish the consideration for a subordination of the payments to be made to the RFC to payments under the lease, if these lease payments are as low as in reason they should and must be. The Southern Pacific Company has offered to lease its necessary rail lines and equipment, valued at over \$10,000,000, for \$50,000 per annum, or at the rate of less than  $\frac{1}{2}$  of 1 per cent.

If all parties approach the problem in a spirit of equal justice and mutual confidence, first taking up points wherein agreement may be readily arrived at, I respectfully submit that agreement on all points will speedily be accomplished. In the concensus of agreement, points of disagreement disappear.

**RECESS.**

Whereupon, at the hour of 1 p. m., the Board took a recess until 2:30 p. m. this afternoon.

J. S. DUNNIGAN, Clerk.

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**REASSEMBLED.**

The Board of Supervisors, pursuant to recess of this morning's session, reassembled at 2:30 p. m.

**CALLING THE ROLL.**

The roll was called and the following members were noted present:

Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

Supervisor Shannon appeared and was noted present at 2:45 p. m.

**Supervisor Uhl's Substitute Motion.**

Supervisor Uhl offered the following substitute for his motion previously made, to-wit:

Supervisor Uhl moved that the Governor of the State of California be respectfully requested to ask that the California Toll Bridge Authority and its engineers, in the public interest, give consideration and study to bus transportation on the Trans-Bay Bridge, and if such investigation justifies its action, the California Toll Bridge Authority shall request the Reconstruction Finance Corporation to amend its resolution of October 18, 1934.

**Privilege of the Floor.**

C. A. Hawkins, promoter of bus transportation, explained Condition No. 2 on page 4 of the resolution of the Reconstruction Finance Corporation, dated December 18, 1934, relative to the abandonment of the ferry service. This meant nothing, he said, as the ferry would automatically be eliminated when the bridge is built. The railroad



companies, he said, do not propose to discontinue their automobile ferries, but will compete with the bridge.

Paul Harding, Assistant Engineer of the California State Toll Bridge Authority, explained the fact that automobile ferry competition would not be eliminated by stating that the automobile ferries are owned and controlled by the Golden Gate-Southern Pacific Ferries Company, a separate corporation.

C. A. Hawkins explained how buses would operate on peak hours by saying that it would be necessary to have 125 to 150 buses available when needed to carry from an East Bay terminal to San Francisco, the commuters who travel between 5 and 6 o'clock and be in readiness to bring them home in the evening between those hours. This would be in addition to a regular schedule bus service during all hours of the day and night.

Florence McAuliffe, attorney for California State Toll Bridge Authority, stated in part as follows:

Engineers of the Reconstruction Finance Corporation determined that bus transportation over the bridge was not practical and granted \$15,000,000 for rail transportation, provided that the ferries be abandoned. If bus transportation is a proper mode of transportation and we could finance it, and later on did not go through with the rail agreement, we could make application for a loan on the basis of bus transportation. The Reconstruction Finance Corporation, however, after investigation, believes that the rail transportation is best and will strengthen the loan. Any bus company would have to appeal to the Railroad Commission for permission to do business over the bridge in competition with the present carrier. In reply to a question of Supervisor Uhl, he stated that the Toll Bridge Authority has not accepted Plan "X", but, however, that the Reconstruction Finance Corporation has taken Plan "X" as a basis for the loan. If the loan is not paid off in 35 years it is defunct. The Reconstruction Finance Corporation is very anxious to place the bonds and they will be sold as soon as possible. We hope, however, that they are not sold right away because if not there is an interest rate of 4 per cent favorable to the Toll Bridge Authority until the year 1939; after that or as soon as the bonds are sold, the rate will be 5 per cent.

In reply to a question from Supervisor Gallagher as to whether if we reject this \$15,000,000 for rail transportation would that affect the main agreement, he answered, not at all. In reply to the question as to how long would the \$15,000,000 be earmarked, he stated, until January 31, 1935, when the act creating the Reconstruction Finance Corporation expires, or possibly longer, if the life of the RFC is extended by Congress. After our hearing at the Reconstruction Finance Corporation, I am convinced they will not give additional money for anything but rail transportation. If after January 31, 1935, the entire act is extended, and if it should be determined to borrow money for any other purpose, we would still have the legal right to go back and present our case. There is no damage to any new deal that we might contemplate by accepting this contract. Of course, revenues go to repay loan. This is a self-liquidating project and tolls sufficient to pay interest and amortize the principal must be collected. As regards the maintenance of the bridge, he said, the State provides annually \$500,000 out of the gas tax from the northern counties. This maintenance of the bridge covers repairs, painting, etc. The maintenance of the rails, including all expenses of operation, terminals, viaducts, etc., is a charge against the Interurban Electric Railway Company. We have sufficient time to consider the transportation question. The agreement is not subject to any radical amendment at this time. As I said before, maintenance of the bridge itself will come out of the gas tax, and the \$6,600,000 already appropriated up to date has come out of Northern California money.



In reply to question of Supervisor Shannon as to whether in his opinion San Francisco would enjoy increased business by reason of rail connections with the East Bay, he said, yes; San Francisco has always been the financial and business center of the Metropolitan area and will always continue to be. Studies of other cities show this to be the fact.

Earl Carroll, representing the Central Council of Civic Clubs, presented the statement showing that it would cost 9 cents toll on each passenger to amortize the principal and pay the interest on the loan over a period of 35 years. Mr. McAuliffe declared that our engineers and others don't agree with the figures presented by Mr. Carroll.

Leland W. Cutler, member of the Advisory Finance Committee of the California State Toll Bridge Authority, was heard in part as follows:

I am not a lawyer or engineer. I cannot talk technically about this matter. But I am a member of the Advisory Finance Committee to which Mr. Carroll referred. Neither Mr. Robinson or myself speak for San Francisco, but I think San Francisco is the beneficiary of this bridge. The Advisory Finance Committee appointed by the Governor of the State of California without any authority of law whatever went back to negotiate this loan on a self-liquidating basis, and made arrangements that the money would be paid back.

The effort was made in the month of September and sixty-three conditions were required to be fulfilled. In addition, a certain act of the Legislature had to be passed. This has all been done. The Advisory Finance Committee in connection with this \$15,000,000 loan makes its recommendation to the Toll Bridge Authority and the only thing we are asking San Francisco to do, if the Authority complies with these conditions, though later there might be changes made, is to approve it. I don't know whether buses or rails are the right thing. If the Authority, after adopting the resolution accepting the offer of the Reconstruction Finance Corporation, does not desire to meet the conditions set forth in that offer, it will be under no obligation to do so. The approval of the resolution only means the acceptance of an option to borrow \$15,000,000. The Authority may negotiate for a change in the option. I am asking you as particularly representing San Francisco to request the Toll Bridge Authority to adopt the resolution accepting the option to borrow \$15,000,000 from the Reconstruction Finance Corporation.

Supervisor Havenner moved that we recommend the approval of the resolution of the Reconstruction Finance Corporation, believing it to be merely an option to make a loan, reserving the right to make a study of the various questions regarding passenger transportation across the bridge. (The motion was subsequently changed to read, "that we do not oppose the approval of the resolution favored by the Reconstruction Finance Corporation with the reservations above stated.")

#### Amendment.

Supervisor McSheehy moved as an amendment to Supervisor Uhl's substitute resolution, that we instruct the City Attorney to draw up a resolution asking the Governor of California to defer signing the present contract indicated in resolution dated December 18, 1934, because this Board has not had sufficient time to study it and that they have and wish to request that several amendments be added to it.

Florence McAuliffe, attorney for the California State Toll Bridge Authority, declared that if the Board of Supervisors goes on record on any such motion it would be tantamount to a disapproval of the resolution of the Reconstruction Finance Corporation.



**Supervisor Havenner's Motion.**

Supervisor Havenner, seconded by Supervisor Hayden, moved the adoption of the following substitute resolution:

**Transportation Over Bay Bridge.**

(Code No. 15.092)

Resolution No. 1720, as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco recommends the adoption by the California Toll Bridge Authority of a resolution accepting an option to acquire an additional loan of \$10,000,000 from the Reconstruction Finance Corporation; and be it

Further Resolved, That before any agreement is entered into with any corporation involving transportation over the San Francisco-Oakland Bay Bridge, that the said California Toll Bridge Authority is requested to investigate and report to the Governor of California and send copy to the Board of Supervisors of the City and County of San Francisco, upon the feasibility of bus transportation over said bridge; and be it

Further Resolved, That this Board of Supervisors requests the California Toll Bridge Authority not to consummate the proposed loan or enter into any contract for passenger transportation over the San Francisco-Oakland Bay Bridge until the Board of Supervisors has had ample opportunity to study the terms and conditions of any such proposed transportation contract; and be it

Further Resolved, That the Board of Supervisors of San Francisco hereby expressly reserves the right to express its approval or disapproval of the proposed loan after it has concluded its study of the transportation problem.

Supervisor McSheehy opposed the resolution on the ground that it was his opinion that it was not an option and presented the following letter from Governor Merriam which was read by the Clerk:

**Notice of Meeting of Toll Bridge Authority on Transbay Bridge  
Transportation Facilities Loan.**

STATE OF CALIFORNIA

Sacramento

December 26, 1934.

Hon. Angelo J. Rossi, Mayor of San Francisco, San Francisco, California.

Dear Mayor Rossi: The meeting of the Toll Bridge Authority for the consideration of matters relating to service on the San Francisco-Oakland Bridge has been set for Thursday, January 3, 1935, at 2 o'clock p. m. in the Senate Chamber, Sacramento. Hope this will prove a convenient time for you and your people who may wish to appear.

The proposed agreement has been available for study for some time, and herewith enclosed I am sending you copy of resolution adopted by the Reconstruction Finance Corporation on December 18, 1934, relating to a proposed additional loan. Hope you will give the same such publicity as will make it available for all who may wish to study the resolution.

While this matter is of great importance to the Reconstruction Finance Corporation because of the heavy investment made in the building of the bridge, and is of interest to the entire State, primarily it is a question for the people of the cities and communities in the immediate vicinity of the bridge, many of whom will daily pay fares and use the proposed transportation.

Because of the situation above briefly outlined, the Toll Bridge Authority will greatly appreciate an official expression from the govern-

ing body (Mayor and City Council) of your city regarding the agreement and the resolution under consideration. In case the agreement does not meet with approval, will you kindly come prepared to indicate the changes desired or suggest a plan satisfactory to the people you represent? Such an official expression setting out the wishes of your city will be most helpful in arriving at a decision.

Extending the season's heartiest greeting, I am

Very sincerely yours,

FRANK F. MERRIAM,  
Governor of California.

Supervisor Shannon moved that the resolution be voted upon seriatim.

*So ordered.*

Whereupon, the roll was called on the first paragraph with the following result, to-wit:

Resolved, That the Board of Supervisors of the City and County of San Francisco recommends the adoption by the California Toll Bridge Authority of a resolution accepting an option to acquire an additional loan of \$10,000,000 from the Reconstruction Finance Corporation; and be it

*Approved without objection.*

Whereupon, the roll was called on the second paragraph of the resolution with the following result, to-wit:

Further Resolved, That before any agreement is entered into with any corporation involving transportation over the San Francisco-Oakland Bay Bridge, that the said California Toll Bridge Authority is requested to investigate and report to the Governor of California and send copy to the Board of Supervisors of the City and County of San Francisco, upon the feasibility of bus transportation over said bridge; and be it

*Approved without objection.*

Whereupon, the roll was called on the third paragraph of the resolution with the following result, to-wit:

Further Resolved, That this Board of Supervisors requests the California Toll Bridge Authority not to consummate the proposed loan or enter into any contract for passenger transportation over the San Francisco-Oakland Bay Bridge until the Board of Supervisors has had ample opportunity to study the terms and conditions of any such proposed transportation contract; and be it

*Approved without objection.*

Whereupon, the roll was called on the fourth paragraph of the resolution with the following result, to-wit:

Further Resolved, That the Board of Supervisors of San Francisco hereby expressly reserves the right to express its approval or disapproval of the proposed loan after it has concluded its study of the transportation problem.

*Approved without objection.*

**Adopted.**

Whereupon, the resolution, in words and figures following, was adopted by the following vote:

(Code No. 15.092)

Resolution No. 1720, as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco recommends the adoption by the California Toll Bridge Authority of a resolution accepting an option to acquire an additional



loan of \$10,000,000 from the Reconstruction Finance Corporation; and be it

Further Resolved, That before any agreement is entered into with any corporation involving transportation over the San Francisco-Oakland Bay Bridge, that the said California Toll Bridge Authority is requested to investigate and report to the Governor of California and send copy to the Board of Supervisors of the City and County of San Francisco, upon the feasibility of bus transportation over said bridge; and be it

Further Resolved, That this Board of Supervisors requests the California Toll Bridge Authority not to consummate the proposed loan or enter into any contract for passenger transportation over the San Francisco-Oakland Bay Bridge until the Board of Supervisors has had ample opportunity to study the terms and conditions of any such proposed transportation contract; and be it

Further Resolved, That the Board of Supervisors of San Francisco hereby expressly reserves the right to express its approval or disapproval of the proposed loan after it has concluded its study of the transportation problem.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

#### Motion.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the Board of Supervisors disapprove of the first paragraph, page 2, providing exclusively for rails.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—7.

Absent—Supervisors Brown, Colman—2.

Supervisor Shannon, seconded by Supervisor Uhl, moved that the Chairman of the Committee to attend the Conference in Sacramento, be authorized to make a statement to the effect that the Board of Supervisors of San Francisco have withheld action on the proposed contract under date of December 18, 1934, of the Reconstruction Corporation until we obtain further information on bridge transportation.

Supervisor Gallagher, seconded by Supervisor Havenner, moved as an amendment, that the spokesman for the Board of Supervisors be authorized to state to his Excellency the Governor of the State of California that, because of the disagreement as to whether this is a binding resolution of the Reconstruction Finance Corporation (dated December 18, 1934), to execute a loan or merely an option, this Board has taken no action.

Amendment *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Uhl—6.

Noes—Supervisors McSheehy, Shannon—2.

Absent—Supervisors Brown, Colman, Hayden—3.

#### ADJOURNMENT.

Whereupon, at the hour of 7:40 p. m., the Board of Supervisors adjourned.

J. S. DUNNIGAN, Clerk.



Approved by the Board of Supervisors January 7, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

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Monday, January 7, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, JANUARY 7, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, January 7, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovi-eri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

Quorum present.

Supervisor Brown appeared and was noted present at 2:30 p. m.

Supervisor Gallagher appeared and was noted present at 2:40 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of December 31, 1934, and January 2, 1935, were considered read and approved.

### PRESENTATION OF PROPOSALS.

#### Sale of Bonds.

Sealed bids for the purchase of certain bonds of the City and County of San Francisco, State of California, were received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, January 7, 1935, and opened by said Board at said time.

The bonds offered are described as follows:

\$670,000 "Water Distribution Bonds, 1933." Said bonds bear interest at the rate of four per cent (4%) per annum; comprising 40 bonds of \$1,000 denomination each, maturing December 1, 1935, and 35 bonds of \$1,000 denomination each, maturing each year 1936 to 1953, inclusive.

\$380,000 "Sewer Bonds, 1933." Said bonds bear interest at the rate of four per cent (4%) per annum; comprising 16 bonds of \$1,000 denomination each, maturing December 1, 1935, and 13 bonds of \$1,000 denomination each, maturing 1936 to 1963, inclusive.

The right is reserved by the Board of Supervisors to reject any and all bids.

The bonds offered are tax exempt, State and Federal.

All proposals for the purchase of said bonds shall be accompanied by a deposit of five per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, for a like amount, provided that no deposit need exceed the sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him, if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New York, as to the legality of these bonds will be furnished to the successful bidder without cost.

## Bids.

The following bids were received, opened, read and *referred to the Finance Committee*:

1. Brown, Harriman & Co., Incorporated, Weden & Co., Wm. R. Staats Co., by Brown, Harriman & Co., Inc. *Bid*—For all of the bonds offered for sale the sum of \$1,085,572.95 and accrued interest at date of delivery. Certified check, \$10,000, Wells Fargo Bank.
2. R. H. Moulton & Company, Bankers Trust Company, The First Boston Corporation, Dean, Witter & Co., Security-First National Bank, by R. H. Moulton & Company. *Bid*—For all of the bonds offered for sale the sum of \$1,085,390 and accrued interest thereon at date of delivery. Certified check, \$10,000, Bank of California.
3. Bankamerica Company, Blyth and Company, Inc., American Trust Company, R. W. Pressprich and Company, by Bankamerica Company. *Bid*—For all of the bonds offered for sale the sum of \$1,088,069 and accrued interest thereon at date of delivery. Certified check, \$10,000, Bank of America.
4. First National Bank, New York; First of Michigan Corporation, Darby & Co., Wm. Cavalier & Co., by First of Michigan Corporation. *Bid*—For all of the bonds offered for sale the sum of \$1,077,184.50 and accrued interest thereon at date of delivery. Certified check, \$10,000 American Trust.
5. Harris Trust & Savings Bank, Chase National Bank, The Northern Trust Co., Edward B. Smith & Co., by Harris Trust & Savings Bank. *Bid*—For all of the bonds offered for sale the sum of \$1,082,027 and accrued interest thereon at date of delivery. Certified check, \$10,000, Wells Fargo Bank.
6. Halsey, Stuart & Co., Inc., Bancamerica-Blair Corp., Stone & Webster & Blodgett, Inc., Phelps, Fenn & Co., Geo. B. Gibbons & Co., Inc., by Halsey, Stuart & Co. *Bid*—For all of the bonds offered for sale the sum of \$1,079,977.50 and accrued interest thereon at date of delivery. Certified check, \$10,000, Bank of America.
7. The Anglo California National Bank of San Francisco, Heller, Bruce & Co., Kelley, Richardson & Co., Mercantile Commerce Bank & Trust Co., Wells-Dickey Co., by the Anglo California National Bank of San Francisco. *Bid*—For all of the Bonds offered for sale the sum of \$1,077,615 and accrued interest thereon at date of delivery. Certified check, \$10,000, Anglo California Bank.
8. Lehman Brothers, Eastabrook & Company, F. S. Mosley & Company, Hellman-Wade & Co., by Hellman-Wade & Co. *Bid*—For all of the bonds offered for sale the sum of \$1,050,000 plus a premium of \$32,203.50, making a total of \$1,082,203.50 and accrued interest thereon at date of delivery. Certified check, \$10,000, Wells Fargo Bank and Union Trust Company.

## Adopted.

Subsequently, the Finance Committee reported the following resolution, which was *adopted* on its recommendation by the following vote:

Sale of Bonds—\$670,000 Water Distribution, 1933, and \$380,000  
Sewer Bonds, 1933.

(Code No. 12.122)

(Code No. 15.021)

Resolution No. 1729, as follows:

Whereas, after due notice given as provided by Charter of the City and County of San Francisco, that sealed proposals for the purchase of certain bonds of said City and County, to-wit:

Water Distribution Bonds, 1933, to the amount of \$670,000; and  
Sewer Bonds, 1933, to the amount of \$380,000, would be opened and considered on Monday, the 7th day of January, 1935; and

Whereas, sundry bids were received and opened in accordance with



the aforesaid notice of sale, and the same having been duly considered; now, therefore, be it

Resolved, That the bid of Bankamerica Company, Blyth and Company, Inc., American Trust Company, B. W. Pressprich and Company, by Bankamerica Company for said \$670,000 Water Distribution Bonds, 1933, bearing interest at the rate of 4 per cent (4%) per annum, and comprising 40 bonds of \$1,000 denomination each, maturing December 1, 1935; and 35 bonds of \$1,000 denomination each, maturing each year 1936 to 1953, inclusive; and \$380,000 Sewer Bonds, 1933, bearing interest at the rate of 4 per cent (4%) per annum; comprising 16 bonds of \$1,000 denomination each, maturing December 1, 1935; and 13 bonds of \$1,000 denomination each, maturing each year 1936 to 1963, inclusive; said interest payable semi-annually, June 1 and December 1, be and the same is hereby accepted, and said bonds are hereby struck off and sold to Bankamerica Company, Blyth and Company, Inc., American Trust Company, R. W. Pressprich and Company, by Bankamerica Company, for all of the bonds offered for sale the sum of \$1,088,069 and accrued interest thereon at date of delivery.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying same.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### SPECIAL ORDER—3:30 P. M.

#### Re-referred.

The following matter was, on motion, *rereferred to Joint Committee on Finance and Fire*:

#### Amending Section 73 of Ordinance No. 5132 (New Series), Truck License Fees.

Supervisors Gallagher, Roncovieri and Hayden voting *aye*;  
Supervisor Shannon voting *no*.

(Code No. 3.041)

Bill No. 659, Ordinance No. 3.04141, as follows:

Amending Section 73 of Ordinance No. 5132 (New Series); entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 73 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 73. Every person, firm or corporation directly or indirectly operating vehicles offered to the public for hire for transportation of goods, wares and merchandise, shall pay a license for each such vehicle operated, as follows:

For each truck, box wagon, tank wagon, hay wagon, lumber truck or trailer drawn by two horses, six (6) dollars per annum.

For each truck, box wagon, tank wagon, hay wagon, lumber truck or trailer, drawn by more than two horses, twelve and one-half (12.50) dollars per annum.

For each vehicle drawn by two horses and not included in the first classification, five (5) dollars per annum.

For each vehicle drawn by one horse, two (2) dollars per annum.

For each automobile truck, automobile vehicle or automobile trailer capable of transporting not exceeding three-quarters of a ton, six (6) dollars per annum.

For each automobile truck, automobile vehicle or automobile trailer capable of transporting over three-quarters of a ton and less than two tons, seven (7) dollars per annum.



For each automobile truck or automobile vehicle or automobile trailer capable of transporting two tons and less than three tons, ten (10) dollars per annum.

For each automobile truck or automobile vehicle or automobile trailer capable of transporting three tons or over, twelve (12) dollars per annum.

For each motorcycle or tricycle, three (3) dollars per annum.

The license required by this section shall become due and payable on the first day of January of each year, *provided, however, that*

*Vehicles registered with the State after March 31st shall pay only three-quarters (3/4) of such fees;*

*Vehicles registered with the State after June 30th shall pay only one-half (1/2) of such fees;*

*Vehicles registered with the State after September 30th shall pay only one-fourth (1/4) of such fees.*

*If not paid within 30 days after same has become due, the Tax Collector shall add 10 per cent of the amount of the license as a penalty for nonpayment.*

*- If the license is not paid within 60 days after same becomes due, the Tax Collector shall add 15 per cent of the amount of the license as a penalty for nonpayment.*

*If the license is not paid within 90 days after same becomes due, the Tax Collector shall add 25 per cent of the amount of the license as a penalty for nonpayment.*

*If the license is not paid within six (6) months after same becomes due, the Tax Collector shall add 50 per cent of the amount of the license as a penalty for nonpayment.*

*Nothing shall permit the exemption of penalties mentioned in this section, except the filing with the Tax Collector of a bill of sale or a copy of the certificate issued by the Motor Vehicle Department of the State of California by the purchaser or new owner.*

#### **SPECIAL ORDER—4 P. M.**

##### **Fixing Time for Hearing of Appeal—Public Proceedings for Fitzgerald Avenue.**

(Code No. 12.0613)

Resolution No. 1455, as follows:

Resolved, That Monday, the 10th day of December, 1934, at 3 p. m., in the Supervisors' Chambers, City Hall, San Francisco, California, be and the same is hereby fixed as the time and place for hearing the appeals of Hortense Gilmore Kelly et al., from the order of the Director of Public Works, approved May 11, 1934, recommending public proceedings for the grading and sewerage of Fitzgerald avenue between Jennings street and Third street, including the crossing of Fitzgerald avenue and Keith street.

Resolution No. 1442 is hereby repealed.

#### **Adopted.**

After discussion, the following resolution was presented and *adopted*:

##### **Improvement of Fitzgerald Avenue—Denying Appeal.**

(Code No. 12.0613)

Resolution No. 1732, as follows:

Resolved, That the appeal of the property owners from Order No. 279 of the Director of Public Works ordering the improvement by grading and sewerage of Fitzgerald avenue between Jennings and Third streets, including the crossing of Fitzgerald avenue and Keith streets, be and the same is hereby denied.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt—9.

Absent—Supervisors Shannon, Uhl—2.

**Passed for Second Reading.**

Whereupon, the following bill was *passed for second reading*:

**Improvement of Fitzgerald Avenue Between Jennings Street and Third Street, Including the Crossing of Fitzgerald Avenue and Keith Street.**

(Code No. 12.0611)

Bill No. 665, Ordinance No. 12.061152, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 15, 1934, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be 7 per centum per annum.

The improvement of Fitzgerald avenue between Jennings street and Third street, including the crossing of Fitzgerald avenue and Keith street, by grading to official line and sub-grade; and by the construction of the following:

<i>Item No.</i>	<i>Item</i>
1	Grading (excavation).
2	Grading (embankment).
3	12-inch vitrified clay pipe sewer, in place.
4	12-in. x 6-in. vitrified clay pipe "Y" branches in place.
5	Brick catchbasin complete.
6	10-inch vitrified clay pipe culvert, in place.
7	Brick manholes, complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively, as: Lots 1, 12, 12 A, 12 B, 13, 14, 15, 16, 17, 18, 19, and 20 of Block 4940; Lots 2, 3, 4, 5, 6, 7, 8, and 9 of Block 4912; Lot 1 of Block 5444; all being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt—9.

Absent—Supervisors Shannon, Uhl—2.

**Insertion.**

The following matters adopted December 31, 1934, and inadvertently omitted from Journal are here inserted as a matter of record:



**Leave of Absence—Hon. Albert Greenbaum, Member of Art Commission.**

The following was presented and read by the Clerk:

San Francisco, Cal., December 31, 1934.

Hon. Board of Supervisors, City Hall, San Francisco.

Gentlemen: Application has been made to me by Hon. Albert Greenbaum, member of the Art Commission, for leave of absence with permission to leave the State of California for a period of thirty days, commencing January 1, 1935.

I hereby request that you concur with me in granting said leave of absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

**Adopted.**

Whereupon the following resolution was presented and *adopted* by the following vote:

(Code No. 4.053)

Resolution No. 1719, as follows:

Resolved, That, in accordance with recommendation of his Honor the Mayor, Honorable Albert Greenbaum, member of the Art Commission, is hereby granted a leave of absence for a period of thirty days, commencing January 1, 1935, with permission to leave the State.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Leave of Absence—Hon. Emerson Knight, Member of Art Commission.**

The following was presented and read by the Clerk:

San Francisco, Cal., December 31, 1934.

Honorable Board of Supervisors, City Hall, San Francisco.

Gentlemen: Application has been made to me by Hon. Emerson Knight, member of the Art Commission, for a leave of absence, with permission to leave the State of California for a period of ninety days, commencing January 8, 1935.

I hereby request that you concur with me in granting said leave of absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

**Adopted.**

Whereupon, the following resolution was presented and *adopted* by the following vote:

(Code No. 4.053)

Resolution No. 1718, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Emerson Knight, member of the Art Commission, is hereby granted a leave of absence for a period of ninety days, commencing January 8, 1935, with permission to leave the State.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

## UNFINISHED BUSINESS.

## Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

## Issuance of Tax Anticipation Notes—\$6,000,000.

(Code No. 9.033)

On recommendation of Finance Committee.

Bill No. 660, Ordinance No. 9.0335, as follows:

Determining that funds are needed for the immediate requirements of the City and County of San Francisco for the fiscal year 1934-35 in accordance with appropriations made, as authorized by the Charter of said City and County of San Francisco, for said fiscal year; determining that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; authorizing the Board of Supervisors of said City and County of San Francisco to borrow on its behalf the sum of \$6,000,000 solely for the purpose of anticipating receipt of income, and to cause to be issued notes or other evidences of indebtedness evidencing the amount or amounts so borrowed, which notes shall be payable exclusively out of taxes levied and collected by said City and County for said fiscal year 1934-35; providing that the repayment of the sums so borrowed shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which such money shall be borrowed and shall be repaid from the first moneys received from said taxes; and providing for the sale of said notes or evidences of indebtedness as provided by law and for the payment of the principal thereof and the interest thereon.

Be it ordained by the people of the City and County of San Francisco as follows:

Section 1. The Board of Supervisors of the City and County of San Francisco does hereby find and determine: That the sum of \$6,000,000 is needed for the immediate requirements of said City and County in the fiscal year 1934-35, to wit: To meet and pay the appropriations heretofore made for said fiscal year as authorized by the Charter of said City and County, and which will become due and payable prior to June 30, 1935, and which may be paid in advance of receipt of the income for said fiscal year; that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; that the Controller of said City and County has recommended that said sum of \$6,000,000 be borrowed for the purposes herein mentioned, and the Mayor of said City and County of San Francisco has approved said recommendation made by said Controller; and that the estimated tax receipts of said City and County for said fiscal year are \$28,743,271 and that said sum of \$6,000,000 does not exceed twenty-five (25) per centum of said estimated tax receipts for said fiscal year.

Section 2. The Board of Supervisors of said City and County of San Francisco is hereby authorized to borrow on behalf of said City and County, solely for the purpose of anticipating receipt of income, the sum of \$6,000,000 in lawful money of the United States of America, and to issue in the form hereinafter set forth, notes of said City and County for the sum or sums so borrowed payable as hereinafter provided.

Section 3. (a) As evidence of the sum to be so borrowed as aforesaid, there is hereby authorized to be issued by said City and County of San Francisco tax anticipation notes of said City and County of San Francisco in the aggregate principal amount of \$6,000,000. Said notes shall be in the denomination of not less than \$1,000 each, nor more than \$100,000 each, and such denomination shall be fixed by resolution of this Board adopted at or after the time of the public sale of said notes as hereinafter provided. All of said notes shall be signed on behalf of said City and County of San Francisco by the President of



said Board of Supervisors, and by the Controller of said City and County, and countersigned by the Treasurer of said City and County of San Francisco, and the seal of said City and County shall be affixed thereto. Said notes shall bear such interest as may be hereafter fixed by resolution of said Board of Supervisors at or after the time said notes are sold, as hereinafter provided, which said interest shall in no case exceed six (6) per cent per annum, and full authority is hereby given to said Board of Supervisors to fix by resolution the rate of interest on said notes and each or any of them. Said interest shall be payable at the maturity of said notes.

(b) The principal amount of said notes, together with the interest thereon, issued and delivered under authority of this ordinance, shall be payable exclusively out of the taxes levied and collected by said City and County for the fiscal year 1934-35, and shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which said money shall be borrowed and shall be repaid from the first moneys received from said taxes; and the amount of said taxes so levied and collected shall be applied to the payment of said notes before any part thereof is used for any other purpose. If at the time said notes, or any of them, become due and payable, the funds in the City Treasury available for the payment thereof shall be insufficient for the payment in full of all of said notes then outstanding, such funds shall be applied pro rata to the payment of the principal and interest of all of the notes then issued and outstanding without preference or priority of any one note over any other by reason of prior issuance, or otherwise. Any of said notes not paid prior to June 30, 1935, shall nevertheless be paid out of moneys received from the taxes of the fiscal year 1934-35, irrespective of the date of the receipt thereof, it being the intent and purpose of this ordinance to provide for the payment of all notes issued hereunder out of the taxes levied for said fiscal year 1934-35 and to provide that such notes shall be payable out of said taxes for said fiscal year, irrespective of the actual date of the collection thereof.

(c) Each of said notes shall be substantially in the following form, to wit:

CITY AND COUNTY OF SAN FRANCISCO  
TAX ANTICIPATION NOTE

Fiscal Year 1934-1935

No.....

\$.....

San Francisco, ....., 1935.

On the 15th day of May, 1935, the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation organized and existing under and by virtue of the laws of the State of California, promises to pay to the bearer hereof, out of the funds hereinafter mentioned, at the office of the Treasurer of said City and County of San Francisco, the sum of.....dollars, in lawful money of the United States of America, with interest thereon at the rate of ..... per cent per annum from date until paid.

This note is one of an issue of notes aggregating in principal amount the sum of six million (\$6,000,000) dollars authorized to be issued under and pursuant to an ordinance of the Board of Supervisors of said City and County of San Francisco enacted under authority of Section 81 of the Charter of said City and County. This note and all other notes of said issue are payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1934-35 without preference or priority of any one note over any other note of this issue by reason of prior issuance, or otherwise, and said notes issued and delivered under authority of said ordinance shall constitute a first lien and charge against said taxes collected during the half of said fiscal year 1934-35 in which the money represented by said notes respectively shall be borrowed and shall be repaid from the first moneys



received from said taxes and before any part thereof is used for any other purpose.

Any of said notes not paid at or prior to maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1934-35, irrespective of the date the same shall be so received.

It is hereby certified, recited and declared that this note is issued in strict conformity with the Constitution and laws of the State of California and with the Charter of the City and County of San Francisco and with proceedings of said City and County of San Francisco authorizing the same and that all acts, conditions and things required to exist, happen and to be performed precedent to and in the issuance of this note have existed, happened and been performed in regular and due time, form and manner as required by law, and that this note, together with all indebtedness and obligations of said City and County does not exceed any limit prescribed by the Constitution or statutes of said State or the Charter of said City and County.

In witness whereof, said City and County of San Francisco has caused this note to be signed by the President of the Board of Supervisors of said City and County of San Francisco and by the Controller of said City and County, and to be countersigned by the Treasurer thereof, and the seal of said City and County to be affixed thereto the day and year first above written.

.....  
President of the Board of Supervisors of the  
City and County of San Francisco.

.....  
Controller of the City and County of San  
Francisco.

Countersigned:

.....  
Treasurer of the City and County of San  
Francisco.

(d) Said Board of Supervisors, on behalf of said City and County of San Francisco, hereby confirms all recitals, declarations, certificates and promises contained in said notes, and each thereof, issued under and pursuant to this ordinance.

(e) At the time of the sale of any of said notes as hereinafter provided, and prior to the delivery thereof, the Treasurer of said City and County of San Francisco shall date the same as of the date of delivery thereof and insert therein the denomination thereof and the rate of interest thereon as provided by resolution of said Board of Supervisors.

Section 4. The aforesaid notes shall be issued and offered for sale by the Board of Supervisors at such time (prior to May 15, 1935) as may from time to time be provided by resolution of said Board, so as to meet the immediate requirements of said City and County of San Francisco, as aforesaid. Each such sale shall be made to the bidder offering to accept and pay for the note or notes so sold at the lowest net interest cost to said City and County computed from the date fixed for the presentation of bids to May 15, 1935, provided, however, that none of said notes shall be sold for less than the face amount thereof and accrued interest thereon to the date of delivery thereof.

Section 5. The principal and interest of all of said notes issued and sold as aforesaid shall be paid only upon the surrender thereof. All of said notes not sold prior to May 15, 1935, shall be canceled.

Section 6. If any section, paragraph, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional or void, such decision shall not affect the validity of any other portion of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more



sections, paragraphs, sentences, clauses or phrases be declared unconstitutional or void for any reason.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Providing for Leasing of Airplane and Engine Maintenance Station at San Francisco Airport.**

(Code No. 12.17353)

On recommendation of Public Utilities Committee.

Bill No. 661, Ordinance No. 12.173532, as follows:

Providing for leasing of airplane and engine maintenance station at San Francisco Airport.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Pursuant to Section 91 of the Charter and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized to lease space for an airplane and engine maintenance station at the San Francisco Airport in San Mateo County, California.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Street Work on Unaccepted Streets.**

(Code No. 12.021)

The following matter heretofore passed for second reading was taken up:

Bill No. 651, Ordinance No. 12.0212, as follows:

Authorizing the Director of Public Works to grant permission for performance of street work in or upon unaccepted public streets in the City and County of San Francisco by private contract; regulating the manner in which such work shall be done; prescribing the conditions and requirements essential to the obtaining of such permission; and repealing Ordinance No. 7169 (New Series) and all ordinances amendatory thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Application for permission to do any street work in or upon any unaccepted public street in the City and County of San Francisco by private contract must be made in writing to the Director of Public Works, which application shall contain a comprehensive description of the work to be done. Said Director shall thereupon investigate such application, and if after investigation the Director determines that the public interest or convenience requires the doing of the proposed work and that the same is expedient and will not be productive of detriment to the public safety or convenience, he is hereby authorized to grant permission for the doing of the same as applied for or as modified by the direction of the City Engineer, subject to the conditions and provisions in this ordinance hereinafter prescribed and provided.

Section 2. No permission for the doing of any street work in or upon any unaccepted public street in the City and County of San Francisco, except in the case of main sewer construction, or the improvement of a street crossing or intersection as hereinafter provided for, shall be granted in pursuance of the provisions of this ordinance, unless the owners of all of the improvable frontage on a block of the street whereon or wherein such work is proposed to be done, or the authorized agents of such owners, shall have entered into a written contract for the doing thereof, then and in such case said Director may



grant permission for the making of same; provided, however, that if the applicant for a permit to do any street work in or upon any unaccepted public street shall obtain contracts for the doing of said work from the owners, or authorized agents of the owners, of 60 per cent or more of the frontage upon a street, between main intersections, proposed to be improved, as delineated upon a diagram accompanying the application, then the Director of Public Works shall, within thirty (30) days after receipt of the application, accompanied by said contracts, or photostatic copies thereof, institute public proceedings, in accordance with the provisions of the Street Improvement Ordinance of 1934, for the improvement of the portion or portions, between said intersections, of the street proposed to be improved, for which applicant files no contract or contracts. If the order of the Director of Public Works requiring the improvement of the portion or portions of the work not included in the private contract or contracts, be sustained by the Board of Supervisors, then the Director of Public Works shall issue a permit for the doing of the portion or portions of the work privately contracted for and the Director of Public Works shall at the same time call for bids for the construction of the portion or portions ordered done under public proceedings. Any contract herein authorized shall include provision for all necessary underground service facilities.

Where the construction of a main sewer is deemed by the Director of Public Works and the City Engineer to be necessary in any block proposed to be improved by private contract, then and in such case no work, except grading, involving the construction of a pavement on such block, shall be permitted to be done until such main sewer shall have been constructed with side sewers and other appurtenances as in this section hereinafter provided for and regulated.

Where a main sewer has already been constructed in a block and side sewers and other appurtenances to such main sewer are deemed necessary by the said Director and City Engineer, the construction of the same shall be conditioned for in the private contract in this ordinance referred to.

In the case of the construction of a main sewer in any block, no permission for the construction of the same by private contract shall be granted unless such contract is signed and conditioned for the construction of such sewer for its entire serviceable length between the main street crossings, or main street intersections, as may be determined by the City Engineer, with side sewers and other expedient and essential appurtenances as may be required by the City Engineer, under such regulations as may be prescribed by him, and approved by the Director of Public Works.

The provisions of Ordinance No. 5923 (New Series) regulating the construction, reconstruction or repair of private side sewers or drains and the connection thereof with main public sewers, approved June 28, 1923, shall not be deemed applicable to the construction of side sewers by private contract under and pursuant to the provisions of this ordinance.

Permission for the improvement of a public street crossing or intersection shall not be granted unless the owners of at least a majority of the frontage of the lots and lands liable for the cost thereof, or the authorized agents of such owners, shall have entered into contract therefor, such frontage being determinable according to method provided in the Improvement Act of 1911 of the State of California, as said act provides at the time of adoption of this ordinance, for determining the frontage liable for the improvement of street crossings or intersections.

Section 3. Two original contracts, or two photostatic copies of the original contract, for the doing of any proposed street work pursuant to the provisions of this ordinance shall accompany the application for permission to do the proposed work together with a diagram showing thereon the lots and lands signed for by the respective owners thereof, or by their agents, as indicated in such contract and the respective



frontages so signed for; and to such contracts accompanying such application there shall be attached affidavits sworn to before a notary public that the signatures of said owners or their agents respectively appearing in such contracts, are genuine, and were to the actual knowledge of affiant subscribed by said owners or said agents, respectively, and that the frontage set opposite the said signatures, severally, is correct according to affiant's best information and belief.

Section 4. The work proposed to be done under such private contract must be of a class or type approved and recommended by the City Engineer. Such work must be done under the direction and to the satisfaction of the Director of Public Works and the materials to be used therein must be in accordance with specifications adopted by the Director of Public Works for similar work, and be to the satisfaction of the Director of Public Works.

The Director of Public Works shall fix the time within which the work shall be completed, which time shall begin to run from the date of the order of the said Director granting the permission for the doing of the same.

When the work shall have been completed to the satisfaction of the City Engineer and the Director of Public Works, the said Director shall so declare by order, and thereupon deliver to the contractor a certificate to that effect.

Section 5. In case the work to be done by private contract, as hereinbefore provided for, shall not have been completed within the time limited in the order of permission or within such extended time as may be granted by the Director of Public Works, then said Director shall by order revoke the permission theretofore granted for doing such work.

Section 6. No permission for doing any street work by private contract under and pursuant to the provisions of this ordinance shall become effective until the contractor covenanting to perform the same shall have executed to the City and County of San Francisco, and delivered to the Secretary of the Department of Public Works a bond in such amount as may have been fixed in the order of the said Director, granting such permission, with some surety company authorized to do business in the State of California as surety thereon, conditioned for the faithful performance of the contract, or shall have deposited with the said Secretary a certified check upon some solvent bank for the said amount as a guaranty for such performance. Before entering upon the performance of any work in this ordinance provided for, the contractor covenanting to do such work shall also file with the Director of Public Works a bond, with some surety company authorized to do business in the State of California, as surety thereon, to be satisfactory in all respects to said Director, in a sum not less than one-half of the total amount payable by the terms of the contract, conditioned for the payment of all materialmen and employees under the contract. In lieu of such bonds or certified check, any contractor may deliver to said Secretary a bond in the sum of \$25,000, with some surety company authorized to do business in the State of California, as surety thereon, conditioned for faithful performance of any and all private contracts authorized to be performed by him in pursuance of the provisions of this ordinance, and for the payment of all materialmen and employees under such contracts. Such last-mentioned bond must be satisfactory in all respects to said Director and shall be renewed annually.

No assignment or transfer of a contract authorized or provided for in this ordinance, or of any rights thereunder, shall operate to relieve the surety or sureties on any bond executed in connection with such contract, as herein provided for, from the obligations or liabilities assumed in and by such bond, nor change or in any manner or degree qualify such obligations or liabilities. [All such assignments or transfers of contracts must be recorded in the County Recorder's office and due notice thereof given to the Director of Public Works.]

Section 7. The Director of Public Works may institute such inquiry as he deems proper for the purpose of determining the authenticity of the signatures appearing on a private contract, or the authority of the parties thereto to sign same.

Section 8. Nothing in this ordinance shall be construed as prohibiting the Director of Public Works from granting permission to an individual owner or his duly authorized agent to improve a public street in front of his property, if in the judgment of the City Engineer and the said Director such improvement be deemed advisable and expedient, and the public interest or convenience requires the same.

Section 9. The provisions of this ordinance shall not be deemed in any way to affect any of the matters provided for in the Street Improvement Ordinance of 1934 of the City and County of San Francisco for the improvement of streets by public contract and assessment of the cost thereof against private property.

Ordinance No. 7169 (New Series), and all ordinances amendatory thereof, and all ordinances and parts of ordinances relating to private contracts for street improvements are hereby repealed. This ordinance, however, shall not in any manner be held to affect any private contract heretofore in force and effect in pursuance of the provisions of Ordinance No. 7169 (New Series) and ordinances amendatory thereof, which provisions shall be deemed applicable until the completion of every such contract.

#### Committee of the Whole.

On motion of Supervisor Uhl, the Board of Supervisors resolved itself into a Committee of the Whole by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

No—Supervisor McSheehy—1.

Supervisor Brown in the chair.

#### Proposed Amendments.

Supervisor McSheehy proposed two amendments, one to Section 2 and another to Section 5.

#### Privilege of the Floor.

City Engineer John Casey and Wm. Pidge of the Department of Public Works were heard in opposition to the ordinance as presented.

Wm. Coughlin, representing Associated General Contractors, and Grover O'Connor, attorney for Associated General Contractors, were heard in favor of the measure.

T. Meagher, representing the Building Trades Council, favored the ordinance for the reason that it would put men to work. Property owners' interests are protected by rights of appeal before Street Committee and Board of Supervisors and as well by veto power of Mayor.

P. McGushin, property owner, was heard in opposition to the ordinance.

Mrs. J. F. Griffiths, representing Ingleside Improvement organization, declared that if Board of Works' officials could not protect property owners then something ought to be done about the officials.

#### Committee Arises.

Thereupon, Supervisor Shannon moved that the Committee of the Whole arise and report progress.

Motion *carried*.

#### Reassembled.

Whereupon, the Board of Supervisors reassembled. All members heretofore noted being present and President McSheehy in the chair.



**Action Deferred.**

Thereupon, on motion of Supervisor Uhl, the foregoing matter was *laid over one week and made a Special Order of Business for 3 p. m.*

**Final Passage.**

The following bill, heretofore passed for second reading, was taken up and *finally passed* by the following vote:

**Amending Charitable Solicitations Ordinance.**

(Code No. 11.00)

On recommendation of Public Welfare Committee.

Bill No. 643, Ordinance No. 11.0008, as follows:

Amending section 8 of Bill No. 537, Ordinance No. 11.0007, entitled an ordinance regulating the soliciting of contributions for charitable, patriotic or philanthropic purposes in the City and County of San Francisco: Providing penalties for a violation thereof, and repealing all ordinances in conflict therewith.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 8 of Bill No. 537, Ordinance No. 11.0007, is amended to read as follows:

Section 8. The provisions of this ordinance shall not apply to solicitations made solely for evangelical, missionary, religious, charitable, educational or other eleemosynary purposes by any religious corporation, denomination, society or church; provided that at least five (5) days before the commencement of any such solicitation such religious corporation, denomination, society or church shall file with said Chief of Police a written notice of its intention to make such solicitation, accompanied by the written approval of such solicitation by its bishop, chief priest, presiding elder or other presiding officer. Nor shall the provisions of this ordinance apply to solicitations made solely for the benefit of their members by bona fide trade union labor organizations, and further, nor shall the provisions of this ordinance apply to solicitations made solely for the benefit of their beneficiaries by parents and teachers organizations operating in this City and County; provided at least five (5) days before the commencement of any such solicitation such trade union labor and/or parents and teachers organization shall file with said Chief of Police a written notice of its intention to make such solicitation, accompanied by the written approval of such solicitation by its president, secretary or other presiding officers. Nor shall the provisions of this ordinance apply to any solicitation where no salary, commission, percentage, remuneration or other compensation is paid to any person, firm, association or corporation in connection with the solicitation, and where the person, organization, society, association or corporation proposing to solicit does not collect and/or propose to collect in such solicitation any sum in excess of Two Hundred Fifty (\$250) Dollars and where said person, organization, society, association or corporation has not collected in the manner specified in section 1 hereof any sum in excess of Five Hundred (\$500) Dollars during the twelve (12) months next immediately preceding said proposed solicitation; provided at least five (5) days before the commencement of any such solicitation, such person, organization, society, association or corporation shall file with the Chief of Police a written notice of its intention to make such solicitation, accompanied by the written approval of such solicitation by its president, secretary or other presiding officer.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.



## NEW BUSINESS.

## Adopted.

The following resolutions were *adopted*:

## Exchange of Lands With Spring Valley Company, Ltd.

(Code No. 12.1741)

On recommendation of Finance Committee.

Resolution No. 1721, as follows:

Resolved, That the City and County of San Francisco accept a deed from Spring Valley Company, Ltd., to the following described land situated in San Francisco, California, required for the realignment of Sloat boulevard, west of Thirty-ninth avenue:

Beginning at a point on the northerly line of Sloat boulevard, distant thereon 483.671 feet westerly from the westerly line of Thirty-ninth avenue (said point being 135 feet at right angles northerly from the southerly line of Sloat boulevard); thence westerly along said northerly line of Sloat boulevard 0.558 feet; thence northwesterly along the northeasterly line of Sloat boulevard, on the arc of a curve to the right, tangent to the preceding course, radius 117.50 feet, central angle 55 degrees 49 minutes 30 seconds, a distance of 114.484 feet; thence continuing northwesterly along said northeasterly line on the arc of a curve to the left, tangent to the preceding curve, radius 1517.58 feet, central angle 17 degrees 51 minutes 29 seconds, a distance of 473.002 feet; thence southeasterly, tangent to the preceding curve, 150 feet; thence southeasterly on the arc of a curve to the left, tangent to the preceding course, radius 1432.50 feet, central angle 14 degrees 22 minutes 32 seconds, a distance of 359.417 feet to the westerly line of the property now or formerly owned by Edward J. Linehan; thence deflecting 69 degrees 32 minutes 49 seconds to the right from the tangent to the preceding curve and running southerly along last named line and the westerly line of the property now or formerly owned by Marie Fanning, 119.904 feet to said northerly line of Sloat boulevard and the point of beginning.

In exchange for the above described parcel of land, Spring Valley Company, Ltd., shall receive a deed to the following described real property situated in San Francisco, California, which real property was acquired for street purposes and is no longer necessary for said purposes:

Beginning at a point on the southerly line of Sloat boulevard, distant westerly thereon 660.288 feet from the easterly line of Thirty-ninth avenue produced southerly; thence northwesterly along the southwesterly line of Sloat boulevard on the arc of a curve to the right, tangent to the preceding course, radius 252.50 feet, central angle 31 degrees 46 minutes 30 seconds, a distance of 140.031 feet; thence northwesterly along said southwesterly line on the arc of a curve to the left, tangent to the preceding curve, radius 1382.58 feet, central angle 17 degrees 51 minutes 29 seconds, a distance of 430.925 feet; thence southeasterly, tangent to the preceding curve, 150.00 feet; thence southeasterly on the arc of a curve to the left, tangent to the preceding course, radius 1567.50 feet, central angle 14 degrees 06 minutes 58 seconds, a distance of 386.189 feet; thence southwesterly, radial to the preceding curve, 122.397 feet to the southerly line of Sloat boulevard and the point of beginning.

The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed from the City and County of San Francisco for the conveyance of said real property to Spring Valley Company, Ltd.

Approved by Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.



**Acceptance of Deeds for Properties Required for Roadway Connection Between Sloat and Skyline Boulevards and Realignment Skyline Boulevard.**

(Code No. 12.1711)

Also, Resolution No. 1722, as follows:

Resolved, That the City and County of San Francisco accept a deed from Spring Valley Company, Ltd., to certain portions of Lots 25, 40 and 41, Assessor's Block 7201, San Francisco, California, required for a roadway connection between Sloat boulevard and Skyline boulevard and for the realignment of portions of Skyline boulevard, and that the sum of \$11,383.90 be paid for said land from the  $\frac{1}{4}$  Cent Gas Tax Fund. Appropriation 48.914-14-1.

Said land referred to in said deed is particularly described in that certain option to purchase, dated November 9, 1934, from Spring Valley Company, Ltd., now on file in the office of the Director of Property, reference to which said option is hereby expressly made for a particular description of the property herein referred to.

It is understood that the City shall satisfactorily settle with the agricultural tenants of Spring Valley Company, Ltd., for any damage to their crops or improvements caused by the construction of a roadway connection from Sloat boulevard to Skyline boulevard. It is further understood that a 12' x 12' underpass shall be built across said roadway connection, at a point satisfactory to the San Francisco Park Commission, and that the necessary drainage culverts shall be installed under said roadway.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Accepting Deeds to Three Portions of Lots Required for Alemany Boulevard.**

(Code No. 12.1711)

Also, Resolution No. 1723, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following parties to certain lands in San Francisco, California, required for Alemany boulevard, Section "D," and that the sums set forth opposite their names be paid for said lands from Appropriation No. 83.903.17:

Hans Jensen et ux., portion of Lot 7, Assessor's Block 7148.....	\$40.00
J. F. Stumpff et al., portion of Lot 4, Assessor's Block 7156.....	7.20
Elles Szathmary, portion of Lot 7, Assessor's Block 7156.....	2.00

Reference is hereby made to the written offers on file in the office of the Director of Property from the above named parties, for particular descriptions of the portions of said lots to be acquired by the City and County of San Francisco.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Authorizing the Director of Property and Library Department to Lease Certain Property.**

(Code No. 12.1739)

Also, Resolution No. 1724, as follows:

Resolved, in accordance with the recommendation of the Library Department and the Director of Property, that the City and County of San Francisco, as lessee, enter into a written lease with The San Bruno Theatre and Realty Company, as iessor, for library and reading room purposes of the ground floor premises at No. 2666 San Bruno avenue, San Francisco, for a term of three years, beginning

February 1, 1935, at a rental of \$50 per month. The Director of Property is hereby authorized to execute said lease in behalf of the City and County of San Francisco. Appropriation No. 14.800.00.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Controller to Cancel Tax Sale No. 5104, Property Sold to State Through Clerical Error.**

(Code No. 9.0412)

Also, Resolution No. 1725, as follows:

Whereas, the Tax Collector and Controller have reported that the taxes for the fiscal year 1933-1934 on the real property described below were paid on the dates set forth, but, due to a clerical error, were not credited on the assessment roll, and, that as a result, the property was sold to the State of California on the 29th day of June, 1934, under Sale No. 5104:

Lots Nos. 1 and 2 in Block No. 5963, in Vol. 36. Assessed to Chas. G. and Emma Koskinen. Second installment paid April 17, 1934. Amount, \$5.05.

Resolved, That the Controller be directed to cancel Sale No. 5104 in accordance with the provisions of Sections 3776 and 3805 of the Political Code.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Passed for Second Reading.**

The following matter was taken up and *passed for second reading*:

**An Ordinance Providing for the Collection of All Delinquent Revenues and Delinquent Accounts Receivable of All Departments and Offices of the City and County and Authorizing the Controller to Approve the Abandonment of Accounts.**

(Code No. 9.023)

On recommendation of Finance Committee.

Bill No. 662, Ordinance No. 9.0231, as follows:

An ordinance providing for the collection of all delinquent revenues and delinquent accounts receivable of all departments and offices of the City and County and authorizing the Controller to approve the abandonment of accounts.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A bureau of delinquent revenue collection is hereby established, the operations of which shall be under the direction and control of the Tax Collector.

Section 2. The head of every department and office in the City and County, except municipally-owned utilities under the jurisdiction of the Public Utilities Commission, shall report to the Bureau of Delinquent Revenue Collection all accounts receivable uncollected for a period in excess of ninety days, as shown by the records of each such department or office, including the name of the person, firm or corporation indebted to the City and County, the nature of the indebtedness, the amount involved and the fund to which credit is due. The Tax Collector shall report to said bureau all persons, firms and corporations shown by the delinquent tax list of each year as owing unsecured personal property taxes to the City and County.

Section 3. The Bureau of Delinquent Revenue Collection shall energetically prosecute the collection of all claims for money due the



several City and County departments and offices when said claims are filed with said bureau. The City Attorney, or such person as he may authorize, on request of the Bureau of Delinquent Revenue Collection shall institute legal proceedings to recover any amount due to the said several departments of the City and County government.

Section 4. The Bureau of Delinquent Revenue Collection may, with the approval of the Controller and the consent of the department or office submitting said claim, compromise any claim which may be reported to it for collection and may, with the consent of the Controller, abandon any claim presented to the bureau for collection. Before the collection of any claim is abandoned the reasons for abandonment and the recommendation of the bureau shall be submitted to the Controller, and if the Controller should approve the abandonment of said claim, the department in whose favor said claim exists shall be given credit for the amount thereof, if said amount has been charged against said department, and if not so charged, said department shall be released from all liability for the collection of said amount. Before the Controller shall draw any warrants in payment of any claim of any person, firm or corporation which is owing to the City and County and which is delinquent as hereinbefore defined, he shall deduct the amount of such indebtedness with penalties, if any, from the amount of the claim due such person, firm or corporation.

Section 5. The collection of delinquent revenues and delinquent accounts due to any municipally-owned utility under the jurisdiction of the Public Utilities Commission shall be made in accordance with the provisions of Section 130 of the Charter. Accounts due to any such utility and which are delinquent for more than ninety days shall be reported by the head of said utility or by the manager of utilities to the Controller and if the head of said utility or the manager of utilities is of the opinion that said accounts cannot be collected they may, with the approval of the Controller, be cancelled and in the event of such cancellation, the said utility or the Public Utilities Commission shall no longer be responsible for their collection.

Section 6. The Bureau of Delinquent Revenue Collection shall make quarterly reports to the Board of Supervisors showing the total number of claims submitted to the bureau during the preceding quarter as well as the amount collected on said claims.

Section 7. Ordinance No. 9133 (New Series) is hereby repealed.

#### *Explanation.*

*The foregoing ordinance re Delinquent Revenues: Section 4 provides that the Bureau of Delinquent Revenue, with the approval of the Controller, may compromise and cancel uncollectible claims. Section 5 provides the bureau shall make quarterly report to the Board of Supervisors. These are the only changes in the existing law.*

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Appropriations for Care of Indigent Sick and Dependent Poor,  
December, 1934, \$97,977.98, and January, 1935, \$93,961.89.**

(Code No. 9.051)

The following matter was taken up:

Bill No. 663, Ordinance No. 9.051157, as follows:

Appropriating from Appropriation 26.804.00-1 (as provided for by Resolution No. 1531) the following amounts for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco, to-wit:

For the month of December, 1934, the sum of \$97,977.98, and

For the month of January, 1935, the sum of \$93,961.89, and declaring the existence of an emergency.



Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The following amounts are hereby appropriated from Appropriation 26.804.00-1 (as provided for by Resolution No. 1531) for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco, to-wit:

For the month of December, 1934, the sum of \$97,977.98, and

For the month of January, 1935, the sum of \$93,961.89.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the care and maintenance of the indigent sick and dependent poor of the City and County of San Francisco, as follows:

That the funds heretofore appropriated for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco have been expended, and that there is no money available at the present time for this purpose, and that by reason thereof an immediate appropriation is necessary for the preservation of the lives and health of a large number of the citizens of the City and County.

(Request of Emergency Relief Committee of San Francisco, F. M. McAuliffe, chairman.)

Approved as to funds by the Controller.

#### Privilege of the Floor.

Controller Leavy, in response to a question of Supervisor Uhl, as to where we stand today on relief finances, said in part: "We have a letter from the State Emergency Relief Administration from now to about the middle of December signed by Mr. Smith. It says that the State or the Federal Government would reimburse sufficient money to carry on until the month of January. We expect to be reimbursed for the \$650,000 advanced last year of unemployment relief.

"We have received \$50,000 for supplies, materials and equipment from the State and there will be an appropriation some time this week for indigent care during the month of December. Later request will be made on State for care of indigents from October 15 to the end of the fiscal year. \$550,000 is still due San Francisco from government."

#### Final Passage.

Whereupon, the foregoing emergency ordinance was *finally passed* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

#### Passed for Second Reading.

The following bill was *passed for second reading*:

#### Authorizing the City Attorney to Compromise Certain Pending Litigation.

(Code No. 6.0222)

On recommendation of Finance Committee.

Bill No. 664, Ordinance No. 6.022211, as follows:

Authorizing the City Attorney to compromise certain pending litigation.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The City Attorney is hereby authorized to compromise the action of Sidney L. Carr and Margery L. Carr, his wife, against the City and County of San Francisco by the payment of the sum of one thousand (\$1,000) dollars to the plaintiffs in said action in full pay-



ment and satisfaction of all claims of said plaintiffs against the City and County of San Francisco; said action having been commenced and prosecuted by the plaintiffs to recover damages for injuries sustained by plaintiff Margery L. Carr by reason of a defective sidewalk at or near the intersection of Steiner and Haight streets.

Section 2. That the City Attorney is hereby further authorized to compromise the action of Marian Roche against the City and County of San Francisco by the payment of the sum of five hundred (\$500) dollars in full settlement of all claims of said Marian Roche against the City and County of San Francisco; said action having been commenced and prosecuted by said Marian Roche to recover damages for injuries sustained by reason of a defective sidewalk on the west side of Twentieth avenue between Clement and California streets.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Adopted.**

The following resolution was *adopted*:

**Sale of \$2,000,000 Tax Anticipation Notes, January 28, 1935.**

(Code No. 9.033)

On recommendation of Finance Committee.

Resolution No. 1726, as follows:

Whereas, Ordinance No. 9.0335, heretofore enacted by the Board of Supervisors of the City and County of San Francisco, authorized the issuance of certain Tax Anticipation Notes, the same to be issued as needed for the immediate requirements of the City and County in order to meet and pay the appropriations heretofore made for the current fiscal year, as authorized by the Charter of the City and County, which appropriations will become due and payable prior to May 15, 1935, and which may be paid in advance of receipt of the income for said fiscal year; and

Whereas, in order to meet the said immediate requirements of said City and County it is necessary to forthwith issue and offer for sale Tax Anticipation Notes as authorized by said ordinance above mentioned to the amount of two million (\$2,000,000) dollars; now, therefore, be it

Resolved, That the President of the Board of Supervisors of the City and County of San Francisco, the Controller of said City and County, and the Treasurer thereof, be and they are hereby authorized and directed to execute and issue for and on behalf of the City and County of San Francisco, the aforesaid Tax Anticipation Notes, to the amount of two million (\$2,000,000) dollars, and that said notes be offered for sale by this Board of Supervisors; and be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to advertise in the official newspaper of the City and County of San Francisco a notice of the sale of said Tax Anticipation Notes to the amount of two million (\$2,000,000) dollars, and that sealed bids or offers for all or any part of said notes will be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, the 28th day of January, 1935, and that said Tax Anticipation Notes will be sold to the bidder offering to accept and pay for said note or notes so sold at the lowest net interest cost to the City and County of San Francisco computed from the date fixed for the presentation of bids to May 15, 1935, said interest to be computed on the basis of three hundred sixty-five (365) days per year.

Further Resolved, That Orrick, Palmer & Dahlquist, attorneys at law, are employed to furnish legal opinion on validity of Tax Anticipa-

tion Notes authorized by Ordinance No. 9.0335, the fee therefor to be \$666.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### Acceptance of Deed, Land for Alemany Boulevard.

(Code No. 12.1711)

Also, Resolution No. 1727, as follows:

Resolved, That the City and County of San Francisco accept a deed from Cora E. Plate to a portion of Lot 9, Assessor's Block 7156, San Francisco, required for Alemany boulevard, Section "D."

Reference is hereby made to the written offer on file in the office of the Director of Property from Cora E. Plate, for a particular description of the portion of said Lot 9 to be acquired by the City and County of San Francisco.

In consideration for said land, Cora E. Plate shall receive a deed from the City and County of San Francisco to that certain portion of Lot 1-A, Assessor's Block 7156, San Francisco, described as follows:

Commencing at the northwest corner of Lot 9 in said Block 7156; running thence northerly along the northerly extension of the west line of said Lot 9, 4 feet, more or less, to the southerly line of the proposed Alemany boulevard; thence easterly along said southerly line, 26 feet, more or less, to the north line of said Lot 9; thence westerly along said north line, 24.706 feet to the point of commencement.

The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed for the conveyance of said portion of Lot 1-A to Cora E. Plate.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### Leave of Absence—Alfred Ehrman, Fire Commissioner.

The following matter was presented and read by the Clerk:

San Francisco, January 4, 1935.

To the Honorable, the Board of Supervisors, City and County of San Francisco.

Gentlemen: Application has been made to me by Alfred Ehrman, Fire Commissioner, for a leave of absence, with permission to absent himself from the State of California, for a period of ten days, commencing January 14th.

I hereby request that you concur with me in granting this leave of absence.

Respectfully,

ANGELO J. ROSSI, Mayor.

### Adopted.

Whereupon, the following resolution was presented and *adopted*:

(Code No. 4.053)

Resolution No. 1728, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Alfred Ehrman, Fire Commissioner, is hereby granted a leave of absence for a period of ten days, commencing January 14, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.



**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**In Memoriam: William J. Wynn.**

(Code No. 5.91)

Supervisor McSheehy presented:

Resolution No. 1733, as follows:

Whereas, the Board of Supervisors learns with sorrow of the passing of former Congressman William J. Wynn and former Supervisor of this Board, who was well known through his labor activities in the period immediately preceding the fire and earthquake in San Francisco; therefore, be it

Resolved, That when this Board of Supervisors adjourns today it does so out of respect to the memory of a man who was devoted to the interests of his fellow workers and a capable, earnest public official, who gave a good account of his stewardship and has now passed to his eternal reward.

Further Resolved, That a copy of this resolution be sent to the family of the deceased and spread in the minutes of the Board.

*Unanimously adopted by rising vote.*

**Transfer of \$20,000 From Joint Highway District No. 9 to Joint  
Highway District No. 10.**

(Code No. 9.052)

The following resolution was presented by the Streets Committee and, on motion, *laid over one week*:

Resolution No. 1730, as follows:

Whereas, there is at the present time the sum of \$41,350 to the credit of Joint Highway District No. 9 as will more particularly appear from Appropriation No. 48.90301, 1934-35 Appropriation Ordinance; and

Whereas, the Directors of Joint Highway District No. 9 have by resolution consented that said item above mentioned be reduced from \$41,350 to \$21,350 so that there will be a surplus of \$20,000 in said present year's appropriation to said Joint Highway District No. 9; and

Whereas, Joint Highway District No. 10, which also embraces the City and County of San Francisco, is in need of funds to carry on the highway work in said district; now, therefore, be it

Resolved, That Appropriation No. 48.90301, 1934-35 Appropriation Ordinance, to Joint Highway District No. 9, be and the same is hereby reduced in the sum of \$20,000, and that said sum be held in the County Road Fund to be hereafter appropriated in the manner provided by law to Joint Highway District No. 10, as obligations of the City accrue in favor of said last-mentioned district.

**Memorializing Congress to Pay Veterans' Bonus.**

(Code No. 5.2)

Supervisor Shannon presented:

Resolution No. 1731, as follows:

Whereas, the 74th Congress of the United States has just convened and will have for consideration many important bills, among which is the payment of the Veterans' Bonus; and

Whereas, a great majority of veterans have been required to borrow upon their compensation certificates and are unable to repay either principal or interest, and unless immediate payment is made thousands will lose existing equities in their certificates; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby memorialize the 74th Congress and does

urge the immediate passage of legislation designed to pay the Veterans' Bonus; and be it

Further Resolved, That the Clerk transmit copies of this resolution to the President of the United States, the Vice-President, the Speaker of the House of Representatives and the members of the California delegation in Congress.

#### Motion.

Supervisor Shannon moved suspension of the rules for consideration of the resolution. *No objection.*

Supervisor Uhl moved as an amendment to the motion "that the resolution passed by the Board December 3, that copies be sent to the President, the Speaker of the House, Senators, Congressmen and Congresswomen and request that they take note of it."

Supervisor McSheehy raised point of order is entirely out of order, "it does not amend the resolution that is before us. It amends a resolution previously passed."

Chair (Supervisor Brown) ruled the point of order well taken.

#### Adopted.

Whereupon, the foregoing resolution was *adopted* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

No—Supervisor Colman—1.

#### Completion of Hetch Hetchy.

Supervisor Uhl requested that the City Attorney be asked for a written opinion as to whether the Hetch Hetchy project is completed.

*So ordered.*

#### Relative to Suit Against Hetch Hetchy Distribution.

Supervisor McSheehy requested that the City Attorney be asked to furnish the Board of Supervisors with the language of the suit brought by Supervisor Uhl some years ago which sought to restrain the Board of Supervisors from making appropriation to initiate proceedings for providing a distribution system for Hetch Hetchy power.

*So ordered.*

#### Political Activities, City Employees.

Supervisor Uhl presented:

Bill No. 666, Ordinance No. ———, entitled "Prohibiting political activity of City employees; prohibiting contributions by employees to any campaign for any matter appearing on an election ballot, or belonging to any organization or association which so contributes."

*Referred to Civil Service Committee.*

#### Request for Information—Special Election.

Supervisor Havenner, seconded by Supervisor Shannon, moved that representatives of the City and County at the session of the Legislature inform the Board of Supervisors at the earliest possible moment whether there is to be a special State election held before the adjournment of this session of the Legislature. I have it in mind, he said, that there is at least one Charter amendment that ought to be submitted to the Legislature before it adjourns, obviating the cost of a special election to the people of San Francisco.

*Motion carried.*



### Supervisor Uhl's Report.

From Supervisor Uhl, report of his first year's membership on the Board of Supervisors.

#### Request for City Attorney's Opinion as to Necessity of Bay Bridge Franchise.

Supervisor Uhl moved that the City Attorney make a report to the Board of Supervisors regarding the necessity of a franchise for inter-urban trains entering the City and County of San Francisco over the San Francisco Bay Bridge.

*Motion carried.*

#### Reports From Citizens' Relief Committee.

Supervisor Shannon moved that a request be sent to the committee having the matter in charge, that weekly reports formerly sent to the members of the Board of Supervisors be continued.

*Motion carried.*

Supervisor Uhl moved that Messrs. F. M. McAuliffe or Paul H. Davis, or their representatives, be invited to appear before the Board at 3 o'clock, January 14, to inform the Board on matters concerning the indigent poor.

*Motion carried.*

#### Delinquent Tax Collection.

Communication from Director of Bureau of Delinquent Revenues giving report of activities and collections made from July 1 to December 31, 1934.

*Referred to Finance Committee.*

#### Letter of Mayor to Board of Supervisors.

##### MAYOR'S OFFICE

SAN FRANCISCO

January 7, 1935.

To the Honorable The Board of Supervisors, City and County of San Francisco.

Gentlemen:

In conformity with Section 25 of the Charter, I am transmitting my Annual Report of the municipal affairs of the City and County of San Francisco for the year ended December 31, 1934.

It is most opportune to comment on the general condition of correlated matters and to add such recommendations as occur to me to be most timely and appropriate.

San Francisco has weathered a year thronged with important events and burdensome problems. It is my opinion that San Francisco faces a New Year with better reason for renewed confidence. We have broken the backbone of a long-continued depression, especially in so far as San Francisco and the Bay area are concerned.

Municipally speaking, San Francisco, at the dawning of the New Year, compares most favorably with any city in the United States. On our way to recovery we have observed the utmost economy, conserving the money of the taxpayer at every possible opportunity, always with due thought for the proper, normal functioning of all departments. Our citizens have traveled the road from adversity to better conditions with courage and that fine optimism they have shown on historic occasions in the past. We have the advantage of a balanced budget, and the lowest tax rate of any city of comparable size, and the percentage of tax delinquencies is and has been the envy of other municipalities. We quote from a report from Leonard S. Leavy, the Controller, who has rendered such signal service to our City:

"The tax collections as at December 5th last were delinquent

5.355% as compared to 6.82% at December 5, 1933. The prepaid second installment of taxes represented 3.2% as compared with 2.94% in 1933." I am pleased to note that our tax delinquency status is practically normal.

"The bonds of our City are selling at a premium, on the present market, and are considered a gilt-edged investment. Knowledge of our solvency is nation-wide. That it is known at Washington has been attested by the prompt cooperation received from Federal officials under the President's National Recovery Act. They realize our readiness to meet our financial obligations and they have worked with us, to our great satisfaction, with high consideration. The merit of our financial condition is unquestionably reflected in the following tabulations of tax note sales and interest rates applicable thereto for the calendar year ended December 31, 1934.

<i>Date</i> <i>1934</i>	<i>Amount Sold</i>	<i>Interest Rate</i> <i>Per Annum</i>
February 28 .....	\$1,500,000	1.5 %
March 28 .....	1,500,000	.75%
September 19 .....	3,000,000	.60%
October 24 .....	1,500,000	.55%
	<hr/>	
	\$7,500,000	

All of these notes were paid at maturity.

The budget for the fiscal year 1933-34 was balanced on a cash basis, despite the fact that revenues as budgeted were not realized. The accrued deficit in the general fund of the City and County amounting to \$810,639.30, as at June 30, 1931, has been eliminated and there has been created a balance in the cash reserve fund as at June 30, 1934, in the sum of \$2,015,070.64.

#### Relief:

The total expended for all Unemployment Relief during 1934 was \$14,496,332, recapitulated as follows:

Direct Relief .....	\$ 5,918,786
Civil Works Administration.....	4,000,000
State Emergency Relief.....	4,577,546
	<hr/>
	\$14,496,332

In addition to the above total monies were appropriated for the maintenance of our permanent health institutions and for the widows' pensions, needy aged, needy blind and all other humanitarian activities, which approximated \$4,000,000. The grand total for unemployment relief and for humanitarian relief reached a total of over \$18,000,000.

The Citizens Emergency Relief Committee, under the able chairmanship of Judge M. C. Sloss, with Charles M. Wollenberg as director, resigned after rendering an unselfish contribution of time and energy for over two years. I named a new committee, pursuant to your ordinance, headed by Mr. Florence McAuliffe, with Paul M. Davis as director. This committee and the directorate are carrying on in strict cooperation with the city administration, the State and Federal Emergency Relief Administrations, in consonance with general instructions from the Federal Government. I take this opportunity to express San Francisco's gratitude to the Federal authorities who have cooperated so zealously and contributed so generously, financially in our relief program.

#### Hetch Hetchy Power:

October 28th witnessed the first flow of Sierra snow water from the Hetch-Hetchy system, through the Coast Range tunnel into Crystal Springs Reservoir. Thus is laid, for all time, a spectre which has, from time to time, risen to threaten us—fear of water famine. Secretary of



the Department of Interior Harold L. Ickes, United States Senator Hiram W. Johnson, and others high in Federal, State and Municipal officialdom, joined with us in this momentous consummation of plans laid decades ago.

Power produced by the Early Intake and Moccasin Power Houses in 1934 was in excess of the yearly average. The revenue for the calendar year 1934 was \$2,282,225, and the early and abundant rainfall which we have had so far, almost assured that the year 1935 will be also above the average. Since 1925, when the Moccasin Power Plant went into operation, the City has received a net income of \$16,976,000.

Despite the fact that the Early Intake and Moccasin plants are producing a good revenue, we are not utilizing the water available to its maximum possibilities. At Red Mountain Bar we are still spilling water which, if used for power production, would produce an annual revenue of \$550,000 at a capital expense of about \$1,000,000.

The raising of O'Shaughnessy Dam, which will be contracted for this month, will add 70 per cent to the City's water storage at that point. This will insure the Moccasin Creek Power Plant continuous operation throughout the year, giving us additional power revenue, and also satisfy the agricultural needs of the Modesto and Turlock Irrigation Districts.

This will materially aid San Francisco in the efforts which are being made to settle by arbitration a number of law suits now pending, disputing our water rights on the Tuolumne River.

I deem it my duty to call to your attention the fact that the Federal Government has been investigating the conditions involving our agency contract with the Pacific Gas and Electric Company.

A complete report has been asked for by the Government and all the desired information is being furnished as rapidly as possible by the Public Utilities Commission. The Government asked particularly as to what efforts had been made in the past to provide a municipally-owned distribution system. In response to the inquiry, certified copies of the records of the Registrar's Office were transmitted, showing that on three different occasions, the last in November, 1933, propositions were submitted to the people providing for municipal distribution of Hetch Hetchy power, all of which failed to receive the required vote.

It is possible that the Federal Government will make some recommendation on this subject in the near future.

#### **Municipal Railway:**

Our municipal railway earned a net profit of \$150,000 in 1934, as contrasted with \$95,000 loss in 1933. The net betterment in 1934, over 1933, therefore, was \$245,000. We may well take pride in the solvent condition of our municipal railways.

#### **San Francisco Airport:**

Despite the fact that the close of the year found only one major airport operating in Northern California, San Francisco Airport showed an increase of 125 per cent in business transacted. Nearly 38,000 passengers passed through this airport as against 17,000 in 1933.

#### **Water Department:**

During less than five years of municipal ownership our water department has had a gross revenue of \$31,970,588, with a net income of \$12,226,050. This net income was applied: to general fund, tax reduction, \$2,336,229; bond redemption, \$5,105,000; additions and betterments, \$3,793,752; surplus, \$972,774; other appropriations, \$18,295.

The death of M. M. O'Shaughnessy just before the consummation of the plans for bringing Hetch Hetchy water to San Francisco, cast a pall over our spirits. His name will live in this colossal work, as in other major accomplishments under his long administration.

Due to the conservative, businesslike management of this utility, a 10 per cent reduction has been made to our water consumers. This constitutes an annual saving to them of \$700,000.



We are pleased with the prosperous condition of our public utilities and give due credit for this condition of affairs to Mr. Lewis F. Byington, President of the Commission, its members, its manager, Mr. E. C. Cahill, and his corps of efficient subordinates.

#### Street Lighting:

In the coming fiscal year, I trust the Public Utilities Commission will recommend in its budget, sufficient funds for adequate lighting in all business and residential sections of our city.

#### Recreation:

To equip districts now without proper recreational facilities, I recommended in the last budget \$200,000 for land and improvements. Through State legal restrictions this sum was deleted. I trust, in the coming budget, means will be found to provide our children, in the districts affected, facilities for play, equal to those enjoyed in other parts of the City.

#### Garbage Disposal:

Another year has come and gone, leaving no solution of the vexatious garbage problem, although the people, by their votes, have given to your honorable body, necessary authority. At present, on a day to day permit, granted by the Visitacion Valley Sanitary Board, we continue to dispose of our garbage under the fill and cover method, over the line, in San Mateo County.

Your Board has worked on this problem during the entire year, without attaining desired results. Bids were asked in August, for the construction of an incinerator, to be operated privately, on a 25-year franchise, without avail. You are now asking bids for disposal of garbage and waste of the City by any method except dumping at sea. I trust that, on February eighteenth, the date set for the receipt of bids, a satisfactory proposal will be received in order that this perennial problem will be solved without further unnecessary delay.

#### Bridge Terminal and Rapid Transit:

Your Board, upon my recommendation, as suggested by the Public Utilities Commission, approved an appropriation of \$25,000 for a study of the effect on San Francisco, of these new entrances to the City, and needs for rapid transit facilities to equal quicker transportation available in East and North Bay communities. This study is now in process.

In my opinion, the proper solution of rapid transit facilities to all parts of this City and to the San Mateo County Peninsula is the most vital problem facing the City of San Francisco today.

Naturally, San Francisco is vitally interested in a proper terminal for the San Francisco-Oakland Transbay Bridge, one of the greatest engineering feats ever undertaken, as well as in interurban mass transportation over the bridge. I have heretofore called the attention of the California Toll Bridge Authority to the fact that the originally proposed terminal is inadequate to meet the needs of San Francisco. We must have terminal facilities commensurate in area with our traffic requirements and architecturally harmonious with its metropolitan importance. It should front on a major thoroughfare.

I have every hope that the conditions complained of will be remedied and that a proper terminal will be provided. I will cooperate in every way with the Board of Supervisors to the end that an interurban mass transportation system may be provided for, which will not only be adequate to the needs of the metropolitan district, but which will also safeguard the rights of the people against any unfair monopoly in the use of the bridge.



**Harbor:**

It is obvious that San Francisco should control its own harbor facilities. Our most dependable assurance of livelihood is from sea-borne commerce. We should, as I stated last year, "possess the key to our front door". Ownership, management and complete control by San Francisco of this, its greatest asset, would add to our prestige, as a world city. We only ask what is enjoyed by other maritime Pacific Coast cities. I repeat my recommendation to your Honorable Board.

**Taxation:**

On January 11, 1934, the Controller recommended to your Honorable Board that consideration be given to the appointment of a Special Committee on Tax Matters; this committee to thereafter function with other elective and appointive officials to the end that San Francisco would be informed as to contemplated procedure changes and also as to all new tax measures which might be introduced at the 1935 session of the Legislature at Sacramento.

I have noted published statements of the State's fiscal problem and a reported deficiency outlook at the end of the ensuing biennium, which will undoubtedly necessitate new forms of taxation and possibly the elimination of certain fixed charges.

It is highly important that the officials of San Francisco should be most alert to preclude, during the ensuing session of the Legislature, the passing of any legislation which might affect the subventions which now accrue to this county.

The effect of the return of utilities to the assessment rolls should be on a basis to give that relief to the taxpayers of San Francisco which was suggested during the exploitation of the Riley-Stewart Bill.

Your Board is to be commended for the creation of this Special Tax Committee, and having attended some of its meetings, I am assured that the interests of the City and County of San Francisco will be safely protected at Sacramento this year, so that no additional tax burden might be imposed upon the citizens of San Francisco.

**Public Works:**

The year 1934 saw the completion of the new County Jail in San Mateo County, constructed at a cost of \$850,000. This plant, with the surrounding lands, represents the last word in jail construction, and in its policy of handling inmates, it is the most modern in the country.

A contract was let for the improvement of Mission Street from the County Line to School Street in San Mateo County for the sum of \$200,000. This work will be completed in the early spring, and will afford one of the finest entrances possible to our City for vehicular traffic. This section has long been designated as a bottleneck.

Units 2 and 3 of the Junipero Serra Boulevard were completed during the year, at a total cost of \$280,000. This approach to the City now connects directly with the El Camino Real below the cemeteries, and it permits of the separation of traffic entering the City. It will also become a very important unit in the augmented traffic produced by the completion of the Golden Gate Bridge.

A unit of highway construction, a contract for which will be let in the early spring, is the extension of Alemany Boulevard from Junipero Serra Boulevard to Skyline Boulevard. This work, when completed, will afford a direct east and west connection across the entire City. It will cost approximately \$150,000.

The improvement of Army Street from Bay Shore Boulevard to San Jose Avenue has been actively under way during the entire year. Numerous rights of way have been acquired and buildings have been set back to the new line. This project will continue on the unit plan during the year 1935.

The streets connecting the bridge head of the San Francisco-Oakland Bay Bridge, which include the widening of Harrison Street from 5th



to 10th Street, Bryant Street from 5th to 10th Street, Tenth Street from Division to Market Street, Fell Street from Market Street to Van Ness Avenue, and Potrero Avenue from Division Street to Bay Shore Boulevard, are either all completed, or will be within the next two months.

### **San Francisco Symphony Orchestra:**

In the San Francisco Symphony Orchestra, our City possesses one of its greatest cultural and educational assets, and one which has always been regarded as a true symbol of our municipal prestige. The organization has been our center of musical activity for twenty-three years and has attracted hosts of music-lovers from all over California.

Aside from its interest to concert patrons, the Symphony must also be looked upon as an important commercial asset to our City. Consideration must be given to the 85 members of the orchestra, also the stage hands, office force, doormen, and ushers and box office attendants. Altogether many thousands of dollars are thrown into the channels of trade in San Francisco through the presence of the Symphony. We must also consider that the Symphony is one of the permanent tenants of the War Memorial Opera House, both in office space and concert rentals.

In short, it is of utmost importance, both commercially and culturally that our Symphony Orchestra be kept intact.

### **Local Industry:**

My policy of favoring local industries and local manufacturers and merchants has been carried out to the limit of the legal restrictions of our Charter. The Chief Administrative Officer, and your Honorable Board cooperated efficiently in this regard and general satisfaction has been expressed at the results obtained.

In accordance with the various NRA Codes, many instances have occurred where bids for materials have been identical. In every such instance, preference has been given to taxpayers of San Francisco who maintain a payroll within our City.

The same policy has been adopted wherever possible toward subcontractors bidding on local work even to the rejection of bids where necessary to assure results. It has even been extended to such technical assignments as to consulting architects and consulting engineers employed on City work.

### **Public Works Administration Projects:**

The great program of Public Works projects in San Francisco, approximating \$24,000,000, has been assisted greatly by the cooperation and financial help of the Federal Government, which has not only purchased bonds passed by the people in 1933, but also has given a free grant of 30% of the cost of labor and materials.

Projects completed under this program in 1934 totaled \$4,804,956; projects under way total \$2,624,753; contracts let for projects to be finished in 1935 will total \$9,072,936.

At the end of 1934, San Francisco has much to be thankful for and well-founded confidence in the future. I trust that the spirit of optimism that impelled us during the hours of darkness will continue to inspire us now that the dawn seems at hand.

With the splendid courage that is our heritage from our pioneer forebears, let us remain conscious of an historical dignity and preserve a record of accomplishment unchallenged by any other great American city. Thus, we may best be assured of the good will and commendation we have earned in the judgment of the world.

To my unselfish and loyal supporters in the City government, and to all public spirited citizens who have given their best efforts in the service of the public, I wish to express my sincere thankfulness.

I trust this New Year will bring a large measure of happiness and prosperity to our citizens.

Respectfully,

ANGELO J. ROSSI, Mayor.



**Mayor's Message.****MAYOR'S OFFICE**

SAN FRANCISCO

January 7, 1935.

The Honorable The Board of Supervisors of the City and County of San Francisco.

Gentlemen: I am sending to your Honorable Board, as directed in Section 25 of the Charter, a statement of the affairs of the City and County of San Francisco.

It was my pleasure, in forwarding my message of January 8, 1934, to refer to the orderly manner in which all departments of this municipality had adjusted themselves to the provisions of our Charter, which today celebrates the third anniversary. I wish to confirm that thought. The value of our Charter has become widely manifest. Our citizens, too, realize the benefits it aims to bring them, and they are loyally assisting in carrying out its mandates.

We have come through a difficult year very creditably. San Francisco's progress is watched throughout the union. My office receives many requests for information as to how we maintain a balanced budget, low tax rates and tax delinquency ratio and what causes these highly desirable conditions to be maintained.

Together with all loyal public servants, I am devoutly thankful that San Francisco has been able to attain and maintain so eminent a position amongst cities of world-wide importance.

**Radio Broadcasts.**

For the past ninety-two weeks, by courtesy of the National Broadcasting Company, the various departments of San Francisco's municipal government have, through their chiefs, brought to radio listeners much information of public interest. Many indications of the appreciation of the radio public continue to be received.

San Francisco is unique in undertaking this duty to its citizens and taxpayers from the Mayor's office. I wish to admit our indebtedness to Don Gilman, Vice-President of the NBC, for unfailing courtesy and generosity in cooperating with me.

**Relief.**

I wish to acknowledge our indebtedness to Judge M. C. Sloss, the members of his committee and Director C. M. Wollenberg, for their efficient and unselfish work in carrying on the relief of San Francisco's unemployed until they relinquished their duties in September. Our citizens owe them high appreciation. I wish also to commend the present Committee, Mr. Florence M. McAuliffe, chairman, and Paul H. Davis, for their intelligent devotion to this important work since September. I quote a letter received from Vernon D. Northrup, Acting Administrator, State Emergency Relief Administration, of date, January first:

"Dear Mayor Rossi:

"On this, the first day of 1935, may I take the opportunity of expressing, in behalf of the State Emergency Relief Administration, our sincere appreciation of your spirit of intelligent cooperation which has been so evident throughout the past year.

"The very nature of our National Recovery Program precludes the possibility of anticipating the problems to be met in the coming year. At this particular time it seems we all have reason to be hopeful that the future problems may be less difficult than those of the past. In any case, your understanding and helpfulness invites the fullest possible cooperation from all divisions of the SERA."

Twelve out of every hundred San Franciscans are supported in whole or in part by relief funds. San Francisco, unlike other large cities,



has been able to care for its County indigents without the aid of Federal or State funds. With the appointment of the new Emergency Relief Administrator, in September, there was combined the organization of the Citizens Emergency Relief and the State organization, operating in San Francisco under one director, thereby cutting down administrative costs from 16 to 9.8 per cent.

The relief load is steadily increasing. Present relief administrative set up is such that the increasing burden can be absorbed with no delay to persons seeking aid. Many problems face the Emergency Relief Administration; rent; clothing for the aged and school children; medical and dental care; re-employment.

Twenty thousand men and women are employed on the present work relief program. The Emergency Relief Administration and its committees feel that creating jobs solely to put men to work is unsound; work projects must be planned in accordance with the type of vocations listed by the unemployed; to be operated as efficiently as similar enterprises in the business world. Under the present program all work projects will fit in with a preconceived plan for the beautification of San Francisco and the rehabilitation of the unemployed men and women.

### Bay Bridges.

#### *San Francisco-Oakland Bay Bridge:*

The West-Bay foundations are completed except for twenty feet of concrete at the top of the center anchorage. The East-Bay foundations are completed. The San Francisco anchorage is completed and ready for cable spinning. The steel work on the West-Bay has three towers completed and the fourth 30 per cent completed. The East-Bay steel work is 30 per cent erected. The tunnels have been holed through and the concrete side-walls are now being placed. Progress is such as to indicate the completion of the structure in September, 1936.

#### *Golden Gate Bridge:*

The Marin tower of the Golden Gate Bridge has been completed—height 746 feet, and is ready for the installation of the supporting cables. The south pier near Fort Point has just been completed and contracts for the steel structure are ready to begin. This pier will be completed in September, 1935, and the date for final completion has been set for May, 1937.

### Federal Projects.

The Federal building in the Civic Center is half finished at this writing. Its cost is estimated at \$2,500,000.

The San Francisco Mint, to be built at Duboce Avenue and Buchanan Street, will cost \$1,500,000, including the land. Plans are nearly completed in Washington. The architecture of the building will be of modernistic tendency. In our metropolitan area, thirty Federal buildings, approximating a cost of \$3,000,000, will begin construction by June 1st.

### Controller.

The source of the city's financial policy, management and control is the Controller's office.

To Leonard S. Leavy and staff can be attributed in no small degree the credit for the excellent fiscal condition of San Francisco, which is primarily the product of his energy, ability and efficiency in protecting the city's interests.

The budget for the fiscal year 1933-34 was balanced on a cash basis despite the fact that revenues, as budgeted, were not realized. Taxes were delinquent 4.96 per cent and other revenues 9.76 per cent. This balancing of the budget was made possible through the provisions of Section 86 of the Charter and the amendments to Sections 72, 80 and 81, recommended by the Controller, and further resulted in the elimination of the \$810,639.30 accrued deficit in the general funds of the City



and County as of June 30, 1931, and created a balance in the cash reserve fund of \$2,015,070.64. The resources of this account were as follows: cash on hand, \$225,927.64; cash advanced to other funds, \$498,013.28; subventions due from the State of California, \$277,606.28; delinquent taxes, \$929,523.44; franchise taxes receivable from the Market Street Railway Company for the years 1932-33 and 1933-34, \$84,000; total, \$2,015,070.64.

The merit of our financial condition is unquestionably reflected in the following tabulation of tax note sales and interest rates applicable thereto for the calendar year ended December 31, 1934:

<i>Date</i> <i>1934</i>	<i>Amount Sold</i>	<i>Interest Rate</i> <i>Per Annum</i>
February 28 .....	\$1,500,000	1.5 %
March 28 .....	1,500,000	.75%
September 19 .....	3,000,000	.60%
October 24 .....	1,500,000	.55%
	<hr/>	
	\$7,500,000	

All of these notes were paid at maturity.

The tax collections as at December 5th last were delinquent 5.355 per cent as compared to 6.82 per cent at December 5, 1933. The prepaid second installment of taxes represented 3.2 per cent as compared with 2.94 per cent in 1933.

Sections 65 and 69 of the charter, as amended upon the recommendation of the Controller, should contribute to a more economical and efficient performance in the future, in connection with the preparation of reports and annual budgets.

The Controller has organized the necessary audit staff in connection with the PWA performance and under date of October 16, 1934, issued his manual of instructions on accounting procedure for PWA projects. The first application for federal grant is now in course of preparation.

#### City Attorney.

During the year 1934 there were 97 actions commenced against the City in the Superior Court, and 67 actions in the Municipal Court.

The number of actions wherein the City was plaintiff was only four. This is due to the fact that the majority of actions, wherein the city is a party plaintiff, are actions in eminent domain, and during the past year the city has been able to acquire such property as it needed by negotiation, thereby avoiding the usual litigation incident to its acquisition.

At the present time there are more than forty actions pending against the City, involving every known phase of water law. These actions have been filed by individuals, groups, co-partnerships and corporations, and all deal with rights of the City to divert water from the Tuolumne River. The first of these actions, to-wit, Merridiam, Ltd. vs. the City, was tried during the latter part of last year. At the conclusion of the trial, the Judge ordered briefs to be filed by the respective parties, which order has been complied with. The case will be finally argued at Modesto during the present month.

In addition to the actions involving our water rights on the river, there are many claims on file and several actions pending which involve the rights of the owners of ranches and farms along the Hetch Hetchy aqueduct to recover damages for alleged drying up of springs and wells by the construction of the aqueduct. In some cases, it will be admitted that the construction of the aqueduct was the cause of the drying up of the springs; but, in most, the City Attorney contends that the drying up was caused by the long cycle of dry weather, and he is hopeful that an abundant rainfall during the present year will restore the flow of water and thereby avoid the necessity of the City paying damages in the premises.

Litigation concerning the reduction of gas rates is pending in the



Federal Courts and has been referred to a master to take testimony. A decision in this case is looked for very shortly.

We have been particularly successful during the past year with litigation involving accidents on the Municipal Railway. I am glad to report that the amount of money paid on damage claims has been less than during any year in the history of the railway.

It is anticipated that during the coming session of the State Legislature much legislation will be presented dealing with tax and other matters of interest to San Francisco. A representative of the City Attorney's office will be in continuous attendance upon the session and will promptly report all matters affecting the interests of San Francisco.

### **Municipal Courts.**

In the operation of twelve municipal courts, 12,129 civil actions were brought and 4756 small claim actions—a total of 16,885. In the criminal department, 76,794 proceedings were filed.

Expenditures total \$166,736.17, and receipts \$154,842.91, being an excess of expenditures over receipts of \$11,893.26, as against \$28,051.70 in 1933. I note with satisfaction that this amount is less than half the deficiency of last year, and commend the intelligent and efficient manner in which the duties of all connected with this department have been discharged.

### **Public Defender's Office.**

Gerald J. Kenny, Public Defender, who was returned to office at the recent election, has handled the duties of his office with the aid of two deputies and one stenographer.

The total cost of the office for the year 1934 was \$15,607.96. Persons who received legal advice numbered 2985. The total number of cases handled in all courts was 1206, with a total of 3367 appearances. In the Superior Court 449 cases were handled. In the Municipal Court 655 felony cases and 55 misdemeanor cases were handled by the Public Defender. The Public Defender also handled thirty cases in the Juvenile Court and attended four coroner's inquests and 11 insanity hearings. The affairs of the Public Defender's office have been dispatched intelligently and courteously.

### **Police Department.**

Despite the hardships due to unemployment and unusual calls made upon its rank and file during the last fiscal year, the San Francisco Police Department has continued to deserve the high rank it has attained amongst the departments of the country, and, in fact, the whole world.

San Francisco still holds her unique low record in crimes of violence. For instance, in a recent week, only three robberies occurred, with a total loss of \$7.50. Our City is more free from organized crime than any of the larger cities of the Union. It has disproved the commonly-alleged charge that organized crime blankets the entire United States. An educational campaign against Communism, setting forth its tactics and propaganda is under way as this message goes to your Honorable Board. A School of First Aid, under direction of the Red Cross, numbers many graduates in the department.

Of 2251 persons reported missing, 2230 cases were cleared. Ninety-nine per cent of automobile thefts reported, secured return of 3946 cars, a record for the entire nation. Robberies showed decrease of more than thirty per cent as compared with the previous fiscal year. The decrease in burglaries was twelve per cent.

It is gratifying to note that the total number of arrests, 69,300, were exceeded in the year of our greatest prosperity 1928-9, by 43,089, when 112,389 arrests were made. This is a tribute to the orderly life of our citizens.

Total property lost by crime, \$335,213.55; a slight decrease from the previous year. In the Traffic Bureau, great effort has been put



forth to minimize automobile accidents and fatalities. The effect of these precautions is noticeable in the reduction in the number of fatalities in 1934, as compared with the preceding year: in 1933, there were 124 deaths, including 11 children; in 1934, 106 deaths, including 8 children.

Radio-equipped cars now number seventy, of which thirty-one are on radio patrol.

Due thanks are accorded the Board of Police Commissioners, Chief Wm. J. Quinn, and the officers and men of the Department.

### Fire Department.

A most creditable showing was made by San Francisco's fire fighting forces in 1934. In the face of the most rigid economies, consistent with due safety to life and property, the efficiency of the Department has been maintained on its usual high plane. The figures to the end of November indicate 7354 alarms responded to. Many of these came from grass fires, due to an exceedingly dry summer season. Under the high pressure extension project of \$2,000,000, passed by bond issue in 1933, the first unit, on Potrero Avenue, from Alameda to 26th Street, is finished. Prosecution of other units awaits delivery of material. There were several serious fires, none of which, due to prompt and intelligent action, attained dangerous proportions. The Board of Fire Underwriters recognizes this Department's efficiency in that San Francisco enjoys the lowest fire insurance rates of any city on the Pacific Coast.

First Aid training has been extended to all officers and men. Numerous comments are received constantly attesting to the attainments of those thus schooled. I review the record with pride and congratulate the Board of Fire Commissioners, Chief Engineer Chas. J. Brennan, the officers and men of the Department.

### Civil Service.

I am happy to report that Civil Service has been strengthened and rigidly enforced during the year just closed. The report for the year shows 50 examinations completed and four in process.

There were a total of 18,078 applications filed for these examinations. Of the 50 examinations completed, there were 2850 candidates actually participating. Fourteen hundred and sixty qualified and now constitute the lists of eligibles for these fifty classifications. In the four examinations now in process, approximately 14,000 requests for applications have been received.

There are, at the present time, a total of 313 active lists of eligibles in effect. During the current year there have been 578 permanent certifications and 1225 temporary certifications made by the Civil Service Commission from these lists of eligibles upon requisitions of the various departments. Emergency non-civil service appointments in the absence of lists of eligibles to civil service positions have been reduced to a minimum. Since the inauguration of the new Charter nearly four hundred positions have been eliminated through the cooperation of Department heads and the Civil Service Commission.

During the current year, this Commission has completed an exhaustive report, covering its activities since the installation of the Charter. Requests for copies of this report have been received from nearly every university, research organization and technical library in America. The Commission has had many commendations as a result.

The Commission reports good support and cooperation of officials and employees. I am not unmindful of the laborious tasks which face this Commission, and, to its members and faithful staff, I tender my high appreciation.

### Board of Education.

Dr. Edwin A. Lee, Superintendent of Schools, and the Board of Education, were confronted during the year with several major problems; the erection of two new schools, replacement of five obsolete schools and major rehabilitation of four others, from the proceeds of a \$3,000,-



000 bond issue voted in December, 1933, and the reconstruction of 16 school buildings to make these structures conform to provisions of a new State law.

San Francisco has erected 55 new fireproof school buildings in ten years. This is a record for fireproof school construction, unequaled in America. Resumption of the building program was symbolized on November 4th by breaking ground for the first unit of the George Washington High School, to be completed in January, 1936, to relieve present overcrowded conditions existing in our high schools.

Reconstruction of 16 school buildings was made mandatory by a State law (1933) embodying structural engineering knowledge gained from recent earthquakes in Southern California. These repairs are designed to render all school buildings proof against damage from seismic disturbances. Eighteen school buildings, erected between 1908 and 1919, according to the then existing building laws, were recommended for such repair. Sixteen of these buildings have been repaired and all but two are re-occupied; the delay in these two being due to fires occurring during reconstruction. Losses were fully covered by insurance.

Despite the loss of use of buildings under repair, the Department was able to meet State requirements for minimum day sessions. This arrangement guaranteed the state allotments of school funds to the City, based on a minimum four-hour daily session for each child. The taxpayers of San Francisco may well rejoice in the fact that San Francisco has not impaired its educational program or reduced the days of the school year.

Progressive measures, presented by the Superintendent and approved by the Board, during 1934, included a system of Sabbatical leaves. Under its provisions, a limited number of teachers, who have rendered more than seven years of service, are given one year's leave of absence for study and travel. Under the provisions of the State law under which these leaves are made possible, a substitute teacher is employed with no additional cost accruing for salary. It should be noted that the San Francisco Public School teachers are among the best trained and the most highly certified of any like professional group in the United States. Salaries paid are based upon the recommendations made in 1929 by a Citizens' Committee appointed to study salaries.

Superintendent Lee has set as one of his first objectives, courses of study so revised that no child shall leave the purview of the Public Schools who has not been trained to do a work, chosen intelligently, so as to be equipped for hire in the open market.

Mrs. Edwin R. Sheldon, prominent welfare worker, was appointed to fill the unexpired term of Mrs. Ernest J. Mott, resigned. Renomination of Philip Lee Bush as a Commissioner of Education was in recognition of valuable services.

Boards of Education in all parts of the nation have faced demands for retrenchment. It should be a matter of satisfaction to our citizens that here we have maintained our schools in the past few years without impairment. This has been no easy task. I feel that it has been well done by our Board of Education and I tender due thanks.

### Employees' Retirement System.

The Retirement System included 11,116 employees at June 30, 1934. During the fiscal year ending on that date, 149 members were retired because of age or disability, and 109 members died. Many of the positions thus vacated were not filled. On June 30, 1934, there were 1510 persons receiving allowances under the Retirement System, this number including aged and disabled members retired from miscellaneous departments and also retired firemen and policemen, and their widows where death resulted from performance of duty. The administration of the State Compensation Insurance Law, as it affects all City employees, is centralized under the Retirement Board in accordance with



the new Charter, instead of being handled by the various departments in which injured persons are employed. Reports of all injuries among approximately 11,750 employees are made to the Retirement Office, and claims are adjusted and benefits paid in accordance with the State Law and Charter, the City and County acting as self-insurer. The compensation insurance risk, connected with the Hetch Hetchy employees outside the City and County, and Park employees, is insured in the State Fund at the present time, except for medical benefits. During the fiscal year 1933-34, 875 compensation cases were handled under which either weekly benefits or medical expenses were paid. Approximately 1300 additional cases were handled which were not of sufficient severity to qualify for compensation benefits of any kind. During the year 1933, the Retirement System invested, in round figures, \$775,000, net, in San Francisco bonds. The investments of the Retirement Fund at June 30, 1934, totaled \$14,311,000.

#### Assessor's Office.

Assessor Wolden indicates the 1934-35 grand total of assessed value of real and personal property (non-operative) to be \$1,024,352,227; the 1933-34 grand total was \$974,435,443; thus, this year's total roll shows an increase in assessed valuation of \$49,916,984. This year, 1934-35, in land and buildings, there was a decrease of \$4,240,799, which, compared to last year's decrease of \$28,084,780, indicates a trend toward stronger real estate values in San Francisco.

Despite an increase in functional responsibility during the past six years, there has been a decrease in operating cost of 18.3 per cent and a decrease in permanent personnel of 12 per cent. With the installation of modern equipment in his office this year, Assessor Wolden expects to reduce the operating costs of the office another 5 to 10 per cent annually, and produce a higher standard of work and reports. This year, Assessor Wolden is faced with more responsibility due to the Riley-Stewart tax plan which for the first time since 1910 places the operative property of utilities on the local tax rolls, subject to the local tax rate. To Mr. Wolden and his efficient corps of assistants, thanks.

#### Sheriff.

The report of Sheriff Wm. J. Fitzgerald covering business to December 1, 1934, showed: processes served, 28,655; auctions held, 247; and evictions handled, 495, being 163 less than in 1933, the decrease due mainly to organized relief extended to the unemployed. There were transported to state institutions, 1072, an average of four each working day. In County Jails 1, 2 and 3, total number of prisoner days served, 174,484, a daily average of 480. Subsistence and maintenance cost per diem was reduced to \$.21, a saving of .01 as compared with 1933. The Sheriff expects to effect additional substantial decreases as the farm surrounding the new County Jails comes into full cultivation.

The new County Jail in San Mateo County was completed and occupied in September, \$850,000 having been expended on the project, which includes separate structures for male and female inmates, and its own water and sewage systems. It is hoped with the new set-up to rehabilitate the prisoners physically, to raise their morale, and incidentally, through their efforts in the fields, to materially reduce the cost of their upkeep.

The Sheriff is to be congratulated in reducing the maintenance cost of the inmates and in effecting other savings.

#### Public Utilities Commission.

The year 1934 has seen San Francisco's \$156,000,000 municipal utilities emerge into the most healthful condition in their histories. Their outlook for the future is extremely bright.

Under the able direction of the Public Utilities Commission and their manager, E. G. Cahill, there was launched during the year a \$16,000,-



000 improvement program, designed to place water, power and airport projects in first-class condition and provide necessary expansion to meet increasing service demands.

Units of this construction program completed during the past few months cost a total of \$4,304,956. Work now under way under contracts already awarded will cost approximately \$529,753. Funds are available for the starting of new construction costing \$4,042,936, during the coming six months.

Effective on December 1, 1934, 108,000 San Francisco and peninsula consumers of the San Francisco Water Department received a reduction of ten per cent in their water bills, the first water rate reduction in San Francisco in more than 30 years. The consumers will save approximately \$700,000 during the coming year. This reduction was possible, less than four years after the water system came under municipal ownership.

Another highly important achievement was the culmination of more than 20 years of construction work in the first delivery of Hetch Hetchy water to San Francisco, on October 28. This was made possible by the completion earlier in the year of the 28-mile long Coast Range Tunnel, the longest and probably the most difficult tunnel ever driven by man.

Our Municipal Railway has continued its unparalleled achievement of successful operation. Profits are growing. For public convenience, the Commission, early in the year, offered to enter into a universal transfer agreement between all car systems of the City.

A policy of gradual acquisition of street lights by the City has been begun. This program already is saving the city considerable in lighting costs. Within the past month, a study of the City's need for rapid transit facilities in connection with the two bridges has been undertaken.

San Francisco's outstanding success in its municipal utility enterprises has won the notice of the entire nation.

I refer briefly to the operations of our utilities during 1934.

#### *Municipal Railway:*

Revenue of the Municipal Railway has continued to increase. Operating revenue for 1934 amounted to \$2,942,483, an increase of \$159,344 or 5 7/10 per cent over 1933.

Net income was \$150,000, as against a deficit of \$95,000. No reduction of the high standard of maintenance heretofore in effect on the Municipal Railway properties has been made. On the contrary the sum of \$370,000 has been spent for maintenance and reconstruction.

To improve the service on the Tenth Avenue cross-town line, three new modern buses have been purchased. Service has been generally increased on the system so that there were furnished approximately 20,000 additional car hours of service over the preceding year.

On July 1st the balance of the first two bond issues of the Municipal Railway were fully retired, and on December 1st an additional \$100,000 of the Municipal Railway 5 per cent 1913 bond issue was retired, so that there now remains an indebtedness of only \$1,800,000 against Municipal Railway properties conservatively valued at \$10,000,000.

Over 76,000,000 passengers were carried. Street cars and buses traveled a distance of nearly 9,000,000 miles.

#### *Water Department:*

The operations of the San Francisco Water Department continue to demonstrate the wisdom of the people in voting to acquire and operate its own system.

The most noteworthy event during the year in connection with this department was the initial delivery of water from the Hetch Hetchy system into Crystal Springs reservoir on October 28th, thus laying for all time the spectre of a water famine which has arisen from time to time to threaten the industries and the safety of the City.



The average water consumption for the year has amounted to approximately 51 million gallons per day as compared with 49,329,000 in 1933. This increase in consumption has been reflected in an increase of \$231,630 in gross receipts, which amount has been augmented by reduction in operation expenses amounting to \$145,791 to show an increase in net income of \$377,421, a noteworthy achievement.

The Commission carried out its promises made to the people in 1933, and reduced water rates 10 per cent, effective December 1, 1934. This is the first reduction in water rates that the people have enjoyed in over thirty years. It will save the consumers approximately \$700,000 a year.

Work upon the \$12,095,000 construction program, for which bonds were voted in November, 1933, is well under way. Contracts under this program approximately in the amount of \$5,000,000 are providing employment and helping to reduce the burden of unemployment relief.

Lands for the new University Mound Reservoir have all been acquired as have part of those for the Sunset Reservoir.

Major contracts let include the construction of the Bay Crossing Pipe Line, excavation of the University Mound Reservoir; and numerous extensions to the Pipe System throughout the City. Practically all of the contracts for the remainder of the program will be awarded during 1935. The entire program will be completed by the middle of 1936.

Work under this bond issue includes most of the major items of the Water Department ten-year program and will obviate the necessity of financing the extensions covered by the bond program out of revenues of the Department. This has made possible the present reduction of water rates.

Financial results of the Department's operations during less than five years of municipal ownership are most gratifying. During this period the gross revenue from all sources has amounted to \$31,970,588 with operating expenses totaling \$19,744,538. The net income during that period, amounting to \$12,226,050, has been applied as follows: To General Fund for Reduction of taxes \$2,336,229; redemption of bonds, \$5,105,000; additions and betterments to the Water System, \$3,793,752; surplus, \$972,774; and other appropriations, totaling \$18,295.

#### *Hetch Hetchy Construction:*

The past year marked the culmination of 20 years of effort when, on October 28th, Hetch Hetchy water was turned into Crystal Springs Reservoir. The 28-mile Coast Range Tunnel, the last link in the aqueduct, has been completed. The work was done by the Hetch Hetchy Department of the Public Utilities Commission under contract and was completed well under the estimate at a saving to the City of more than \$1,000,000.

Pure water from the granite watershed in the Sierra is now flowing through our 150-mile aqueduct into the City's reservoirs. An additional pipe line now being constructed across the bay will bring the capacity of the bay crossing pipe lines up to 114 million gallons per day.

Enlargement of O'Shaughnessy Dam is expected to start early this year. An 85-foot addition to the height of the dam will increase the capacity of Hetch Hetchy Reservoir from 67 billion to nearly 114 billion gallons. The benefits of this work, by enabling better regulation of the flow of the Tuolumne River, will extend not only to the City in increased water storage and power generation, but also to the irrigation districts and others using water from this watershed.

In preparation, the Hetch Hetchy Railroad has been rehabilitated and put in condition for hauling materials and equipment required. New ties were placed and bridges and culverts were repaired, the labor for the most part being furnished by SERA men without cost to the City.

A sad note in the celebration that marked the arrival of Hetch Hetchy water at San Francisco was the absence of "The Chief," M. M. O'Shaughnessy, whose death two weeks prior to the celebration prevented him from witnessing the completion of the great work he



started. San Francisco's Hetch Hetchy Water System will always stand as a monument to the genius of this great engineer.

#### *Hetch Hetchy Power:*

This year was a profitable one in the production of electric energy from the power houses at Early Intake and Moccasin. Sale of power for the fiscal year 1933-34 exceeded the estimates by nearly \$300,000. In January, about the time it was expected the production of energy would have to be reduced on account of shortage of water, heavy rain-falls permitted continuous operation of the plants at full capacity. General shortage of water, however, resulted in the Hetch Hetchy Reservoir failing to fill so that the outlook for the latter half of the year 1934 was not so propitious. There was considerable shortage of water for irrigation needs in the San Joaquin Valley and it was only by careful programming of the release of water, in cooperation with the Turlock and Modesto Irrigation Districts, that the plants have been able to continue at full capacity. Early rainfall considerably in excess of the average makes the outlook for the winter months favorable.

The discharge from the Early Intake Power House was connected into the aqueduct running from Early Intake Diversion Dam to the Moccasin Power House so that it is now possible to utilize water from Cherry River through both the Early Intake and Moccasin plants. This results in an increased revenue of approximately \$85,000 a year.

The flume which forms a part of the aqueduct to Early Intake Power House has been in service since 1918 and has reached a point where it is no longer reliable. Contract has been let for its replacement with a tunnel through the granite. This will relieve the Power Division of expense to keep the flume operating.

Upon delivery of water from Hetch Hetchy to San Francisco, the Hetch Hetchy project changed its character to the extent that it is no longer primarily a power production property and in operation of the system consideration must be given to its functioning as a water production enterprise. This will doubtless have some bearing on the power output, particularly in years of shortage in runoff. At all times it will be necessary to retain in storage sufficient water to guarantee delivery of full capacity of the pipe lines into San Francisco.

#### *Street and Public Building Lighting:*

Street lighting has been badly handicapped during the year by insufficient funds. This has necessitated the curtailment of lighting in both business and residential sections.

The amount spent for street lighting during the current year is at least 10 per cent below the average expended by similar cities for this purpose. The budget for the current year was cut \$14,000 in anticipation of expending \$234,000 on new lighting in the downtown district; this appropriation was eliminated later. Lighting for the streets being improved by the State Highway Commission had to be provided. In the emergency the money was taken from the lighting funds making the actual amount available for street lighting this year approximately \$55,000 below the amount in the budget.

At present there are 18,133 lights in service and 2,050 unlighted.

The street lighting survey undertaken by the Department will be completed early in the coming year.

To simplify the handling of gas and electric bills for all Departments of the City, funds for this purpose were transferred to a common fund under the control of the Department; \$986,000 was so provided. Over 1,000 bills are checked every month as to amount and rate. Each account is carefully watched with the result that during the year it has been possible to secure rebates to the extent of \$1,500 through changing to the most favorable rates. Surveys are being made of the various institutions resulting in changes making savings in the cost of gas and electricity.

Plans and specifications have been prepared and contracts entered



into for the lighting of Potrero Avenue, Tenth, Bryant, Harrison and Fell Streets in connection with the widening work being done by the State Highway Commission. A considerable saving will result.

The Merced Manor Tract, lying west of Junipero Serra Boulevard and south of Sloat Boulevard, has been lighted with 51 new standards. One-half the cost was paid by the developer of the tract. This likewise results in a saving in annual charges to the City as compared with company installation. I trust that in the coming fiscal year the City will furnish the Public Utilities Commission with sufficient funds to adequately light all sections of the community.

#### *San Francisco Airport:*

Despite a year of general upheaval in the aviation industry, due to cancellation of all domestic air mail contracts, our airport has progressed steadily with its development program, and is today the leading air terminal of the Bay area. Approximately 80 per cent of all air passengers, air mail and air express arriving in or departing from the Bay region, is handled through this field.

The year 1934 began with four airlines operating in the San Francisco Bay area, all using San Francisco Airport as their terminal. Due to cancellation and general depression, three of these lines ceased operation. At the close of the year we find only one transport line serving Northern California. This line, happily, serves all points on the northern, eastern and southern airways. Our airport, therefore, continues to offer complete service.

A comparison of passenger arrivals and departures for the calendar years 1933 and 1934 indicates that the latter year shows an increase of approximately 125 per cent, being roundly, 17,000 passengers in 1933 and 38,000 in 1934. Approximate figures for other types of cargo handled on this one airline during 1934, show that air mail in and out totaled 30,000 pouches, and air express, 53,000 pieces. Transport schedules arriving and departing totaled 12,800 for the year. Schedules provide forty transport arrivals and departures daily from the field. Privately owned planes based at the field number 33.

Our airport program includes several major projects: a modern machine shop built at a cost of \$14,000 and the improvement of the administration building and hangars. CWA and SERA funds provided several much-needed physical betterments. Among these were the building of a new entrance to the airport; paving of 60,000 additional square feet of the administrative area; and various improvements in the electrical and drainage systems.

The widening of the field by extending its eastern boundary into the Bay, voted by the people in a bond issue of \$260,000 began in October. The reclaimed area should be available by 1936.

Considering the set-backs recited, the financial status remains exceptionally satisfactory. As the aviation industry continues to recover, I believe that San Francisco Airport will reap its share of the rewards.

#### *Rapid Transit:*

Construction of the Golden Gate and San Francisco-Oakland Bay Bridges is well under way. As these structures rise, there also arises a demand for definite plans for adequate transportation to and from the bridges, and for rapid transit within San Francisco.

The San Francisco-Oakland Bay Bridge will bring into the City suburban cars from the East Bay. The bridge authorities have proposed a single loop elevated terminal centering on Minna Street between First and Fremont Streets. The problems involved are intricate and require wise and careful consideration. I have recommended and your Board has approved that the Public Utilities Commission make a study of the effect on San Francisco of these new entrances to the City, together with the needs for rapid transit to offset the quicker transportation offered in East and North Bay districts. To carry out this work, \$25,000 was appropriated. Our future welfare depends



vitally upon the plan to be submitted. A satisfactory plan should provide local transportation for transbay passengers, speed up service to all quarters of the city, and, if possible, relieve Market Street from much of its present congestion. It cannot be too strongly emphasized that with the completion of these two bridges in the near future the responsibility of rearranging our transportation system in accordance with new lines of traffic flow must be met by the City and County of San Francisco. Only by development and execution of an adequate rapid transit system can San Francisco derive benefit rather than harm through construction of the bridges. Such a project is vitally necessary if San Francisco is to retain and enhance its position as the metropolis of the Bay Region.

### Office of the Treasurer.

The Treasurer's Office is conducted in a dual capacity under the provisions of the Charter and the laws of the State of California. The lines between a city treasurer and a county treasurer are clearly marked by the mandatory provisions of the State law, and the treasurer must perform definite duties without reservation under the provisions of that law. The total business of the office, including cash received and cash disbursed and interdepartmental accounts, amounted to \$169,268,-103.70. The National City Bank of New York is the Fiscal Agent of the City and County and pays bond interest and redemption when due when presented for payment at said agency. The Treasurer's office collects the assessment and pays bond interest and redemption for the Islais Creek Reclamation District, which is located wholly within the City and County. The Treasurer's office is the custodian of the funds of the Retirement Board of the City and County, which at the close of the fiscal year amounted to \$13,682,862.50. With a volume considerably exceeding that of the last fiscal year, Treasurer Duncan Matheson and his staff of 13, handled this important arm of the Municipal business at a total cost of \$41,000. In relation to the total volume handled, the operating cost was three ten-thousandths of one per cent. This constitutes a record not approached in the nation, I am assured.

Cash received during the fiscal year, \$67,409,343.12; cash disbursed, \$69,484,708.12; interest earned on the deposit of public funds in banks, \$294,525.12; (amounting to slightly more than four cents in the tax rate); coupons paid, 339,710, amounting to \$7,643,468.75; bonds redeemed, 5214, amounting to \$4,983,700; number of City and County demands paid, 401,788; number of emergency relief demands, 865,216, cleared through the office; tax anticipation notes issued and redeemed, \$6,150,000; inheritance tax collected for the State of California, \$639,-512.83; commissions earned on inheritance tax collections, \$7,477.09.

The returns for the State of California do not exactly correspond with the fiscal year of the City and County, the terms of collection being fixed by the State law, but it is practically applicable to the fiscal year. Safe deposit boxes examined for inheritance tax purposes, approximately 1500.

### Parks.

In spite of its curtailed expenditures, the park system of San Francisco with its many thousands of plants and its acres of greenery has been adequately maintained through the past year.

While little or no funds were available for construction, improvements and betterments, the parks proved themselves a fertile field for the utilization of unemployed labor on Federal and State relief projects, thus indirectly aiding in City relief and providing additional recreational facilities for increased numbers of San Franciscans now using the parks.

Our "Uncle John" McLaren once more exercised his skill and wizardry in transforming the slopes of Telegraph Hill from an uninteresting rock pile into a variegated carpet of verdure, and thereby



surrounded the generous and thoughtful bequest of Mrs. Lillie Hitchcock Coit with a proper setting.

This Memorial Tower on Telegraph Hill in the past year has become a mecca for all of the art lovers of San Francisco, due to the unusually successful efforts of the local artists in decorating the interior walls and stairways with scenes of San Francisco activities, all of the funds for which were provided by the United States Government. I have been told that these are the first successful cooperative art efforts since the period of the Renaissance—something that every San Franciscan should be proud of.

The Aquatic Park Recreation Pier at the foot of Van Ness Avenue has been thrown open to the use of the public and this modern, concrete structure is enjoyed daily by thousands of San Francisco fishermen. The Southern Pacific Company, at no cost to the City, has completed the work of the relocation of its slips and today the Aquatic Park is a safe, enclosed harbor for the people of San Francisco.

The work of restoration on the Palace of Fine Arts has continued and it is hoped that this magnificent structure will be completely restored in due time.

The State Emergency Relief Administration forces are still improving the park system, and if these worthy projects are continued to completion, many of them will eliminate costly maintenance and add to the creature comforts of our park users. The people of San Francisco require no emphasis on the high character of service rendered by the Park Commission and its efficient subordinates.

### Recreation Department.

The Recreation Department, one of the principal character-building branches of the city government, has been carrying on a constructive program during the 28 years of its existence.

The attendance for the fiscal year 1933-34 was the highest in the department's history, namely 6,063,226. This represents an increase of 5 per cent over the previous year. Activities are provided for every age. There are 75 recreation units under this department's jurisdiction, representing an acreage of 306.104. The units are: 33 playgrounds, 19 schoolyard playgrounds, 7 gymnasiums, 2 open-air swimming pools, 1 mountain camp, and 13 playground sites.

New areas recently added to the department were China Cove, 6.04 acres; former County Jail properties and land, approximately 20 acres; North Beach Annex, .48 acres; Mather Auto Camp, 10 acres.

The department has cooperated with the Federal Relief Agencies and has assisted materially in maintaining the morale of the men and women thus employed.

For land and improvements in districts without proper recreation facilities, I recommended the sum of \$200,000 in the last budget. The Board of Equalization saw fit to eliminate this item. I trust that it will be feasible to reinstate this sum in the coming budget, that these districts may enjoy equal opportunities with others, in these much needed facilities.

The Commissioners and employees deserve credit for valuable services rendered.

### Board of Permit Appeals.

The court of last resort as far as permits are concerned, is the Board of Permit Appeals, consisting of five members, which to date has heard one hundred and sixty appeals. While appeals are not numerous, nevertheless they are complicated because of the controversy encountered among property owners and merchants in the neighborhood in which the applicant desires to locate.

The board has given most thoughtful consideration to such appeals, with the endeavor to satisfy, as far as possible, parties concerned, and at the same time observe the law. The Board also makes it a rule to inspect all premises involving permits. Matters that come before the



Board are appeals from the decision of the Chief of Police, the Chief of the Fire Department, the Director of Public Health, the Director of Public Works, the Art Commission and all licenses granted by the Tax Collector.

The Board is to be commended for the efficient and painstaking attention they have given their work.

### City Planning Commission.

A study of vehicular traffic problems pertaining to bridge approaches of the San Francisco-Oakland Bay Bridge and the Golden Gate Bridge is under way. The widening of Nineteenth Avenue from Sloat Boulevard to Lincoln Way, as recommended by this Commission, is about to be undertaken by the State. A building setback line is to be established by the Commission to prohibit the erection of buildings in the area to be used for the street widening, thus saving considerable to the City when the street is eventually widened.

Many conferences have been held regarding the approach to the Golden Gate Bridge over the Presidio property to the south and west of the Palace of Fine Arts. The Commission advocates this additional approach and urges final action by the War Department to the end that its recommendation be carried out.

Rapid transit in San Francisco is one of the greatest problems now confronting the City. The question is of such magnitude, from engineering and economic viewpoints that the Commission recommends that the services of the best qualified expert obtainable be employed for this study. The services of such an authority might save the City millions of dollars.

Requests for re-zoning in the past year have been filed at forty different locations. Twenty-one were granted and nineteen denied. Action of the City Planning Commission on eight of these applications was appealed to the Board of Supervisors. In two cases only, action of the Commission was overruled.

My thanks to the Commission for its earnest attention to these important matters.

### War Memorial Trustees.

The War Memorial of San Francisco, including the Opera House, the Veterans Building, and the Court of Memory and grounds surrounding the buildings, established a memorable record during the second full year of its operation, which reflects great credit on its Board of Trustees, Managing Director and subordinates. The Opera House has become the musical, operatic and cultural center of the entire West. The past year witnessed the most complete opera season in our history, and one comparing favorably with the operatic festivals of Europe. San Francisco's world famous symphony orchestra rendered twenty-two programs. Five were given under the direct management of the City and County, under the auspices of the Art Commission. A season of popular priced opera drew capacity crowds to the Opera House for a period covering two weeks. Over thirty famous artist concerts and lectures were presented during the year. The best known personalities of the world have appeared in the Opera House and have bestowed the highest praise on the building, for the completeness of its equipment and its acoustical perfection. During October, Max Reinhardt, world famous producer, staged twelve consecutive performances of Shakespeare's great play "Midsummer Night's Dream."

In the Veterans' Building, center of Veteran activities, was seen a continually increasing use of its facilities. From sixty to seventy-five thousand of our citizens and many visitors, pass through the doors of this building every month. Sometimes, twenty-five meetings are held in a single day. A further activity of the War Memorial group of buildings, the Art Museum to occupy the fourth floor of the Veterans' Building, is expected to get under way during January.

Nowhere can be found a more fitting tribute to the veterans of America's wars, than these beautiful Memorial Buildings.



### Art Commission.

Matters submitted to the Art Commission during this calendar year for their approval, involve an estimated cost of \$5,229,307. Total salaries earned by the employment of artists and musicians working directly under the supervision of the Art Commission involved an estimated cost of \$63,507.

An adequate approach to the San Francisco-Oakland Transbay Bridge has been the largest and most important factor confronting the Commission. This work has been in the hands of the Committee of Architecture, John Bakewell, Jr., chairman.

The Commission recommended to the Board of Supervisors that it would be better for San Francisco, as well as for the benefit of the bridge, if that portion extending from First Street to Fifth Street be relocated to conform with the scheme advocated. The Board of Supervisors passed a resolution endorsing the plan and making formal application to the Toll Bridge Authority for necessary funds, amounting to \$399,000, for widening the San Francisco-Oakland Transbay Bridge approach. The matter is at present before the Federal Authorities in Washington, D. C., for approval and consent.

Next in importance, of the projects facing the Commission, was the School Bond Issue, providing for the building of eight public schools in San Francisco, to cost \$3,000,000. The majority of the designs submitted were approved as submitted. Others have been dealt with in a manner which promises the best results. This necessitated a great amount of work on the part of the Committee of Architecture.

An important task facing this committee was the decoration of the Coit Tower, under the Federal Public Works of Arts project, which called for a series of 26 murals and frescoes (3691 sq. ft.). This gigantic work, the largest of its kind in the country, employed 42 artists and assistant artists. Salaries earned: \$24,955. Other projects under the supervision of the Art Commission were the adornment and beautification of public buildings throughout the City, employing many artists and providing remuneration in the sum of \$7,627.

Realizing that San Francisco has produced a great array of noted artists and musicians, the Commission is mindful of the musical attainment of our people. As the first American City to support municipal music, the Commission, under direction of the Music Committee, Honorable J. Emmet Hayden, chairman, has continued to offer the finer and better things in music at a popular price. Under the direction of Molinari, Dobrowen and Leschke, there have been symphonies, recitals, and broadcasts, with internationally-famed artists as soloists. The Municipal Chorus attained a rare degree of excellence. This prestige has brought material, as well as cultural benefits. Not only has San Francisco received intensive advertising, for throughout the world the City's musical endowments have been broadcast, but wages to the extent of \$40,000 from the budget of the Art Commission have been paid to our musicians.

I believe the Commission has demonstrated that the aesthetic responsibility in art and music is no longer the haphazard, intangible thing it was before the Charter called it into being.

### San Francisco Museums.

During 1934 great advancement was made in the two San Francisco Museums, the attendance having been substantially increased, with over one million visitors to the California Palace of the Legion of Honor and the M. H. de Young Memorial Museum.

Outstanding among the many important exhibitions held in the California Palace of the Legion of Honor were the exhibition of Italian paintings from the collection of Mr. Samuel H. Kress, and the exhibition of French paintings which drew nearly three hundred thousand people. Both enhanced the national and international prestige of that museum. In November an exhibition of modern Italian paintings and sculpture, sponsored by the Italian Government, was assem-



bled for San Francisco. Monthly exhibitions of the works of local artists have been arranged, to which any qualified artist may contribute. This innovation has proven to be greatly successful.

The M. H. de Young Memorial Museum's structural changes in the building, and redecoration of the galleries, undertaken as a project of the SERA, will substantially improve the present facilities, rendering possible great enlargement of activities in the institute. During the year a considerable number of fine art objects were acquired from funds available through the generosity of the late Mr. M. H. de Young. Among the purchases are two excellent paintings by Paolo Veronese, a beautiful stained-glass window from the 15th century, a splendid original paneled room from Southern France dating from the 17th century, and various other fine pieces of European and Far Eastern art.

Educational work has included weekly lectures by members of the Museum's staff, close cooperation between the museums and schools, and the contribution by three staff members to weekly radio broadcasts. The past twelve months indicate that these museums continue to occupy a vital position in our cultural life. They are steadily progressing to high rank with other great institutions of that kind. I congratulate the Trustees and the staff members on the splendid service they are rendering.

#### San Francisco Public Library.

The activities of the Public Library for the past year have proven that it is a vital factor in the educational and cultural life of the City and of inestimable value as a social agency during these unsettled times.

Circulation of books for home reading amounted to 3,871,731 volumes and this amount does not include the inside reference and research work, which would average about four million additional volumes a year. Conservatively, nine million people came to the library in 1934. The library has 472,450 volumes. In order to meet enlarged demands made upon it, an additional amount over the preceding year was allowed on the appropriation to buy new books and to bind periodicals, newspapers and other important items.

The library system is composed of the main library, eighteen branches and seven deposit stations. Through the cooperation of the various organizations in the Visitacion Valley district, a small branch library was opened. According to a recent report of the American Library Association for libraries throughout the United States, our library ranks second in circulation per employee; third in circulation of books per borrower; and ninth in cost of volume circulated. It can be readily seen from these figures that our library is distinguished by the amount of work accomplished by each employee at a minimum of cost.

With the \$10,000 bequest left to the library by the late Senator James D. Phelan, a memorial room was opened and dedicated to his memory. This room consists of a collection of the works of California writers. The material on display at present is part of the collection of original manuscripts and first editions presented by Mr. Albert N. Bender, a member of this Commission.

Mrs. Gertrude Atherton, famed novelist, was appointed to fill the vacancy caused by the lamented death of Miss McKinstry, who was a member of the Commission for over twenty years. Her wide and intimate knowledge of books makes her an invaluable member of the Library Commission.

#### Chief Administrative Officer.

During the past year the departments under the Chief Administrative Officer, including the Sealer of Weights and Measures, the Department of Finance and Records, composed of the Public Administrator, the County Clerk, the Registrar, the Recorder and the Tax Col-



lector; the Purchaser of Supplies, the Real Estate Department, the Department of Electricity, the Department of Public Works; the Health Department, the Health Advisory Board, the County Welfare Department, the Coroner, the Horticultural Commissioner, and the Street Traffic Advisory Board, have continued to function efficiently and more economically than in previous years, due to the fact that there have been practically no replacements in personnel where vacancies have been caused by death or resignation. Many notable advances have been made in the Health Service and the needy sick have been cared for more expeditiously than in the past. It has been found advisable to increase the out-patient work and thereby relieve the City of the burden of hospitalization to as great extent as possible where patients can be properly cared for in their own homes by City physicians.

The Department of Works has under construction projects aggregating approximately ten millions of dollars on which employment is furnished directly and indirectly to thousands of our citizens.

The policy has been adopted of favoring as far as legally possible local manufacturers whose payroll is in San Francisco. The same policy has been extended to the employment of consulting engineers, architects, and similar professional assignments wherever the same is practicable.

The Purchaser of Supplies has effected many notable savings due to foresight and judgment in anticipating market conditions. Through the Central Warehouse additional savings of similar character can be made in the future.

Relief of the needy has been further systematized and additional efficiency obtained in the administration of relief by the County Welfare Department.

Traffic accidents have been materially reduced through the cooperation of the Street Traffic Advisory Board with the daily press and various civic agencies.

Garbage disposal has been carried on in a satisfactory manner under the jurisdiction of the Director of Health and the City Engineer. A sanitary fill has been made at Bayshore and the numerous complaints that were attendant on the operation of the old incinerator, which has been demolished by the Department of Works, have been eliminated. Two improvements in garbage disposal recommended by the Chief Administrative Officer to the Board of Supervisors in April, 1933, have not as yet been acted upon. One of these recommendations was to the effect that the sanitary fill method of garbage disposal be applied to lands owned by the City and County of San Francisco instead of on privately owned lands. This would create for the City additional land values at the rate of over five thousand dollars monthly. The second recommendation made in April, 1933, was to the effect that competitive bids be called for making such sanitary fill on City property. It is earnestly hoped in behalf of the City that these recommendations will eventually be favorably acted upon by the Board of Supervisors.

Cooperation with the Federal Government in the Public Works program has been extended on every occasion with the result that the people of San Francisco have reaped great benefits from the national social relief program.

Periodical meetings of the department heads under the jurisdiction of the Chief Administrative Officer in the office of the Chief Administrative Officer have promoted efficiency and cooperation and have been of mutual benefit in instructing all as to the duties of the various divisions of municipal business.

#### Department of Finance and Records.

This department embraces the functions and personnel of the Tax Collector, Registrar of Voters, County Clerk, Recorder, and Public Administrator. I have had previous occasion to admit the high apprecia-



tion in which Mr. Arthur Curtis, the Director of this Department, is held. I commend him for his efficient and courteous attention.

### **Tax Collector's Office.**

This office, which has included for the past two years the Department of Delinquent Revenues, collected in 1934 over \$30,000,000. The Assessor's office turns over to the Tax Collector, in the early part of July, his statement of uncollected accounts on unsecured personal property. In 1934 this list was immediately turned over to the Bureau of Delinquent Revenue, with the result that, out of a total due on such accounts of \$496,000, over \$434,000 have been collected. This is a splendid achievement. Tax Collector Bryant and his corps of experienced assistants deserve hearty thanks.

### **Registrar of Voters.**

The Registrar of Voters saw a busy year in 1934. Besides two heavy elections, unusually heavy duties claimed the attention of this Department. Seventeen different petitions were checked, totaling 401,324 signatures.

Registration broke all records, showing a total of 312,867 for the gubernatorial election, an increase of 48,354 over the previous year. Re-registration, due to change of residence, ran to over 50,000.

We used our full quota of 1053 precincts for the primary election and 1054 precincts for the general election, having created a new precinct in the rapidly growing Merced Manor district, west of Twin Peaks. As an extra precaution in anticipation of a large vote, 222 additional voting machines were used in the thickly populated districts.

The primary election brought out more political parties participating and a greater number of candidates than ever before. Our voting machines stood up under unusually severe tests at both the primary and general elections.

### **Office of the County Clerk.**

The County Clerk reports for the calendar year 1934 total receipts of \$116,449.18, an increase over 1933 of approximately \$18,000. Mr. Mulcreavy, through his long years of service in this important capacity, has won the respect of all who have come in contact with him. The conduct of his office has been such as to merit high approval of our citizens, and I desire to accord him and his staff high commendation.

### **Recorder's Office.**

Recorder Edmond Godchaux, highly esteemed dean of all our County officials, reports receipts for the calendar year 1934, \$103,106.40; salaries, \$83,869; giving a surplus of \$19,237.40. The total number of documents filed and recorded for the calendar year 1934 was 61,131. During the year some 8200 official folios were copied for State, City and County governments, and for use of war veterans and their dependents in pension and compensation claims. Some 820 documents such as election statements, United States tax liens and discharges of liens, United States army discharges, etc., have been filed in the office free of charge.

### **Public Administrator.**

The Public Administrator shows the following data, representing the business of his office from January 2 to November 15, 1934: number of estates wherein the Public Administrator took possession, 215; number of estates in which final accounts have been settled and allowed, 214; administrator's fees collected and paid into County Treasury, \$22,866.62; attorney's fees collected and paid into County Treasury, \$22,866.62; total fees paid into County Treasury, \$45,733.24; total cost of operation, office, \$29,020.21; profit, \$16,713.03.

Mr. Philip C. Katz, the Public Administrator, notes indications of improvement in the business of his office. I commend his economical administration.



### Bureau of Employment Registration.

As its title implies, the Bureau is for registration of unemployed. It is operated by the Director of Finance and Records. It has been operated without expense for personnel, all workers therein having been furnished by either CWA or SERA. It has accomplished three important things which have meant large savings for San Francisco; wide publicity throughout the nation that only bona fide residents will be employed on public works projects. Thousands have been deterred from coming here by this warning. Many hundreds of non-residents who secured work in local employments have been replaced by registrants under this Bureau. More than five hundred representative employers adopted the policy of requiring new employees to obtain Bureau cards, certifying their residential qualifications.

### Department of Electricity.

The Department of Electricity, Ralph W. Wiley, Chief, continues to function creditably. During 1934, the Department manufactured, installed and maintained fire alarm boxes, police boxes, and traffic control devices. Radio receiving sets were installed in 38 Police Department automobiles and one set in a Department of Electricity car.

Fire Alarm System: There were installed 34 fire alarm boxes, making a total of 1,455 boxes in service. Monthly tests of fire alarm boxes total 17,338. Total number of signals transmitted, 50,023.

Inspection Bureau: Applications received, 13,136; inspections made, 47,064; installations approved, 13,764; inspection fees and other revenue received, \$36,926.14. Total expenditures amounted to \$183,468.74. This department has been most commendably administered.

### Real Estate Department.

In connection with the PWA program to relieve unemployment in San Francisco, eight blocks of land are being acquired for the construction of the Sunset Reservoir. Six blocks have already been purchased for enlargement of the University Mound Reservoir. Under the Raker Act, the Department of the Interior permitted the City to take sand and gravel from 130 acres of land in Yosemite National Park for use in making concrete to raise O'Shaughnessy Dam at Hetch Hetchy Reservoir. Negotiations are now being carried on for the acquisition of additional lands for a number of schools.

Two more parcels of land of the Angelo J. Rossi Playground site are being purchased and final payment is being made for the Sigmund Stern Recreational Grove property. The sum of \$105,000 was paid for the fifth parcel of the San Francisco Airport.

A number of parcels of land have been obtained for the Castro Divisadero Divisional Highway and various other street projects including the widening of Army Street from Potrero Avenue to Bryant Street. All rights of way were secured for the widening of Mission Street through Daly City. The department is now working on an appraisal for a proposed rapid transit system.

In July this office assisted the Board of Supervisors, sitting as a Board of Equalization, in passing upon requests for reductions in assessments. Completion of painting and repairs at the Civic Auditorium is proceeding under the SERA. Rental of City owned land and improvements is handled by the Real Estate Department. Over \$130,000 per year is collected from this source. The department is handled in a most businesslike manner.

Fleishhacker Zoo and Playfield is one of our prime attractions for visitors from the outside. The Park Commission is desirous of securing additional land, that our Zoo be second to none in the country. Land adjacent can be had at a reasonable price and I recommend early consideration.

For years, the Park Commission has had in mind the acquisition of five 50 varas adjoining Lafayette Square. Construction of private buildings on these lots would be a detriment to the park. They are



offered to the City at about one-half their original cost, payable on lease terms over a period of years. I suggest consideration of this offer.

### Department of Public Works

The Department of Public Works, functioning under its ten bureaus, during the year has completed many projects of importance and benefit to the community as a whole.

There has been expended \$868,000 out of \$2,625,000 for the construction and extension of main sewers. The balance of this program should be completed during the next calendar year.

Out of the \$2,000,000 bond issue for extensions to the high pressure system, there has also been expended the sum of \$574,000 during the year, and contracts are ready for the balance of this bond issue for these extensions during the next calendar year.

During the year, Alemany Boulevard was paved from its intersection with Bay Shore Boulevard to a connection with the existing pavement at the Mission Viaduct.

Sloat Boulevard was also improved, where needed, from Nineteenth Avenue to the beach.

Following is a tabulated list of major improvements and the amounts expended by the Department of Public Works during the year:

Schools, alterations, etc.—work completed ...	\$ 855,982.74
School house bond issue—work under way...	1,320,159.00
Hospital bond issue—work completed .....	97,808.80
Hospital bond issue—work under way .....	668,774.00
Miscellaneous contracts—completed .....	9,403.50
Boulevard bond issue—work completed.....	1,822.94
Golden Gate Park roads—completed .....	23,448.00
County Road Funds—work completed .....	3,888.00
Street Improvements, assessment work completed .....	2,149.00
Street Improvements, assessment work uncompleted .....	867.72
Sewer bond issue, 1933—work completed ....	107,378.24
Sewer bond issue, 1933—work under way ....	760,139.99
High pressure bond issue, 1933—work under way .....	574,317.51

Total work completed and under way . \$4,426,139.44

In cooperation with other large California cities, and under the sponsorship of the State Chamber of Commerce, San Francisco has formulated a uniform building code and recommends adoption of your Honorable Board.

#### *Projects Contemplated:*

In my message of 1933-34, I recommended the widening and reconditioning of Bryant and Harrison Streets from Fifth to Tenth Street, Fell Street from Tenth Street to Van Ness Avenue, Tenth Street from Division Street to Market Street, Potrero Avenue from Division Street to Bay Shore Boulevard.

I note with pleasure that this work has either been entirely completed or will be within a short time.

With these streets reconditioned, a large part of the augmented traffic produced by the bridges will be taken care of, but there are additional streets which will have to be reconstructed and widened before the bridges are completed. Therefore, a program should be set up which, over a period of several years, will completely recondition all the streets leading to and from the bridgehead and the north of Market Street area.

Lombard Street, leading from Van Ness Avenue and connecting with the Golden Gate Bridge via Lyon Street, should be widened and improved, at an estimated cost of \$400,000.



Howard Street from Army Street to the Embarcadero should be re-conditioned and widened, at a cost of approximately \$200,000 as an additional outlet and inlet for the Peninsula traffic that would use the bridge.

Nineteenth Avenue between Lincoln Way and Sloat Boulevard must be improved before the Golden Gate Bridge is completed in order to take care of the through traffic from the bridge and down the Peninsula. It is estimated that to widen this street to 100 feet and repave it would cost approximately \$1,500,000.

#### *Divisional Highway:*

That portion of the Divisional Highway between Castro and Divisadero Streets should receive attention during the ensuing year. We have purchased over \$50,000 worth of property on this unit, and it is estimated that it will require an additional \$55,000 to complete the acquiring of the necessary improved property, and approximately \$70,000 for the construction. This unit is a worthwhile connection between two populous centers of the City, and would make a fine traffic vent and carry a large volume of traffic.

Laguna Honda Boulevard between Dewey Boulevard and Seventh Avenue, because of the large volume of fast and heavy traffic that it carries, is getting into a bad condition, and as it is one of the most important thoroughfares in this portion of the City, it should be paved during the ensuing year, at an estimated cost of \$70,000.

Streets such as Van Ness Avenue from Market to Bay Street, Golden Gate Avenue from Market Street to Van Ness Avenue, Front Street from Market Street to the Embarcadero, Fifth and Sixth Streets from Market Street to Harrison Street, should receive consideration as traffic outlets.

Plans for a major traffic road crossing Golden Gate Park must be developed and finished before the completion of the bridges. This road could be so planned and located that it would in no way interfere with either the utility or the beauty of the Park.

Geneva Avenue from Mission Street and Bay Shore Boulevard should receive attention during the year. This connection between two heavy duty traffic arteries is of great importance from a traffic standpoint, the existing road being narrow and subject to many traffic accidents.

#### **Department of Public Health.**

At the beginning of 1935, we can statistically analyze the work of the Department of Public Health for 1934 with other comments on previous years.

It is a source of gratification to me to note several facts, and I cannot allow this opportunity to pass without commenting on the efficiency of the employees of the Department of Public Health. Furthermore, the record in regard to communicable diseases, with its low mortality and the decreased mortality as a whole, bespeaks the scientific application of modern methods of control and treatment of disease by an enlightened medical profession.

In 1931, the general mortality rate was 13.03 per 1000 population. This rate has steadily decreased, year by year, until in 1934 it was 11.6, approximately a saving of 500 lives in the comparatively short period of three years.

The record on infant mortality is one of which we may well be proud. In 1931 the infant mortality rate was 41 per 1000 live births. For 1934 this has been reduced to 33 per 1000 live births and represents a saving of about 60 babies for the year. At no time has so low a record been attained in San Francisco.

It is most interesting to note that the birth rate for San Francisco for 1934 shows an increase, small as it is, over previous years. The rate for 1933 was 10.2 and the rate for 1934 was 10.4. It is practically safe to predict that such an increase will not occur in any other American large city.



In 1934 there were two epidemics of so-called minor diseases, such as measles and mumps, neither one of which lends itself to modern methods of control. The mortality, however, in these two outbreaks was practically nil; therefore, the control measures were of some avail. There was one epidemic of a major disease, Infantile Paralysis, which definitely disappeared on application of all control measures within a period of six weeks, only 122 cases, with 15 deaths occurring.

Nineteen-thirty-four marked the third year with not a case of smallpox in San Francisco, of local origin. Last year showed one death from typhoid fever and one death from diphtheria, which marks an all-time low record for cities of this size, and perhaps will never be exceeded by ourselves. It is the irreducible minimum. Quite remarkable was the record for tuberculosis. There was a decrease of 158 cases over 1933 and a decrease of 28 deaths. The deaths from alcoholism were lower; deaths from cancer were interestingly lower; suicides were lower; automobile accident deaths were lower, our record showing 117 deaths. The only increase was in heart disease, which was comparatively small.

In our institutions the Emergency Hospitals took care of 67,000 persons during 1934, an all-time high record. In the San Francisco Hospital there were 12,293 cases treated; 7181 operations performed, and a mortality of 1331 cases. The total number of persons cared for was approximately 1000 per day.

In the Laguna Honda Home there were 911 admissions, of which 160 were ambulatory cases and 751 infirmary cases. There were 267 operations and 518 deaths. The total number of persons cared for was approximately 2000 a day.

At the Hassler Health Home there were 93 patients admitted during 1934. The total number of persons cared for was 87 per day.

In summarizing this information, may I be permitted to again comment on this truly remarkable record for the Department of Public Health.

#### Juvenile Probation Department.

Chief Probation Officer R. R. Miller reports for the fiscal year 1933-34 the following summary of activities: number of children who passed through the Detention Home, 1848; approximately monthly average of children cared for during 1933-34, 2418; cost from "Maintenance of Minors Fund," \$561,341.08; approximate monthly average of children in State schools, 93; cost of care for children in State schools, \$20,143.08. Mr. Miller's duties have been performed admirably.

#### County Welfare Department.

The County Welfare Department has under its care at this time 251 blind persons, the cost for their care for the month of October, 1934, having been \$8,201.66. Of this amount the State reimbursed 50 per cent to the County.

The Half-Orphan Aid families number 421, and there are 981 children in these 421 families. The amount which was paid to the mothers for the care of these children in their own homes, October 1st, was \$18,127.16. Of this amount practically 55 per cent will be returned to the County by the State.

The number of aged served during the month of October was 1551 and the cost to the State and County was \$34,658.85. Of this amount 50 per cent will be refunded to the County.

The difference in refunds between aid to the blind and aid to the aged and half-orphan dependents is the result of the difference in the laws under which these three groups are cared for.

Through a somewhat increased staff the department has been able to work to greater efficiency and serve its public better. Through the establishment of group meetings in the three departments, Half-Orphan Aid, Old Age Aid, and Blind Aid, there has been a still better understanding and cooperation between the workers in the County



Welfare Department and the public. It is the aim of the County Welfare Department under the competent supervision of Miss Eugenie Schenk to render always the best service of which it is capable, and it has the full support and confidence of the Municipal Government.

#### Coroner's Office.

The Coroner, Dr. T. B. W. Leland, shows that in the year just closed, his office had 2314 cases, approximately 32 less than the year preceding—Suicides number 216, 33 less than in 1933. Autopsies performed, 1703; inquests held, 2079. The Coroner attributes the decrease in suicides during the past year to improved conditions. In spite of increased volume, this office was conducted without additional expenditure. This is one of the most economically run offices in our municipality.

#### Purchasing Department.

Report of Thomas A. Brooks, Purchaser of Supplies, for the year ending December 31, 1934, shows expenditures approximating \$4,900-000—with a total budget for the Department of \$28,466—an actual cost per dollar expended of less than six-tenths of one cent.

This department purchased all materials, supplies, equipment and contractual services for all departments of the municipality, the San Francisco Emergency Relief Committee, and, during a portion of the year, for the State Emergency Relief Administration.

The total expended shows a decrease from the previous year, but the number of requisitions was nearly the same, due to the City's desire to buy in small quantities during a period of wide price fluctuations. The year's work shows increasing coordination and efficiency in the operation and savings of the Department, especially in the buying and accounting divisions, the City's repair shops, garages, storerooms and central warehouse. Continued effort will be made along these lines, in view of the Administration's policy of economy. I am certain the City has obtained the greatest possible value for the money expended. Mr. Brooks and his valued staff are doing a splendid job.

#### Agricultural Commission.

W. F. Carroll, Commissioner, reports a large volume of business in this Department. Certificates were issued, numbering 5058, covering fruit shipped to other states and to foreign countries, bringing fees of approximately \$6,000. Cessation of business, due to the strike, lowered these figures somewhat. Mr. Carroll recommends a survey of the City and County for the control and eradication of termites. Since July, inspection of fruit and produce delivered to city institutions on contracts, has proved of great economic value.

#### First Aid.

Under direction of the American Red Cross, a total of 1528 certificates were issued to employees of San Francisco's municipal departments, who passed the standard course in First Aid and Life Saving. Many also passed the advanced and instructors' courses. This training will prove of incalculable value to our citizens and I wish to extend thanks to Red Cross officials and those who prosecuted their studies so admirably.

We have entered upon a New Year with courage and optimism. Let us not falter in cooperating for every issue which will result in good for San Francisco. I am sure you will be glad to cooperate with the Executive Department to the end that San Francisco's eminent position amongst world cities will be maintained.

Respectfully,

ANGELO J. ROSSI,  
Mayor.

**Motion.**

In connection with the Mayor's Message, Supervisor Gallagher moved that the President of the Board be requested to refer to each proper committee or to joint committee matters contained therein which should receive committee consideration first and Board action thereafter.

*Motion carried.*

**Report on Money Spent in San Mateo County.**

Supervisor McSheehy requested that the Clerk furnish the Board at its next meeting with a statement of money expended by the City and County of San Francisco in San Mateo County during the past twenty years.

*So ordered.*

**ADJOURNMENT.**

Whereupon, the Board of Supervisors at 7:15 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors January 14, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, January 14, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, JANUARY 14, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 14, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 7, 1935, was considered read and approved.

### COMMUNICATIONS.

#### Relative to Relief Hearings.

The following were presented and read by the Clerk:

Communication from F. M. McAuliffe, Emergency Relief Committee, stating that all times he is ready to answer inquiries of the Board of Supervisors respecting relief matters, but that before appearing before the Board for that purpose he be advised of the particular inquiries desired by Supervisor Uhl in order that he may be prepared to answer properly, and stating further that it is possible that the inquiries may be of such a character that answers may be made in writing, and thus avoid the necessity of formally appearing before the Board since he is very busy.

Also, communication from Paul H. Davis, Emergency Relief Administration, responding to request of Supervisor Uhl that he appear before the Board of Supervisors on Monday, stating that official matters of this kind are handled by Mr. McAuliffe and that he himself was not authorized to represent the Administration.

#### Protest Against Ordinance for Improvement of Unaccepted Streets.

Communication from Jas. W. Bird, protesting the reduction of "sign-up" of property holders for proposed street work on unaccepted streets as set forth in ordinance now pending.

Ordered *filed*.

### SPECIAL ORDER—3 P. M.

The following matters were taken up:

#### Street Work on Unaccepted Streets.

(Code No. 12.021)

Bill No. 651, Ordinance No. 12.0212, as follows:

Authorizing the Director of Public Works to grant permission for



performance of street work in or upon unaccepted public streets in the City and County of San Francisco by private contract; regulating the manner in which such work shall be done; prescribing the conditions and requirements essential to the obtaining of such permission; and repealing Ordinance No. 7169 (New Series) and all ordinances amendatory thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Application for permission to do any street work in or upon any unaccepted public street in the City and County of San Francisco by private contract must be made in writing to the Director of Public Works, which application shall contain a comprehensive description of the work to be done. Said Director shall thereupon investigate such application, and if after investigation the Director determines that the public interest or convenience requires the doing of the proposed work and that the same is expedient and will not be productive of detriment to the public safety or convenience, he is hereby authorized to grant permission for the doing of the same as applied for or as modified by the direction of the City Engineer, subject to the conditions and provisions in this ordinance hereinafter prescribed and provided.

Section 2. No permission for the doing of any street work in or upon any unaccepted public street in the City and County of San Francisco, except in the case of main sewer construction, or the improvement of a street crossing or intersection as hereinafter provided for, shall be granted in pursuance of the provisions of this ordinance, unless the owners of all of the improvable frontage on a block of the street whereon or wherein such work is proposed to be done, or the authorized agents of such owners, shall have entered into a written contract for the doing thereof, then and in such case said Director may grant permission for the making of same; *provided, however, that if the applicant for a permit to do any street work in or upon any unaccepted public street shall obtain contracts for the doing of said work from the owners, or authorized agents of the owners, of 60 per cent or more of the frontage upon a street, between main intersections, proposed to be improved, as delineated upon a diagram accompanying the application, then the Director of Public Works shall, within thirty (30) days after receipt of the application, accompanied by said contracts, or photostatic copies thereof, institute public proceedings, in accordance with the provisions of the Street Improvement Ordinance of 1934, for the improvement of the portion or portions, between said intersections, of the street proposed to be improved, for which applicant files no contract or contracts. If the order of the Director of Public Works requiring the improvement of the portion or portions of the work not included in the private contract or contracts, be sustained by the Board of Supervisors, then the Director of Public Works shall call for bids for the construction of the portion or portions ordered done under public proceedings, and when the Director of Public Works shall award the contract for the portion of the work to be done under public proceedings, the Director of Public Works shall at the same time issue a permit to the contractor who has filed the contract or contracts for the balance of the work on the particular project. Any contract herein authorized shall include provision for all necessary underground service facilities.*

Where the construction of a main sewer is deemed by the Director of Public Works and the City Engineer to be necessary in any block proposed to be improved by private contract, then and in such case no work, except grading, involving the construction of a pavement on such block, shall be permitted to be done until such main sewer shall have been constructed with side sewers and other appurtenances as in this section hereinafter provided for and regulated.



Where a main sewer has already been constructed in a block and side sewers and other appurtenances to such main sewer are deemed necessary by the said Director and City Engineer, the construction of the same shall be conditioned for in the private contract in this ordinance referred to.

In the case of the construction of a main sewer in any block, no permission for the construction of the same by private contract shall be granted unless such contract is signed and conditioned for the construction of such sewer for its entire serviceable length between the main street crossings, or main street intersections, as may be determined by the City Engineer, with side sewers and other expedient and essential appurtenances as may be required by the City Engineer, under such regulations as may be prescribed by him, and approved by the Director of Public Works.

The provisions of Ordinance No. 5923 (New Series) regulating the construction, reconstruction or repair of private side sewers or drains and the connection thereof with main public sewers, approved June 28, 1923, shall not be deemed applicable to the construction of side sewers by private contract under and pursuant to the provisions of this ordinance.

Permission for the improvement of a public street crossing or intersection shall not be granted unless the owners of at least a majority of the frontage of the lots and lands liable for the cost thereof, or the authorized agents of such owners, shall have entered into contract therefor, such frontage being determinable according to method provided in the Improvement Act of 1911 of the State of California, as said act provides at the time of adoption of this ordinance, for determining the frontage liable for the improvement of street crossings or intersections.

Section 3. Two original contracts, or two photostatic copies of the original contract, for the doing of any proposed street work pursuant to the provisions of this ordinance shall accompany the application for permission to do the proposed work together with a diagram showing thereon the lots and lands signed for by the respective owners thereof, or by their agents, as indicated in such contract and the respective frontages so signed for; and to such contracts accompanying such application there shall be attached affidavits sworn to before a notary public that the signatures of said owners or their agents respectively appearing in such contracts, are genuine, and were to the actual knowledge of affiant subscribed by said owners or said agents, respectively, and that the frontage set opposite the said signatures, severally, is correct according to affiant's best information and belief.

Section 4. The work proposed to be done under such private contract must be of a class or type approved and recommended by the City Engineer. Such work must be done under the direction and to the satisfaction of the Director of Public Works and the materials to be used therein must be in accordance with specifications adopted by the Director of Public Works for similar work, and be to the satisfaction of the Director of Public Works.

The Director of Public Works shall fix the time within which the work shall be completed, which time shall begin to run from the date of the order of the said Director granting the permission for the doing of the same.

When the work shall have been completed to the satisfaction of the City Engineer and the Director of Public Works, the said Director shall so declare by order, and thereupon deliver to the contractor a certificate to that effect.

Section 5. In case the work to be done by private contract, as hereinbefore provided for, shall not have been completed within the time limited in the order of permission or within such extended time



as may be granted by the Director of Public Works, then said Director shall by order revoke the permission theretofore granted for doing such work.

Section 6. No permission for doing any street work by private contract under and pursuant to the provisions of this ordinance shall become effective until the contractor covenanting to perform the same shall have executed to the City and County of San Francisco, and delivered to the Secretary of the Department of Public Works a bond in such amount as may have been fixed in the order of the said Director, granting such permission, with some surety company authorized to do business in the State of California as surety thereon, conditioned for the faithful performance of the contract, or shall have deposited with the said Secretary a certified check upon some solvent bank for the said amount as a guaranty for such performance. Before entering upon the performance of any work in this ordinance provided for, the contractor covenanting to do such work shall also file with the Director of Public Works a bond, with some surety company authorized to do business in the State of California, as surety thereon, to be satisfactory in all respects to said Director, in a sum not less than one-half of the total amount payable by the terms of the contract, conditioned for the payment of all materialmen and employees under the contract. In lieu of such bonds or certified check, any contractor may deliver to said Secretary a bond in the sum of \$25,000, with some surety company authorized to do business in the State of California, as surety thereon, conditioned for faithful performance of any and all private contracts authorized to be performed by him in pursuance of the provisions of this ordinance, and for the payment of all materialmen and employees under such contracts. Such last-mentioned bond must be satisfactory in all respects to said Director and shall be renewed annually.

No assignment or transfer of a contract authorized or provided for in this ordinance, or of any rights thereunder, shall operate to relieve the surety or sureties on any bond executed in connection with such contract, as herein provided for, from the obligations or liabilities assumed in and by such bond, nor change or in any manner or degree qualify such obligations or liabilities. [All such assignments or transfers of contracts must be recorded in the County Recorder's office and due notice thereof given to the Director of Public Works.]

Section 7. The Director of Public Works may institute such inquiry as he deems proper for the purpose of determining the authenticity of the signatures appearing on a private contract, or the authority of the parties thereto to sign same.

Section 8. Nothing in this ordinance shall be construed as prohibiting the Director of Public Works from granting permission to an individual owner or his duly authorized agent to improve a public street in front of his property, if in the judgment of the City Engineer and the said Director such improvement be deemed advisable and expedient, and the public interest or convenience requires the same.

Section 9. The provisions of this ordinance shall not be deemed in any way to affect any of the matters provided for in the Street Improvement Ordinance of 1934 of the City and County of San Francisco for the improvement of streets by public contract and assessment of the cost thereof against private property.

Ordinance No. 7169 (New Series), and all ordinances amendatory thereof, and all ordinances and parts of ordinances relating to private contracts for street improvements are hereby repealed. This ordinance, however, shall not in any manner be held to affect any private contract heretofore in force and effect in pursuance of the provisions of Ordinance No. 7169 (New Series) and ordinances amendatory thereof, which provisions shall be deemed applicable until the completion of every such contract.



**Amendments to Bill No. 651, Ordinance No. 12.0212, Proposed by Supervisor McSheehy.**

Supervisor McSheehy offered the following amendments:

*Street Improvement Ordinance (Private Contract).*

Amend first paragraph of Section 2 to read as follows:

Section 2. No permission for the doing of any street work in or upon any unaccepted public street in the City and County of San Francisco, except in the case of main sewer construction, or the improvement of a street crossing or intersection, as hereinafter provided for, shall be granted in pursuance of the provisions of this ordinance unless the owners of all of the improvable frontage on a block of the street whereon or wherein such work is proposed to be done, or the authorized agents of such owners, shall have entered into a written contract for the doing thereof, and unless all municipal or other public utilities shall have agreed to construct, prior to the paving of such streets, all mains, conduits and services that will be required, for each lot or subdivisions of parcels fronting on said improvement, as determined by the City Engineer.

Amend Section 5 to read as follows:

Section 5. In case the work to be done by private contract as hereinbefore provided for shall not have been completed within the time limited in the order of permission or within such extended time as may be granted by the Director of Public Works, then said Director shall by order revoke the permission theretofore granted for doing such work; and no application for a renewed permission to do the same shall be considered by the said Director unless the same be accompanied by a contract signed anew in the manner and with the accompanying requirements prescribed in Sections 2 and 3 of this ordinance. No such application for such renewed permission, however, shall in any way be deemed to control the determination or discretion of the said Director to institute public proceedings for the performance of the work pursuant to the provisions of the Street Improvement Ordinance of the City and County of San Francisco.

**Proposed Amendments.**

Supervisor Uhl, seconded by Supervisor McSheehy, moved to amend Section 2, 25th line, after the word "Supervisors," insert in brackets the words "Said Board shall act thereon within 90 days."

Supervisor Shannon referred to Section 11 of the Street Improvement Act and raised the point of order that the proposed amendment is in violation of said Section 11 which provides that the Department of Public Works has one year within which to act.

Chair (Brown) ruled the point of order not well taken.

**Privilege of the Floor.**

James Rickets, representing the Building Trades Council, favored the adoption of the ordinance drawn, stating that its enactment at this time would provide employment for many of the unemployed. He also expressed himself as being opposed to the amendments offered by Supervisor McSheehy on today's calendar.

Whereupon, the roll was called on the proposed amendment and the same was *defeated* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

**Explanation of Vote.**

Supervisor McSheehy explained his vote by saying that he was



guided by the instruction of the City Attorney that the proposed amendment would probably invalidate the ordinance.

### Privilege of the Floor.

Wm. H. Worden, Director of Public Works, was granted the privilege of the floor. He said in part: "Fundamentally and primarily the object of the new ordinance is to correct evils of the past. It is calculated to correct two distinct evils, well known to the engineers of the Department of Public Works; first, under construction of streets under private contract there has been no legislation which demanded that public service corporations install their underground service before the street work was done; second, and a worse evil, was the fact that after 60 per cent of the signatures were secured there was found there were many 'where nots' resulting in hazards and causing many lawsuits against the city. The proposed ordinance is calculated, as it has been prepared by the Department of Public Works, to eliminate these two evils."

Grover O'Connor, representing the Associated General Contractors' Association, stated in part: "This is only an enabling act. If provision is put in the ordinance providing that unless the contractor gets 100 per cent signed up it would nullify the ordinance and the act would be useless. For, as a matter of fact, it is impossible to get 100 per cent signed up."

Director Wm. H. Worden, in reply to a question of Supervisor Havenner, as to whether a provision requiring 100 per cent sign up was incorporated, would it kill off the private contractor, replied: "It would at the present time and under present conditions, but not under prosperous conditions."

City Attorney O'Toole, in response to the question of Supervisor Havenner, whether in his opinion an amendment providing for 100 per cent sign up will be binding and effective, advised in the affirmative.

### Proposed Amendment.

Whereupon, Supervisor Havenner moved to amend by inserting in Section 2, line 31, after the word "project," the following language: "Whenever in the opinion of the Director of Public Works there are not a sufficient number of bids to constitute a free and satisfactory competition for the contract under public proceedings, the Director of Public Works shall reject all bids and dismiss public proceedings."

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Noes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

Supervisor Brown moved to amend Section 2, the 12th line after the word "shall" insert the words "subsequent to enactment of this ordinance."

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Proposed Amendments by Supervisor McSheehy.

Thereupon, the following proposed amendment by Supervisor McSheehy was taken up and, on motion, segregated:

The roll was called on the first portion of the proposed amendment requiring 100 per cent sign up of the improvable frontage, and the same was *defeated* by the following vote:

Ayes—Supervisors Colman, McSheehy—2.

Noes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.



Thereupon, the second portion of the proposed amendment, referring to the installation of public utility services in the street before the pavement is laid, was *withdrawn* by Supervisor McSheehy for the reason that the matter is taken care of at the end of Section 2 of the proposed ordinance.

Whereupon, Supervisor McSheehy's proposed amendment to Section 5 relative to the revocation of permit to do work unless completed within the time set forth in the permit, was *withdrawn*.

#### Passed for Second Reading.

Thereupon, the proposed bill, as amended, and in words and figures following, was *passed for second reading* by the following vote:

#### Street Work on Unaccepted Streets.

(Code No. 12.021)

Bill No. 670, Ordinance No. 12.0212, as follows:

Authorizing the Director of Public Works to grant permission for performance of street work in or upon unaccepted public streets in the City and County of San Francisco by private contract; regulating the manner in which such work shall be done; prescribing the conditions and requirements essential to the obtaining of such permission; and repealing Ordinance No. 7169 (New Series) and all ordinances amendatory thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Application for permission to do any street work in or upon any unaccepted public street in the City and County of San Francisco by private contract must be made in writing to the Director of Public Works, which application shall contain a comprehensive description of the work to be done. Said Director shall thereupon investigate such application, and if after investigation the Director determines that the public interest or convenience requires the doing of the proposed work and that the same is expedient and will not be productive of detriment to the public safety or convenience, he is hereby authorized to grant permission for the doing of the same as applied for or as modified by the direction of the City Engineer, subject to the conditions and provisions in this ordinance hereinafter prescribed and provided.

Section 2. No permission for the doing of any street work in or upon any unaccepted public street in the City and County of San Francisco, except in the case of main sewer construction, or the improvement of a street crossing or intersection as hereinafter provided for, shall be granted in pursuance of the provisions of this ordinance, unless the owners of all of the improvable frontage on a block of the street whereon or wherein such work is proposed to be done, or the authorized agents of such owners, shall have entered into a written contract for the doing thereof, then and in such case said Director may grant permission for the making of same; *provided, however, that if the applicant for a permit to do any street work in or upon any unaccepted public street shall subsequent to the enactment of this ordinance obtain contracts for the doing of said work from the owners, or authorized agents of the owners, of 60 per cent or more of the frontage upon a street, between main intersections, proposed to be improved, as delineated upon a diagram accompanying the application, then the Director of Public Works shall, within thirty (30) days after receipt of the application, accompanied by said contracts, or photostatic copies thereof, institute public proceedings, in accordance with the provisions of the Street Improvement Ordinance of 1934, for the improvement of the portion or portions, between said intersections, of the street proposed to be improved, for which applicant files no contract or contracts. If the order of the Director of Public Works requiring the improvement of the portion or portions of the work not included in the private*



*contract or contracts, be sustained by the Board of Supervisors, then the Director of Public Works shall call for bids for the construction of the portion or portions ordered done under public proceedings, and when the Director of Public Works shall award the contract for the portion of the work to be done under public proceedings, the Director of Public Works shall at the same time issue a permit to the contractor who has filed the contract or contracts for the balance of the work on the particular project. Whenever in the opinion of the Director of Public Works, there are not a sufficient number of bids to constitute free and satisfactory competition for the contract under public proceedings, the Director of Public Works shall reject all bids and dismiss public proceedings. Any contract herein authorized shall include provision for all necessary underground service facilities.*

Where the construction of a main sewer is deemed by the Director of Public Works and the City Engineer to be necessary in any block proposed to be improved by private contract, then and in such case no work, except grading, involving the construction of a pavement on such block, shall be permitted to be done until such main sewer shall have been constructed with side sewers and other appurtenances as in this section hereinafter provided for and regulated.

Where a main sewer has already been constructed in a block and side sewers and other appurtenances to such main sewer are deemed necessary by the said Director and City Engineer, the construction of the same shall be conditioned for in the private contract in this ordinance referred to.

In the case of the construction of a main sewer in any block, no permission for the construction of the same by private contract shall be granted unless such contract is signed and conditioned for the construction of such sewer for its entire serviceable length between the main street crossings, or main street intersections, as may be determined by the City Engineer, with side sewers and other expedient and essential appurtenances as may be required by the City Engineer, under such regulations as may be prescribed by him, and approved by the Director of Public Works.

The provisions of Ordinance No. 5923 (New Series) regulating the construction, reconstruction or repair of private side sewers or drains and the connection thereof with main public sewers, approved June 28, 1923, shall not be deemed applicable to the construction of side sewers by private contract under and pursuant to the provisions of this ordinance.

Permission for the improvement of a public street crossing or intersection shall not be granted unless the owners of at least a majority of the frontage of the lots and lands liable for the cost thereof, or the authorized agents of such owners, shall have entered into contract therefor, such frontage being determinable according to method provided in the Improvement Act of 1911 of the State of California, as said act provides at the time of adoption of this ordinance, for determining the frontage liable for the improvement of street crossings or intersections.

Section 3. Two original contracts, or two photostatic copies of the original contract, for the doing of any proposed street work pursuant to the provisions of this ordinance shall accompany the application for permission to do the proposed work together with a diagram showing thereon the lots and lands signed for by the respective owners thereof, or by their agents, as indicated in such contract and the respective frontages so signed for; and to such contracts accompanying such application there shall be attached affidavits sworn to before a notary public that the signatures of said owners or their agents respectively appearing in such contracts, are genuine, and were to the actual knowledge of affiant subscribed by said owners or said agents, respectively, and that the frontage set opposite the said signatures, severally, is correct according to affiant's best information and belief.

Section 4. The work proposed to be done under such private contract must be of a class or type approved and recommended by the City Engineer. Such work must be done under the direction and to the



satisfaction of the Director of Public Works and the materials to be used therein must be in accordance with specifications adopted by the Director of Public Works for similar work, and be to the satisfaction of the Director of Public Works.

The Director of Public Works shall fix the time within which the work shall be completed, which time shall begin to run from the date of the order of the said Director granting the permission for the doing of the same.

When the work shall have been completed to the satisfaction of the City Engineer and the Director of Public Works, the said Director shall so declare by order, and thereupon deliver to the contractor a certificate to that effect.

Section 5. In case the work to be done by private contract, as hereinbefore provided for, shall not have been completed within the time limited in the order of permission or within such extended time as may be granted by the Director of Public Works, then said Director shall by order revoke the permission theretofore granted for doing such work.

Section 6. No permission for doing any street work by private contract under and pursuant to the provisions of this ordinance shall become effective until the contractor covenanting to perform the same shall have executed to the City and County of San Francisco, and delivered to the Secretary of the Department of Public Works a bond in such amount as may have been fixed in the order of the said Director, granting such permission, with some surety company authorized to do business in the State of California as surety thereon, conditioned for the faithful performance of the contract, or shall have deposited with the said Secretary a certified check upon some solvent bank for the said amount as a guaranty for such performance. Before entering upon the performance of any work in this ordinance provided for, the contractor covenanting to do such work shall also file with the Director of Public Works a bond, with some surety company authorized to do business in the State of California, as surety thereon, to be satisfactory in all respects to said Director, in a sum not less than one-half of the total amount payable by the terms of the contract, conditioned for the payment of all materialmen and employees under the contract. In lieu of such bonds or certified check, any contractor may deliver to said Secretary a bond in the sum of \$25,000, with some surety company authorized to do business in the State of California, as surety thereon, conditioned for faithful performance of any and all private contracts authorized to be performed by him in pursuance of the provisions of this ordinance, and for the payment of all materialmen and employees under such contracts. Such last-mentioned bond must be satisfactory in all respects to said Director and shall be renewed annually.

No assignment or transfer of a contract authorized or provided for in this ordinance, or of any rights thereunder, shall operate to relieve the surety or sureties on any bond executed in connection with such contract, as herein provided for, from the obligations or liabilities assumed in and by such bond, nor change or in any manner or degree qualify such obligations or liabilities. [All such assignments or transfers of contracts must be recorded in the County Recorder's office and due notice thereof given to the Director of Public Works.]

Section 7. The Director of Public Works may institute such inquiry as he deems proper for the purpose of determining the authenticity of the signatures appearing on a private contract, or the authority of the parties thereto to sign same.

Section 8. Nothing in this ordinance shall be construed as prohibiting the Director of Public Works from granting permission to an individual owner or his duly authorized agent to improve a public street in front of his property, if in the judgment of the City Engineer and the said Director such improvement be deemed advisable and expedient, and the public interest or convenience requires the same.

Section 9. The provisions of this ordinance shall not be deemed in any way to affect any of the matters provided for in the Street Improve-



ment Ordinance of 1934 of the City and County of San Francisco for the improvement of streets by public contract and assessment of the cost thereof against private property.

Ordinance No. 7169 (New Series), and all ordinances amendatory thereof, and all ordinances and parts of ordinances relating to private contracts for street improvements are hereby repealed. This ordinance, however, shall not in any manner be held to affect any private contract heretofore in force and effect in pursuance of the provisions of Ordinance No. 7169 (New Series) and ordinances amendatory thereof, which provisions shall be deemed applicable until the completion of every such contract.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### UNFINISHED BUSINESS.

None.

### NEW BUSINESS.

Passed for Second Reading.

The following bill was *passed for second reading*:

**Appropriating \$150 to Department of Weights and Measures.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 668, Ordinance No. 9.051158, as follows:

Appropriating \$150 from Emergency Reserve Appropriation No. 2.900.00 to the credit of Appropriation No. 33.209.00, Department of Weights and Measures, for the repairing of automobiles now in use by said Department.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$150 is hereby set aside and appropriated from Emergency Reserve Appropriation No. 2.900.00 to the credit of Appropriation No. 33.209.00, Department of Weights and Measures, for the repairing of automobiles now in use by said Department.

Approved by the Mayor and the Chief Administrative Officer, and by the Controller as to funds being available.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

**Adopted.**

The following resolutions were *adopted*:

**Acceptance of Deed and Payment of \$15.50 for Lands Required for  
Alemany Boulevard.**

(Code No. 12.1711)

On recommendation of Finance Committee.

Resolution No. 1738, as follows:

Resolved, That the City and County of San Francisco accept a deed from Emilia and Joseph Radulovich to a portion of Lot 6 and a portion of Lot 8, Assessor's Block 7156, San Francisco, required for Alemany boulevard, Section "D," and that the sum of \$15.50 be paid for said two parcels of land from Appropriation No. 83.903.17.

Reference is hereby made to the written offer on file in the office of the Director of Property from the above named parties, for particular descriptions of the portions of said lots to be acquired by the City and County of San Francisco.

As a further consideration, Emilia and Joseph Radulovich shall receive a deed from the City and County of San Francisco to that certain portion of Lot 1-A, Assessor's Block 7156, San Francisco, bounded on the west by Lot 6, on the south by Lot 5, on the east by Lot 4 and on the north by the south line of the proposed Alemany boulevard.

The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed for the conveyance of said portion of Lot 1-A to Emilia and Joseph Radulovich.

Approved by the Director of Property.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

#### **Acceptance of Deed and Payment of \$180 for Lands Required for Widening of Army Street.**

(Code No. 12.1711)

Also, Resolution No. 1739, as follows:

Resolved, That the City and County of San Francisco accept a deed from Salvatora Constantini to a portion of Lot 1, Assessor's Block 5507, San Francisco, required for the widening of Army street, and that the sum of \$180 be paid for said land from Appropriation No. 83.904.17.

For a particular description of said land to be acquired by the City, reference is hereby made to the written offer on file in the office of the Director of Property from the above party.

It is understood and agreed that the present gasoline service station now partially located on the above described parcel of land be allowed to remain thereon at no cost to the grantor, but in the event that said gasoline service station is destroyed or removed that all right of the grantor to maintain the gasoline service station on said land shall expire.

Approved by Director of Property.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

#### **Cancellation of Sale and Assessments—City Property.**

(Code No. 9.0411)

(Code No. 9.0412)

Also, Resolution No. 1740, as follows:

Whereas, the Controller has reported that the following property now recorded in the name of the City and County of San Francisco was sold for delinquent taxes on June 27, 1929, and assessed for subsequent years in the name of the original owner:

Lots 22 to 25, Block 7118—Assessed to Marks Stokes—1928 Sale 3247, \$9.86; 1929, \$20.48; 1930, \$21; 1931, \$21; 1932, \$20.60; 1933, \$18.10. the City Attorney having consented thereto; therefore

Resolved, That the above sale and assessments be cancelled in accordance with the provisions of Section 3804A of the Political Code.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

#### **Cancellation of Tax Sale Due to Clerical Error.**

(Code No. 9.0412)

Also, Resolution No. 1741, as follows:

Whereas, the Controller has reported that on March 10, 1931, as per affidavit on file with the Assessor, Charles E. Richards applied for veteran exemption on Lot 5, Block 6701. Through a clerical error



the exemption was not made on the 1931-32 real estate roll and this property was sold to the State for unpaid taxes in the sum of \$27.17 on June 29, 1932. Mr. Richards has received exemption for 1932, 1933-34, and 1934-35; the City Attorney having consented thereto; therefore

Resolved, That this sale be cancelled in accordance with the provisions of Section 3804 of the Political Code.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

Also, Resolution No. 1742, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-35, to the hereinafter named; being refunds of amounts paid in duplicate for taxes, to-wit:

- (1) To T. J. Gainford; per Vol. 15, Lot 12, Block 2040, 1934-35  
Real Estate Rolls.....\$ 1.74
- (2) Thomas Flood; see Vol. 11, page 228, line 5..... 1.04
- (3) Bessie J. Fay and Alice S. Stern; per Vol. 11, page 110, line  
5, Unsecured Personal Property Rolls, 1935..... 11.59
- (4) Eagle Taxi Co.; per Vol. 11, page 63, line 7..... 9.57
- (5) Walter C. Duncan; per Vol. 38, Lot 24, Block 6342, 1934-35  
Real Estate Rolls ..... .70
- (6) Crystal Plunge & Bath; per Vol. 14, page 110, line 23 of  
1934 Unsecured Personal Property Rolls..... 7.48
- (7) Mrs. Wm. Doyle; per page 153, Vol. 24, Lot 54, Block 3611  
of 1934-35 Real Estate Rolls..... 5.74
- (8) Nance Counihan; per Vol. 14, page 141, line 9 of 1934  
Unsecured Personal Property Rolls..... 2.61
- (9) Robert Boothby; per Vol. 14, page 66, line 24 of 1934 Un-  
secured Personal Property Rolls..... 5.22
- (10) Albert Greendorfer; per Vol. 13, page 78, line 12, 1934  
Unsecured Personal Property Rolls..... 6.96
- (11) Sig Laupsa; per Vol. 4, page 70, line 6, 1934 Unsecured  
Personal Property Rolls..... 1.04
- (12) J. C. Klunis; per Vol. 16, page 39, line 12, 1934 Unsecured  
Personal Property Rolls..... 5.22
- (13) P. M. Swihart; per Vol. 18, page 53, line 10, 1934 Unsecured  
Personal Property Rolls..... 2.96
- (14) Frank Salaber; per Vol. 15, page 51, line 6, 1934 Unsecured  
Personal Property Rolls..... 5.74
- (15) Raymond Wright; per Vol. 42, Lot 30, Block 6989; 1934-35  
Real Estate Rolls..... 4.28
- (16) M. L. Hawks; per Lot 47, Block 1406, Vol. 9; 1934-35 Real  
Estate Rolls ..... 3.48
- (17) Eva Seminario; per Vol. 17, page 142, line 12; 1934 Un-  
collected Personal Property Roll..... 9.22
- (18) Adolph Street; per Vol. 18, page 45, line 1; 1934 Uncol-  
lected Personal Property Rolls..... 1.04
- (19) August R. Sylvanus; per Vol. 18, page 57, line 2; Uncol-  
lected Personal Property Rolls..... 8.70
- (20) Chas. V. Quartararo; per Vol. 1, page 35, line 24; 1934  
Supplemental Personal Property Rolls..... 4.35
- (21) G. Toutolmin; per Vol. 1, page 75, line 12; Unsecured Sup-  
plemental Personal Property Rolls, 1934..... 2.96
- (22) Willis H. Weichart; per Vol. 20, Lot 3, Block 2971 of the  
1934-35 Real Estate Rolls..... 4.70
- (23) Jno. J. McKay; per Vol. 16, page 97, line 5; 1934 Uncol-  
lected Personal Property Rolls..... 4.35

(24)	A. O. Walters; per Vol. 7, Lot 17, Block 1141; 1934-35 Real Estate Rolls .....	9.22
(25)	Clarke E. Wayland; per Vol. 20, Lot 21, Block 2981.....	9.57
(26)	Angelo Galli; per Vol. 17, page 143, line 10; 1934 Uncollected Personal Property Rolls.....	17.40
(27)	M. E. Brown; per Vol. 13, page 101, line 20; 1934 Unsecured Personal Property Rolls.....	8.35
(28)	E. Guttman; per Vol. 3, page 227, line 15; 1934 Unsecured Personal Property Rolls.....	5.22
(29)	Mrs. Wm. Bergk; per Vol. 39, page 117, Lots 27/28, Block 6562 .....	1.04
(30)	E. P. Mayer; per Vol. 6, page 96, line 21; 1934 Unsecured Personal Property Rolls.....	22.62
(31)	C. B. Yelverton; per Vol. 10, page 146, Lot 10D, Block 1508, 1934-35 Real Estate Rolls.....	2.61
(32)	Joseph Kotter; per Vol. 16, page 43, line 12; 1934-35 Personal Property Rolls.....	4.35
(33)	Southern Pacific Co.; per Vol. 26, Lot 1, Block 3841; 1934-35 Real Estate Rolls; being refund on account of clerical error as to Improvements.....	9.66

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

#### Authorizing Payment of Islais Creek Reclamation District Warrants.

(Code No. 12.04)

Also, Resolution No. 1743, as follows:

Be It Resolved, That the following warrants of Islais Creek Reclamation District:

No.	to	for
520	Treasurer, City and County of San Francisco.....	\$ 34.42
521	Lucius L. Solomons.....	2.24
522	President and Board of Trustees of St. Ignatius College.	56.00
523	Bernard Sieroty .....	24.19
524	John K. Bulger.....	228.17
525	Wm. McKay .....	243.03
526	General Paint Corporation.....	25.61
527	Bank of America N. T. & S. A., Bay View Branch.....	29.48
528	Sophie Yeager .....	11.06
529	National Lead Co.....	78.62
530	P. F. Reilly.....	289.69
531	Realty Investors Corp. of S. F., Ltd.....	7.25
532	Stanislaus Regli; Charlotte Regli.....	21.15
533	J. A. Hart.....	55.43
534	Mary F. O'Connell.....	111.02
535	Louisa Nigro .....	24.98
536	Jacob Meyers .....	24.95
537	Adelheid G. Schultze .....	78.71
538	Jeremiah F. Sullivan, Jr., Executor.....	296.52
539	The Islais Co., Ltd., ½; Winchester Estate Co., ½.....	400.31
540	Mary Kingston; Margaret J. Kingston; Paul J. Kingston.	147.72
541	Timothy E. Treacy.....	8.56
542	T. E. Treacy.....	64.70
543	City Construction Co.....	35.16
544	Margaret Jeffers; Sarah Jeffers.....	25.19
545	George Windeler Co., Ltd.....	1,186.48
546	Sharock Company .....	1,398.55
547	Mary C. Lawton.....	18.80
548	Southern Pacific Company.....	9,199.40
549	A. S. Hammersmith.....	143.38
550	John Reynolds .....	5.80



551	James Meagher's Sons .....	58.75
552	Bank of America N. T. & S. A.....	30.15
553	Fred J. Morris; Brougham F. Morris.....	8.94
554	San Francisco Paving Co.....	119.04
555	Helen D. Umbsen.....	178.02
556	Ada I. Chandon; Helen E. Sale; Cordelia Cline; J. P. Hopkins .....	50.30
557	Director of Public Works.....	301.80
558	J. B. West.....	125.00
559	J. B. West.....	125.00
560	D. Matheson, Treasurer.....	6.50
561	The San Francisco News.....	46.46
562	Bank of America.....	1,650.00

payable out of the funds of said District, be and the same are hereby approved; and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

#### Requesting Hearing Before the State Board of Equalization.

(Code No. 9.031)

Also, Resolution No. 1744, as follows:

Resolved, That the Board of Supervisors hereby requests the Board of Equalization of the State of California, when said Board considers method of apportionment of utility properties in San Francisco, that the Board and its representatives be heard thereon.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Advising the San Francisco Delegation to the State Legislature.

(Code No. 9.031)

Also, Resolution No. 1745, as follows:

Resolved, That the Board of Supervisors does hereby advise the San Francisco delegation to the State Legislature, in the event the five per cent limitation provided by the Riley-Stewart amendment is to be continued, the City and County of San Francisco will urge legislative definition by appropriate legal method.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Authorizing Letter Be Sent San Francisco Representatives in Legislature.

(Code No. 9.031)

Also, Resolution No. 1746, as follows:

Resolved, That letter be sent San Francisco representatives in the Legislature, if proposal is presented to limit the amount of taxes upon real and personal property for City and County purposes, that San Francisco Supervisors or its representatives wish to be heard before the proper committees of the Assembly and Senate. That Section 78 of the Charter be transmitted to the Legislators, and that they be further informed that the economic authorities of the United States oppose value limitation.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing President to Appoint a Committee of Five Members of  
Board of Supervisors on Harbor Control.**

(Code No. 5.34)

On recommendation of Judiciary Committee.

Resolution No. 1627, as follows:

Whereas, this Board of Supervisors has, on several occasions, determined that it is in the best interests of the harbor of San Francisco that same be under the management and control of the people of San Francisco; and

Whereas, each succeeding year indicates the unfavorable position in which the San Francisco harbor is placed, by virtue of the fact that all bond issues and measures for its development and improvement must be submitted to State authorities, whereas, in the case of nearly other harbor on the Pacific Coast, control of the harbor is vested in the municipality; now, therefore, be it

Resolved, That the Board of Supervisors hereby declares that it is its hope that the forthcoming Legislature will enact such legislation as is necessary to place the San Francisco harbor under the control and management of the San Francisco authorities; and be it

Further Resolved, That pursuant to a request from his Honor the Mayor for a conference thereon and for the appointment of a committee to foster and promote the foregoing purpose, the President of this Board is hereby authorized to appoint a committee of five members of this Board for such conference and said committee is requested to make every effort to secure local control and management of the San Francisco harbor.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

**Transfer of \$20,000 From Joint Highway District No. 9 to Joint  
Highway District No. 10.**

(Code No. 9.052)

On recommendation of Streets Committee.

Resolution No. 1730, as follows:

Whereas, there is at the present time the sum of \$41,350 to the credit of Joint Highway District No. 9 as will more particularly appear from Appropriation No. 48.90301, 1934-35 Appropriation Ordinance; and

Whereas, the Directors of Joint Highway District No. 9 have by resolution consented that said item above mentioned be reduced from \$41,350 to \$21,350 so that there will be a surplus of \$20,000 in said present year's appropriation to said Joint Highway District No. 9; and

Whereas, Joint Highway District No. 10, which also embraces the City and County of San Francisco, is in need of funds to carry on the highway work in said district; now, therefore, be it

Resolved, That Appropriation No. 48.90301, 1934-35 Appropriation Ordinance, to Joint Highway District No. 9, be and the same is hereby reduced in the sum of \$20,000, and that said sum be held in the County Road Fund to be hereafter appropriated in the manner provided by law to Joint Highway District No. 10, as obligations of the City accrue in favor of said last mentioned district.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Changing the Name of a Portion of Marengo Street to Alemany  
Boulevard.**

(Code No. 12.08)

Also, Resolution No. 1734, as follows:

Resolved, That the name of that portion of "Marengo street" between



the westerly line of Bayshore boulevard and the northeasterly line of Dickenson street be and is hereby changed to "Alemany boulevard."

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

### Intention to Close Steuben Street Between Augusta Street and Bayshore Boulevard.

(Code No. 12.0621)

Also, Resolution No. 1735, as follows:

Resolved, That the public interest requires that the certain following described portion of Steuben street, lying between the northerly line of Augusta street and the southwesterly line of Bayshore boulevard, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Steuben street, more particularly described as follows, to-wit:

All of Steuben street lying between the northerly line of Augusta street and the southwesterly line of the Bayshore boulevard, excepting therefrom a 10-foot sewer easement lying 5 feet on each side of the following described center line:

Beginning at a point on the northerly line of Augusta street, distant thereon 30 feet westerly from the easterly line of Steuben street, and running thence northerly parallel with and distant 30 feet at right angles easterly from the westerly line of Steuben street, 279.562 feet to the southwesterly line of Bayshore boulevard.

Said closing and abandonment of said portion of Steuben street shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Steuben street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

### Passed for Second Reading.

The following bill was *passed for second reading*:

### Improvement of Kramer Place.

(Code No. 12.0611)

On recommendation of Streets Committee.

Bill No. 666, Ordinance No. 12.061153, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors December 19, 1934, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934 of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Kramer place between Greenwich street and the southerly termination of Kramer place and of Pardee alley between Kramer place and Grant avenue, by the construction and reconstruction of the following:

- Item No. 1—Sand fill.
- Item No. 2—10-inch vitrified clay pipe culvert in place.
- Item No. 3—8x6-inch wye branches in place.
- Item No. 4—Brick manhole, complete.
- Item No. 5—6-inch vitrified clay pipe side sewers in place.
- Item No. 6—Brick catchbasin, complete.
- Item No. 7—Armored concrete curb.
- Item No. 8—Bar reinforcing steel in stairs and wall.
- Item No. 9—Class "B" concrete in stairs and wall.
- Item No. 10—1½-inch standard 3-pipe railing, including 10 concrete posts.
- Item No. 11—One-course concrete sidewalk.
- Item No. 12—6-inch class "E" concrete pavement.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all these certain lots delineated, designated and numbered, respectively, as Lots 1, 2, 3, 4, 31, 32, 33 and 34 of Block 88; all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

**Adopted.**

The following resolution was *adopted*:

**Closing and Abandoning a Portion of Regent Street and Liebig Street.**

(Code No. 12.0622)

On recommendation of Streets Committee.

Resolution No. 1736, as follows:

Whereas, on the 29th day of October, 1934, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 1632, Code No. 12.0621, which resolution was presented to his Honor the Mayor for his approval and was duly and regularly ap-



proved by the Mayor of the City and County of San Francisco on the 30th day of October, 1934, said resolution being in words and figures as follows, to-wit:

*Intention to Close Portion of Regent Street and Liebig Street.*

(Code No. 12.0621)

Resolution No. 1632, as follows:

Resolved, That the public interest requires that the certain following described portions of Liebig street and Regent street be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Liebig street lying between the northerly line of De Long street produced easterly and the southerly line of the proposed Alemany boulevard, and also all that portion of Regent street lying between the northwesterly line of San Jose avenue and the southerly line of Palmetto avenue, saving and excepting therefrom the following described parcel:

Beginning at the point of intersection of the northwesterly line of San Jose avenue and the southwesterly line of Regent street, and running thence northwesterly along said southwesterly line 76.179 feet to the northerly line of the proposed Alemany boulevard; thence easterly along said northerly line on a curve to the left, tangent to a line deflected 133 degrees 02 minutes 06 seconds to the right from said line of Regent street, radius 905.37 feet, central angle 1 degree 51 minutes 26 seconds, a distance of 29.347 feet; thence continuing easterly tangent to the preceding curve and along said northerly line 47.593 feet; thence continuing easterly along the arc of a curve to the left tangent to the preceding course radius 16.504 feet, central angle 5 degrees 20 minutes 50 seconds, a distance of 1.540 feet to the northeasterly line of Regent street at a point distant northwesterly thereon 23.123 feet from said northwesterly line of San Jose avenue; thence deflecting 54 degrees 10 minutes 10 seconds to the right from the tangent to the preceding curve and running southeasterly along said northeasterly line of Regent street 23.123 feet to the northwesterly line of San Jose avenue; thence at right angles southwesterly along said line of San Jose avenue 60.00 feet to the southwesterly line of Regent street and the point of beginning.

Said closing and abandonment of said portions of Liebig street and Regent street shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closings and abandonments be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of Liebig street and Regent street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Resolution No. 34554 (New Series), adopted by the Board of Supervisors on June 8, 1931, and approved by the Mayor on June 9, 1931, is hereby repealed.

*Adopted*—Board of Supervisors, San Francisco, October 29, 1934.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Brown, Shannon—2.



I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

J. S. DUNNIGAN, Clerk.

Approved San Francisco, October 30, 1934.

ANGELO J. ROSSI, Mayor.

And whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Department of Public Works did, upon receipt of said resolution, cause to be posted, in the manner and as required by law, notices of the passage of said resolution and did also cause, in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 1632, Code No. 12.0621; and

Whereas, the Supervisors have acquired jurisdiction to order that portions of Liebig street and Regent street described in Resolution No. 1632, Code No. 12.0621, be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered that the portions of Liebig street and Regent street as specifically described and proposed in said Resolution No. 1632, Code No. 12.0621, be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said portions of said streets described in Resolution No. 1632, Code No. 12.0621, shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 1632, Code No. 12.0621; and be it

Further Resolved, That the said closing and abandonment of said portions of said streets described in Resolution No. 1632, Code No. 12.0621, shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

Passed for Second Reading.

The following bill was *passed for second reading*:

**Changing the Width of Sidewalks on Fifth Street Between Harrison and Bryant Streets.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 667, Ordinance No. 12.073127, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred Forty (240) thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of



Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 7, 1934, by amending Section Two Hundred and Forty (240) thereof, to read as follows:

Section 240. The width of sidewalks on Fifth street between Market street and Harrison street shall be 15 feet;

The width of sidewalks on Fifth street between Harrison street and Bryant street shall be 9 feet;

The width of sidewalks on Fifth street between Bryant street and Channel street shall be 15 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

#### Adopted.

The following resolution was *adopted*:

**Leave of Absence—Lawrence Arnstein, President, Advisory Board of Health.**

(Code No. 4.053)

Resolution No. 1737, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Lawrence Arnstein, President, Advisory Board of Health, is hereby granted a leave of absence from January 9, 1935, to February 9, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

#### Re-referred.

The following recommendation of Committee on Fire, Safety and Police was *withdrawn and re-referred to Committee*:

**Amending Ordinance No. 3108 (New Series), Relating to Automobile Parking Stations.**

(Code No. 12.0823)

Bill No. 667, Ordinance No. 12.08231, as follows:

Amending Sections 1 and 8 of Ordinance No. 3108 (New Series), entitled "An ordinance regulating the establishment and maintenance of automobile parking stations."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 1 of Ordinance No. 3108 (New Series), the title of which is recited above, is hereby amended to read as follows:

"An Automobile Parking Station" is hereby defined to be a lot or parcel of land or any portion thereof not enclosed by a roofed building, where an automobile or automobiles is/are kept, placed, stored or allowed to remain. Said term shall not be construed to apply to the keeping, placing or storing of automobiles used in the transaction of any business, trade or occupation upon any lot or parcel of land owned, leased or rented by the person, firm or corporation conducting said business, trade or occupation; nor shall it be construed to prohibit the owner of an automobile or automobiles from putting, keeping, placing or storing his automobile or automobiles upon any lot or parcel of land owned by him.

Whenever used in this ordinance the term "Lot or Parcel" shall be construed to mean lot or parcel as delineated upon the diagrams and plots of the Assessor of this City and County.

Section 2. Section 8 of said ordinance hereinabove referred to is hereby amended to read by adding the following subdivision:

Section 8. (K) It shall be unlawful to put, place, store or keep or permit or allow to be put, placed, stored or kept any automobile upon or in any lot or parcel of land or on any portion thereof hereinbefore defined to be an automobile parking station, unless a permit for the maintenance and conduct thereof as an automobile parking station is in full force and effect.

## **ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

### **Relative to Minors Frequenting Beer Parlors.**

SUPERVISOR GALLAGHER: I desire to make a statement. Some weeks ago the delegation of the San Francisco Board of Supervisors proceeded to Sacramento and went before the State Board of Equalization on the subject of the amount to be paid for liquor licenses and certain rules and regulations appertaining to the sale of liquor. Among the high points the San Francisco delegation set up was a proposal that the Board adopt the strictest kind of regulations relating to the sale of liquor to minors.

Recently we had in San Francisco another one of those pieces of police stupidity, that despite all the glorification of them from various sources, to use your current phrase, that is probably so ridiculous as to make most of the average citizen laugh. Cafes, according to the District Attorney, have been found serving liquor to girls as low in age as fourteen years. These girls, according to the public statements made in the papers, after being plied with liquor have been induced to go to lodging houses in the vicinity. According to the public statements one of the proprietors of one of these places, or one of the attaches thereof, was interested in a house of ill fame, and permitted patrons, men and women, to enter a lodging house which had no regulations, and which made no comment on the age or condition of the people who came in.

Now, of course, the San Francisco Police Department is in the position to grant people a lot of favors, and there will be brought out many of their fine achievements and they have been many, and no one seeks to say it is not so; but when no one of three sets of offices, captains, lieutenants, sergeants, corporals and patrolmen, on three different watches in twenty-four hours in San Francisco, and every hour of the day, every day of the week, tells me they do not know what is going on in these places, I say something is radically wrong some place. The women of San Francisco can see the Barbary Coast flaunted in their faces from the doors of three cafes on Market street. Women passing these places have been insulted by drunks, and in the back streets of these places fights take place every night. Looking into these places, by a glance, from Market street, you can see women sitting there soused to the ears with whatever they get to drink, and in one place, a place which has two floors, on one floor of which throughout the regular patrons on the second floor were women openly soliciting for prostitution. Now when the Police Department makes statements that it does not know the situation, that these things are going on, they lie, and they know they lie, and I will use strong terms, and either some one is being taken care of, or, Mr. Chairman, somebody better be waking out of their mistaken sleep, and somebody in charge in the department had better find out what is going on. They can chase Chinamen from the strike area, they can send officers all over the various counties to give service all around, and our own officers cannot, passing a given place with two men, not one, hour after hour, and astute established officers of the department can even tell whether a girl is under age, or whether she is intoxi-



cated. I am making no claim to being a reformer, but if there is anything, any one thing that I am sold on, it is to stop the sale of liquor to minors, and I think the police of this town have got to be aroused, or somebody has got to shake the department out of its habits and see that kids cannot be sold liquor, and they cannot be sold liquor if the Police Department is on the job. There is no question about that. We start around with three thousand bootleggers running, and practically 90 per cent of the Police Department knew it, we said nothing about liberality of spirits, we said nothing when an attempt was made to open the Barbary Coast, and it was stopped by the outraged opinion of people, but when they can't see, and won't find kids fourteen years old who are taken to hotels to sleep all night with strangers, and when, according to the evidence, they don't know his name, I will tell you the man that tells me the Police Department is on the job doesn't know his business. I want to attack this problem—as usual, with the Police Department, it is passing the buck, despite one of its members in front of these places, with these facts facing it, it is passing the buck. I am going to find out, if I can. There are a lot of investigations going on here, but in my opinion they are all in the flower garden, and soon will be part of the forgotten memory of the past.

#### Motion.

SUPERVISOR GALLAGHER: I am, therefore, moving that the Public Welfare Committee of this Board of Supervisors be instructed to interview the District Attorney and such other officers, if possible, to obtain, if they can, the evidence on what exactly has happened in the places referred to, and under what conditions; and that they interview the State Board of Equalization as to the attitude of the Police Department on the revocation of these licenses, and in due time, when they have made their investigation, make their report to to this Board of Supervisors, if I get a second.

SUPERVISOR UHL: Second the motion.

#### Explanations of Vote.

THE PRESIDENT: You have heard the motion, moved and seconded. What is your pleasure? I want to say this, as a member of the Board, because I am a member of the Board, I don't want to be denied as Chairman—I know we all want to go home, but I am not going to vote for that motion as outlined by Supervisor Gallagher. I am not going to put myself on record as being part of, you might say of a condition, or accusation made by the Supervisor. It is a rather far-fetched accusation, and it is one that this whole Board is in accord with if it votes in accordance with the motion made by Supervisor Gallagher. Now, I differ with the Supervisor in a great many ways, and I am not holding any particular brief for the Police Department, but I am not accusing them of all of the various things that the Supervisor has stated. I don't want to go into any argument, I don't want to take up any time, but I want the record to show that I am not in accord with all the statements made by the Supervisor. You can call the roll if you want.

SUPERVISOR COLMAN: The reason I am going to vote against that, it is not a proper function of this Board, in my opinion. We have no jurisdiction over the Police Department, Supervisor Gallagher. You have made a statement, that statement will receive publicity and that is all right if Supervisor Gallagher wants to call attention to the Police Department, or the Grand Jury, or the District Attorney, of these conditions, that is his privilege, but it does not seem to me it is a proper function of this Board to hold an investigation into the Police Department. Certainly I don't agree with the things referred to; I have read what has happened in the papers, of course. Mis-



takes are made that sometimes look ridiculous, we have made them ourselves—silly, absurd mistakes—but that is no reason for such a bitter arraignment of such a splendid body, and I say that with no wish to curry their favor, but in all sincerity, I have always said it. I don't believe this Board of Supervisors—that part of its function is to investigate the law enforcing body. Accordingly I am going to vote no.

**SUPERVISOR HAVENNER:** Without subscribing at all to the various statements which the Supervisor made, and which I take it are not part of the motion, I agree with him in the conclusion that the public welfare of San Francisco will be tremendously promoted with the correction of the conditions to which he referred, and these places could be corrected. I have no objection to putting myself on record as favoring that, and favoring immediate steps for the correction of these abuses, and if I vote for the amendment I will vote for it solely on those grounds. I do not subscribe to many of the things the Supervisor has said in his remarks.

**PRESIDENT McSHEEHY:** May the Chair say a word—I simply say this. I do not like to see a record vote of certain statements made by Supervisor Gallagher. I imagine that these statements will be heralded all around in San Francisco, and throughout the entire State of California. I imagine that we will be placed in a position, before other cities, as being a city where law and order is not very well observed at this particular time. It is easy to criticize in an offhand, general way, but I think we occupy a position here in the City government, as Supervisors, called City Fathers, called the Board of Directors, and when one of us—when we take it upon ourselves to make certain statements criticizing a department, these statements ought to be made in writing, and the proper investigation heard, but here are statements made in a general way, I don't care what any member of this Board states, I feel we have a Police Department that is second to none, and there is less crime committed in San Francisco than any city in the State of California in proportion to the size of San Francisco. Far less. We have an efficient Police Department and I for one am not going to subscribe to the statements made by the Supervisor, and the motion outlined by him.

\* \* \* \* \*

#### Amendment.

**SUPERVISOR BROWN:** So far as the arraignment of the Police Department is concerned, I cannot subscribe to it. However, where there is smoke there must be some fire, and I think some conditions outlined by Supervisor Gallagher undeniably do exist. I cannot agree with Supervisor Colman that this is not a matter of concern to this Board. I think that it is. I am going to offer an amendment to Supervisor Gallagher's motion as follows: That the reported abuses which are said to exist in the so-called beer parlors of San Francisco be referred to the Public Welfare Committee of the Board of Supervisors for investigation and report.

**SUPERVISOR HAVENNER:** I will second that as an amendment.

\* \* \* \* \*

**SUPERVISOR SCHMIDT:** Mr. Chairman, if I have been reliably informed, the Grand Jury is taking this matter up at the present time. I don't know, I just wondered whether that would help us.

**SUPERVISOR RATTO:** As a member of the Taxation Committee, when we were in Sacramento before the Board of Equalization we mentioned the fact that we would request the Police Department to take care of our places that had liquor licenses, by our Department taking care of those places, which eliminated a lot of extra men that



the Board of Equalization would employ and, therefore, give us a larger revenue from the taxation of the license. Naturally, that made the San Francisco Police Department the one that should oversee these places that had liquor licenses, so I think that it is proper, in order that the investigation should be made by the Police Department, and should be in their charge.

SUPERVISOR UHL: I am in accordance with any action that would tend to clear up this situation on the sale of liquor to minors, and it is an abominable situation, when children fourteen years old are sold liquor; but an investigation of that kind, to be made thoroughly, is going to involve, entail a great deal of work, and who is going to do it? I believe if we are going to attempt anything of that sort there should be an appropriation made to employ people to go into these places and come back to the committee with their report. I am not in a position to go into these various places.

I am not a wet, nor am I a dry, but I am serious, if you are going to pass a motion of that kind, certainly that should receive consideration at your hands.

THE PRESIDENT: Supervisor Gallagher wishes to close, is there any other member wishes to speak—Supervisor Gallagher will close.

SUPERVISOR GALLAGHER: I have no objection to the resolution, and no money is needed, Supervisor Uhl, and if money is needed I think I know where it will come from—not with the reluctant consent of the members of this Board, I am sorry to say.

When a member has called attention to the fact that a department has obviously failed to live up to the pledge under a certain law prohibiting the sale of minors—liquor to minors, and when children are dragged, under the age of consent, to lodging houses, imagine a Supervisor for twelve years on this Board who says that is none of my business.

SUPERVISOR COLMAN: I rise to a point of order. When a Supervisor here is quoted incorrectly, he has a right to be heard on the question.

THE PRESIDENT: State your point of order.

SUPERVISOR COLMAN: That the gentleman is not quoting me correctly. I said it should go to the proper body, that this is not an investigating body, that it should go to some body that has authority to investigate it.

THE PRESIDENT: The point of order is——

SUPERVISOR GALLAGHER: Let the record read as it lies. My motion was that the Welfare Committee interview certain public officers, find out what the situation is. There is a stenographic record. I am not alone, I will quote the gentleman verbatim. It is not the proper function of this Board of Supervisors. Those are your words, taken down verbatim, and I will stick to them; and when you state kids, when some other man's kid fourteen years old, go in these places, another man's kids made drunk in places, if that is not my business as a member of the Board of Supervisors. I must say the time has come for me to take the superintendency of the Relief Home. I am pretty near through. You bet it is my function, two ways: Number One, it is my function, when I find the machinery of law breaking down, and when I find an absolute proof of its lapse of sincere enforcement, and when I find children of men and women here in this City being debauched in this town, it is my business, and always will be my business, and the fourteen or fifteen thousand votes of the Police Department are not going to stop me. I say there are crooked people in departments, and I say again, when you tell me these men can't find these conditions, you don't know what you are talking



about trying to defend them. Let us go to Sacramento, the records are public—let us find exactly what happened on certain cafes in Market street, let us find out, if you please, exactly what the conditions are. I say that you might as well, so far as these facts are concerned, have put a blindfold over the eyes of every officer of the Police Department, plain clothes or otherwise, when they can't see these conditions after the Pirate Cave, after their eyes were open to every crime just beyond the precinct. I am making a statement of facts. Miss Hunsacker of the Chronicle, is she a liar, did you read her article? Did you read her report giving statements of the girls? Did you read the San Francisco Examiner, and the News, or Call, are all these people liars on the question? What ax have they to grind? None whatsoever. Let's take Supervisor McSheehy: This is not an investigation into the Police Department; it is an investigation as to whether every department in San Francisco and the District Attorney have told the truth when they said girls as low in age as fourteen years old have been plied—given liquor, liquor has been sold to them, and they have been taken out of certain cafes whose licenses at this moment are not up for revocation, and taken to lodging houses to sleep with strange men all night. That is what this is, and I am proud to be the author of it. I don't want the friendship of any department, Mr. Chairman, that blindly closes its eyes to the debauchery of young girls. I am willing to let the gambling go on that goes on, I am willing to let those race track books go that go on, I am willing to keep my mouth shut and let the department handle loose houses of prostitution in the City, I am willing to let the crap games go on, if you want, it is not my business, but when it comes to kids of that age, your heart is pretty hard if you don't get roused about it; and I am no reformer, God knows. I have said time and time again in this Board, and elsewhere, if you leave this liquor situation go, prohibition will be back, and I am opposed to prohibition. In the name of God, how do you expect clean-minded men and women to vote to keep your liberties as to liquor if children can be sold this stuff. I want no bouquets from the Police Department, and I am going to sock them every chance I can get, because I know, although I can't prove it, I know some things that are happening in this town, and so do you. Oh yes, the slot machines, you gave me a legislative kick in the pants on the slot machines, didn't you? Yes, you did, and they are out of town—they are out of town until, rumor has it, and it is not an idle rumor—until an agreement is had between the racketeers and the operators as to who is going to get the largest slice. Don't make any mistake about that. Your ears are open, they are large enough, you can hear these things, you can see them. Now, any department that can't perform any better than that is not protection to honest men in the department, for whom I have every respect—every respect; but for the crooked ones that I think are in there, none whatever, I am not going to have any. I am sick and tired of it, and I close by saying to you, Supervisor McSheehy, this is a record vote, it is a record vote, thank God, dodge around anywhere you want, but it is, an inquiry has the Police Department been on the job, has the Police Department really tried to find out what the conditions are; has the Police Department failed, if so, what seems to be the sinister reason they failed? That's the thing, that's the record vote, and I am ready for it, and I want it, and I tell you, if I have to come back to you every Monday until you throw me out, that as long as I see or hear—fortunately I have not seen it—that young people are going to be sold liquor, whether in liquor stores, or beer parlors, or hard liquor joints, I am going to fight it. First of all, its revolting from the standpoint of morals, and secondly, the former bootlegger who is now the proprietor of the first class licensed joint is not going to send me back on the way of prohibition if I can help it. So if you want that kind of a record vote, let's have it.



THE PRESIDENT: Members, we agreed Supervisor Gallagher would close the debate. His motion has been amended; will you kindly read the amended motion?

(Amended motion read.)

THE PRESIDENT: That is the amendment.

SUPERVISOR GALLAGHER: I will accept it, now we will have a record vote.

THE PRESIDENT: You will accept the amendment? Is there any objection to the amendment?

(There being none, the motion was carried.)

**Mayor Requested to Proclaim February 12 to 22, Inclusive, as "National Defense Week," and February 22 as "National Defense Day."**

(Code No. 5.2)

Supervisor Brown presented:

Resolution No. 1747, as follows:

Whereas, the period between February 12 and February 22, 1935, has been set aside by national veteran organizations as National Defense Week for the purpose of bringing to the citizens of the nation an understanding of the defense problems of the nation; and

Whereas, the war veterans of San Francisco and their auxiliaries and the war veterans and their auxiliaries of the bay area are united in a demonstration of patriotism and patriotic purposes, including national defense, and the care of their needy, sick and disabled comrades through their Veterans' Fete to be held on February 22nd, Washington's Birthday, as a culmination of this National Defense Week; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that the Mayor of the City and County of San Francisco be and he is hereby authorized to appoint a Citizens' Committee to arrange for the appropriate carrying on of National Defense Week in conjunction with the veterans' organizations of San Francisco and said Citizens' Committee shall coordinate its activities with those of the Citizens' Committee named heretofore by the Mayor for the City and County of San Francisco to foster the program for Washington's Birthday and to assist in said Veterans' Fete; and be it

Further Resolved, That the Mayor of the City and County of San Francisco be requested and empowered to proclaim said period of February 12 to 22, inclusive, as National Defense Week, and to call upon the citizens of San Francisco to cooperate in securing an adequate defense program for the United States of America and to assist in the observance of said week and to participate in the ceremonies which will culminate the National Defense Week on Washington's Birthday and the Mayor is further requested and empowered to request the citizens of San Francisco to regard said February 22nd as National Defense Day, the activities thereon to be regarded as the demonstration by the City and County of San Francisco and its citizens of their belief in adequate national defense.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

**Committee of Continuation of San Francisco Symphony.**

(Code No. 24.041)

Supervisor Brown presented:

Resolution No. 1748, as follows:

Whereas, San Francisco has long been recognized as the Western center of art, music and culture; and

Whereas, the San Francisco Symphony Orchestra has for many years been an outstanding feature of that part of our City's life; and

Whereas, circumstances have arisen which threaten the continuation of the Symphony Orchestra during the current year; and

Whereas, such non-continuation would be a serious loss to our citizens and to visitors to our City, and would create much unfavorable publicity; now, therefore, be it

Resolved, That the President of the Board be and is hereby requested to appoint a committee of five members of the Board of Supervisors to confer with the Musicians' Union, the San Francisco Symphony Association, and others interested in the matter, with a view to devising ways and means of continuing the San Francisco Symphony in the future.

*Referred to Education, Park and Playgrounds Committee.*

**Appointment of Citizens' Committee for Reception and Entertainment of Officers and Crew of German Cruiser "Karlsruhe."**

(Code No. 5.92)

Supervisors Shannon and Gallagher presented:

Resolution No. 1749, as follows:

Resolved, That Angelo J. Rossi, Mayor of the City and County of San Francisco, be and he is hereby requested and authorized to appoint a committee of citizens of the City and County of San Francisco to arrange for the proper reception and entertainment of Captain Leutjens and the men of his command during the visit of the German Cruiser "Karlsruhe" to San Francisco.

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Mayor to Appoint Citizens' Committee for Entertainment of the Fleet.**

(Code No. 5.92)

Supervisor Shannon presented:

Resolution No. 1750, as follows:

Resolved, That his Honor the Mayor be requested and authorized to appoint a Citizens' Committee to extend the hospitality of the City and arrange for the entertainment of the officers and men of the United States Navy when the Fleet arrives in San Francisco Bay February 8, 1935.

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Endorsing State Highway From Thornton Station to Edgemar;  
State Highway Commission Petitioned to Set Aside Funds for  
Immediate Construction of Same.**

(Code No. 5.31)

Supervisor Gallagher presented:

Resolution No. 1751, as follows:

Whereas, the Board of Supervisors of the County of San Mateo, State of California, did, on the 10th day of December, 1934, favorably pass a resolution regarding the construction of the Ocean Shore Highway from Sharps Park in San Mateo County to the City and County of San Francisco, a copy of said resolution having been forwarded to the State Highway Commission of the State of California; and

Whereas, the construction of that portion of said highway lying between the Skyline boulevard and Junipero Serra boulevard has been set up and arranged for by the State Highway Commission; and



Whereas, a fairly good highway exists at the present time between Edgemar and Pedro Mountain, San Mateo County, California, and is now being maintained by the State of California; and

Whereas, the present road from Colma to Edgemar in San Mateo County over the Skyline boulevard and the Colma Hills is an exceedingly foggy stretch of road, making travel over it hazardous and because thereof works a hardship on the residents of San Mateo County on the coastside coming over such road, and further making it quite impossible for strangers to travel over said highway under such conditions, which conditions exist a considerable number of days during the year; and

Whereas, people from the bayside of San Mateo County and from the City and County of San Francisco often desire to come over to the coastside for recreational purposes, but because of the fog on the Skyline boulevard continuously turn back and do not proceed through to the coastside; and

Whereas, a portion of the highway, about three miles, from Thornton Station to Edgemar, has been surveyed by the State Highway Commission and most of the rights of way therefor have been already purchased, and the cost of making this a highway for public use is comparatively less expensive than other roads over the same district, said portion being more accessible, easier to travel, less hazardous and not subject to foggy conditions as other roads crossing the mountains in San Mateo County; and

Whereas, it will take further considerable time before legal procedure, rights of way and other necessary procedures are completed to open the San Francisco-Santa Cruz Ocean Shore Highway; and

Whereas, it is necessary for public convenience to open a road that shall be easily accessible to that portion of San Mateo County lying north of Pedro Point and along the Pacific Ocean; now, therefore, be it

Resolved, That the San Francisco Board of Supervisors does hereby petition the State Highway Commission and does hereby resolve to endorse and ask that the said road from Thornton Station to Edgemar be constructed at the earliest possible time and that funds be set aside for such construction and that favorable consideration be given by the State Highway Commission for such road.

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Board of Supervisors to Notify State Senator and San Francisco Delegation in the Assembly of Its Opposition to Postponement of Apportionment of Utility Properties to San Francisco.**

(Code No. 9.031)

Supervisor Uhl presented:

Resolution No. 1752, as follows:

Whereas, the voters of California approved the Riley-Stewart Bill, which bill makes provision of apportionment of utility properties in the City and County of San Francisco for purposes of taxation; and

Whereas, the Legislature has under consideration a constitutional amendment to postpone the date of apportionment; and

Whereas, the voters have been advised that said apportionment means a reduction in taxation by the City and County of San Francisco; now, therefore, be it

Resolved, That this Board of Supervisors notify his Excellency the Governor, our State Senator and the members of the San Francisco delegation in the Assembly that they oppose any postponement of apportionment of the utility properties to the City and County of San Francisco.

*Referred to Special Tax Committee.*

**Announcement—Hearing Before State Board of Equalization—  
Taxation Problems.**

Supervisor Gallagher announced that on Thursday evening next at Sacramento, the Special Tax Committee and members of the Board of Supervisors who wish to go are invited to attend meeting of the State Board of Equalization, when taxation problems will be up for discussion.

**Construction of Power House at Red Mountain Bar.**

Supervisor Colman presented, for reference to Joint Finance and Public Utilities Committee, bill determining and declaring that public interest and necessity demand construction and completion of power house and necessary appurtenances thereto, at Red Mountain Bar, to-wit:

**Power House Bonds, 1935.**

(Code No. ———)

Supervisor Colman presented:

Bill No. ———, Ordinance No. ———, as follows:

Determining and declaring that public interest and necessity demand the construction and completion by the City and County of San Francisco of a municipal improvement consisting of a power house and the necessary appurtenances thereto, at Red Mountain Bar, where the Hetch Hetchy Aqueduct crosses under the Don Pedro Reservoir, for the purpose of developing power, and that the estimated costs of said improvements are and will be too great to be paid out of the ordinary annual income and revenue of said City and County.

Resolved, By the Board of Supervisors of the City and County of San Francisco, as follows:

Section 1. It is hereby declared and determined that public interest and necessity demand the construction and completion by the City and County of San Francisco of a municipal improvement consisting of a power house and the necessary appurtenances thereto at Red Mountain Bar, where the Hetch Hetchy Aqueduct crosses under the Don Pedro Reservoir, for the purpose of developing power, and that the estimated costs of said improvements are and will be too great to be paid out of the ordinary annual income and revenue of said City and County, all designed for the purpose of developing electric energy on the Hetch Hetchy water supply project.

Section 2. That the estimated cost of such power house and the necessary appurtenances thereto is the sum of \$1,000,000.

Section 3. It is hereby determined and declared that of the said sum of \$1,000,000 no part can be paid out of the ordinary annual income and revenue of the City and County in addition to the other necessary expenses thereof or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt in the amount of \$1,000,000.

Section 4. This resolution shall take effect immediately.

*Referred to Joint Committee on Finance and Public Utilities. Meeting Friday at 3 p. m.*

**Investigation of Beer Parlors.**

Supervisor Brown moved, as a substitute to previous motion made by Supervisor Gallagher and seconded by Supervisor Uhl, that the reported abuses which are said to exist in the so-called beer parlors of San Francisco, be referred to the Public Welfare Committee for investigation and report.

*Substitute carried.*



### Citizens' Committee on Lincoln's Birthday.

Supervisor Havenner moved that his Honor the Mayor be requested to appoint a citizens' committee for the annual observance of Lincoln's Birthday.

*Motion carried.*

### Proposed That State Toll Bridge Authority Be Empowered to Acquire, Own and Operate Transportation System Over Bay Bridge.

Supervisor Havenner, seconded by Supervisor Gallagher, moved that in connection with the Bay Bridge transportation question, the City Attorney be instructed by this Board to recommend to the conference of City Attorneys to be held tomorrow (January 15, 1935) that necessary legislation be passed by the State Legislature to clothe the State Toll Bridge Authority with legal authority to acquire, own and operate a public transportation system across the Bay Bridge.

*Motion carried by the following vote:*

Ayes—Supervisors Colman, Gallagher, Havenner, Ratto, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Brown, McSheehy—2.

Absent—Supervisors Hayden, Roncovieri—2.

### Motion to Reconsider.

Before the result of the foregoing vote was announced, Supervisor McSheehy changed his vote from "No" to "Aye" and moved for reconsideration at next meeting.

Whereupon, Supervisor Havenner moved that the City Attorney be informed of the action of this Board, and the vote cast on this proposition, and the reason action has been delayed until the next meeting of the Board.

*Motion carried.*

### Approving Air Mail Legislation.

Supervisor Havenner moved that the Board go on record as approving the legislation now pending in Congress for the repeal of the section of the Air Mail regulations which would terminate air mail services between San Francisco and San Diego, and the Clerk notify the proper authorities of the action of the Board.

*Motion carried.*

### Per Diem Street Cleaners' Hearing.

Supervisor Uhl requested that the Director of Public Works appear before the Board at its next meeting to answer questions asked in relation to per diem street cleaners, and that matter be made special order of business for 2:30 p. m.

### Harbor Commissioners to Permit Use of Garbage Barge, Ramp and Pier.

Supervisor Uhl moved that the Board of Supervisors ask the Board of Harbor Commissioners if San Francisco can acquire the use of property shown on plan submitted, in case bids for garbage disposal are received and accepted whereby garbage must be conveyed to Mills Field, or any other place, by barge.

*Motion carried.*

### Report on Conditions of Streets in Sunset District.

Supervisor Uhl moved that the Chief Administrative Officer report to Board regarding conditions of streets in the Sunset, what should

be done with these streets, and if the condition of the streets is due to poor workmanship by the paving companies.

Motion *carried*.

#### Relief Matters.

Mrs. Clara Gublin, 1038 Ellis street, was granted the privilege of the floor on motion of Supervisor Uhl. She complained that she was receiving only \$4.25 per week, out of which she had to pay rent and buy food for herself and her husband, who has heart disease, and she added that the amount cannot take care of them.

Mrs. Osuna, 22 Wilde avenue, declared that her relief was cut off because she had \$300 six months ago, which she spent for bedding and other necessities of the house. She was asked for receipts for the expenditures and stated that Weinstein's, where purchases were made, refused receipts. Her taxes and fire insurance are not paid. Her husband has a disabled right arm and is unable to work.

#### Relief Hearing.

Supervisor Uhl moved that Mr. F. M. McAuliffe, Mr. Paul H. Davis, or their representative, come before the Board and explain relief situation, at 3 p. m., Monday, January 21, 1935. Special order.

Motion *carried*.

#### ADJOURNMENT.

There being no further business the Board at the hour of 9:05 p. m. adjourned.

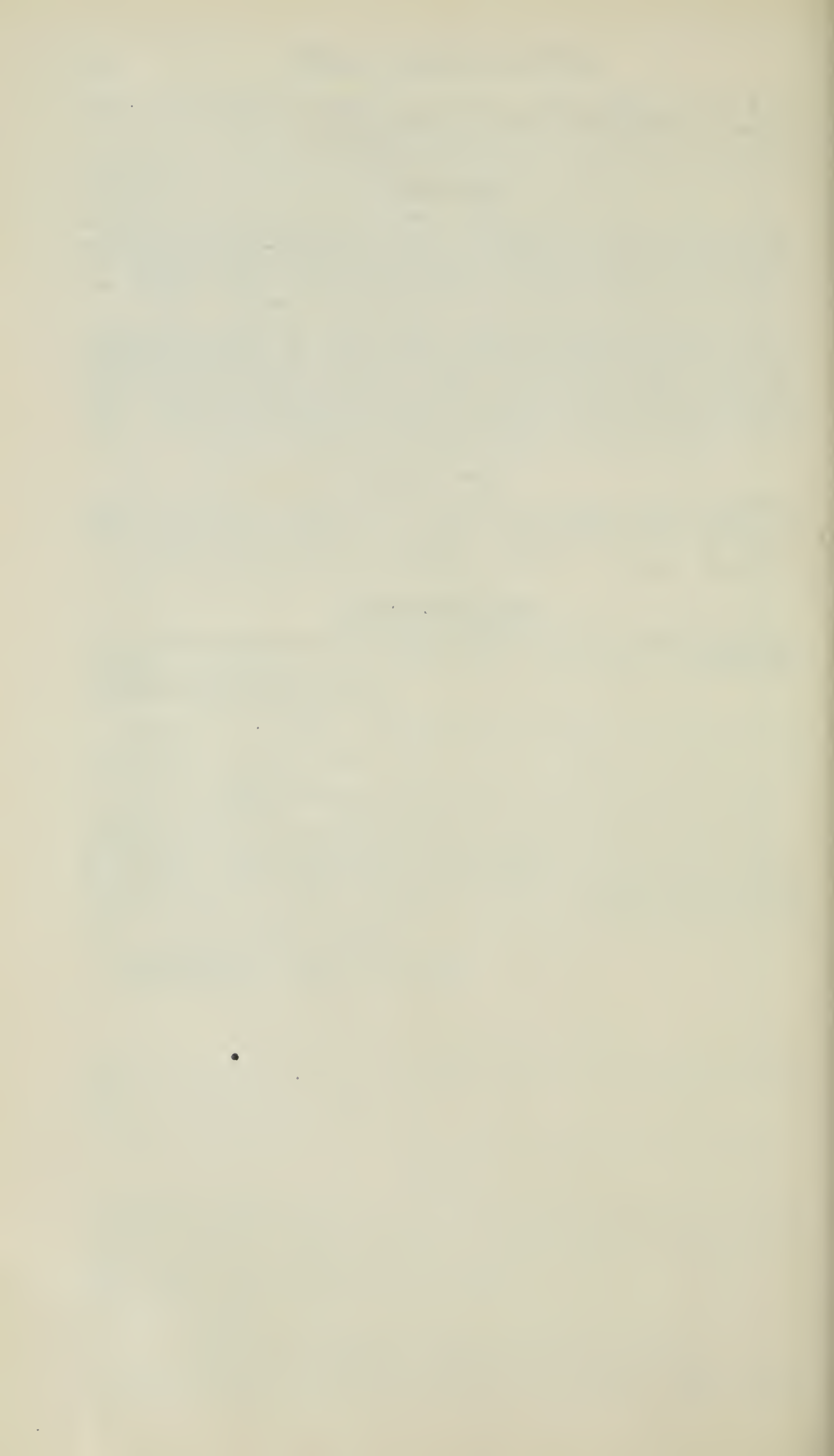
J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors January 21, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, January 21, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, JANUARY 21, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 21, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Hayden, McSheehy, Ratto, Ronco-  
vieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Havenner—2.

Quorum present.

Supervisor Brown appeared and was noted present at 2:20 p. m.

Supervisor Havenner appeared and was noted present at 2:45 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 14, 1935, was considered read, corrected and approved.

### SPECIAL ORDER—2:30 P. M.

#### Street Cleaning—Per Diem Men.

*January 14, 1935*—Supervisor Uhl moved that Director of Public Works appear before the Board at next meeting to answer questions in relation to per diem street cleaners, and that the matter be made a Special Order of Business for 2:30 p. m.

Supervisor Uhl inquired as to what amount of money is in the fund for street cleaning at this time and what it would cost to provide a 5½-day week at \$5.50 a day.

Director Worden in reply, said in part: "We have a very complicated problem. Keep in mind these figures. Our present budget as predicated provides for about 265 work days in a year; there are 7 fixed holidays, 52 Sundays, 52 Saturdays, and allowing for six rainy days per year, which is customary. Usually there are six rainy days each year when the men cannot work, but the record shows nine stormy and rainy days since the first of July. As a result there is an accumulation of funds amounting to \$6,000 from layoffs. We will try to work Sunday mornings for the rest of the year, but earnestly request your cooperation when new budget is being made up and hope for some solution of our difficulty."

### SPECIAL ORDER—3 P. M.

#### Action Deferred.

The following matter was, on motion of Supervisor Uhl, *laid over one week*:

#### Relief Matters.

Supervisor Uhl moved that Mr. F. M. McAuliffe and Mr. Paul H.



Davis or their representatives come before the Board and explain relief situation, at 3 p. m., Special Order January 21, 1935.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

**An Ordinance Providing for the Collection of All Delinquent Revenues and Delinquent Accounts Receivable of All Departments and Offices of the City and County and Authorizing the Controller to Approve the Abandonment of Accounts.**

(Code No. 9.032)

On recommendation of Finance Committee.

Bill No. 662, Ordinance No. 9.0231, as follows:

An ordinance providing for the collection of all delinquent revenues and delinquent accounts receivable of all departments and offices of the City and County and authorizing the Controller to approve the abandonment of accounts.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A bureau of delinquent revenue collection is hereby established, the operations of which shall be under the direction and control of the Tax Collector.

Section 2. The head of every department and office in the City and County, except municipally-owned utilities under the jurisdiction of the Public Utilities Commission, shall report to the Bureau of Delinquent Revenue Collection all accounts receivable uncollected for a period in excess of ninety days, as shown by the records of each such department or office, including the name of the person, firm or corporation indebted to the City and County, the nature of the indebtedness, the amount involved and the fund to which credit is due. The Tax Collector shall report to said bureau all persons, firms and corporations shown by the delinquent tax list of each year as owing unsecured personal property taxes to the City and County.

Section 3. The Bureau of Delinquent Revenue Collection shall energetically prosecute the collection of all claims for money due the several City and County departments and offices when said claims are filed with said bureau. The City Attorney, or such person as he may authorize, on request of the Bureau of Delinquent Revenue Collection shall institute legal proceedings to recover any amount due to the said several departments of the City and County government.

Section 4. The Bureau of Delinquent Revenue Collection may, with the approval of the Controller and the consent of the department or office submitting said claim, compromise any claim which may be reported to it for collection and may, with the consent of the Controller, abandon any claim presented to the bureau for collection. Before the collection of any claim is abandoned the reasons for abandonment and the recommendation of the bureau shall be submitted to the Controller, and if the Controller should approve the abandonment of said claim, the department in whose favor said claim exists shall be given credit for the amount thereof, if said amount has been charged against said department, and if not so charged, said department shall be released from all liability for the collection of said amount. Before the Controller shall draw any warrants in payment of any claim of any person, firm or corporation which is owing to the City and County and which is delinquent as hereinbefore defined, he shall deduct the amount of such indebtedness with penalties, if any, from the amount of the claim due such person, firm or corporation.

Section 5. The collection of delinquent revenues and delinquent accounts due to any municipally-owned utility under the jurisdiction of

the Public Utilities Commission shall be made in accordance with the provisions of Section 130 of the Charter. Accounts due to any such utility and which are delinquent for more than ninety days shall be reported by the head of said utility or by the manager of utilities to the Controller and if the head of said utility or the manager of utilities is of the opinion that said accounts cannot be collected they may, with the approval of the Controller, be cancelled and in the event of such cancellation, the said utility or the Public Utilities Commission shall no longer be responsible for their collection.

Section 6. The Bureau of Delinquent Revenue Collection shall make quarterly reports to the Board of Supervisors showing the total number of claims submitted to the bureau during the preceding quarter as well as the amount collected on said claims.

Section 7. Ordinance No. 9133 (New Series) is hereby repealed.

Ayes—Supervisors Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Havenner—2.

### **Authorizing the City Attorney to Compromise Certain Pending Litigation.**

(Code No. 6.0222)

Also, Bill No. 664, Ordinance No. 6.022211, as follows:

Authorizing the City Attorney to compromise certain pending litigation.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The City Attorney is hereby authorized to compromise the action of Sidney L. Carr and Margery L. Carr, his wife, against the City and County of San Francisco by the payment of the sum of one thousand (\$1,000) dollars to the plaintiffs in said action in full payment and satisfaction of all claims of said plaintiffs against the City and County of San Francisco; said action having been commenced and prosecuted by the plaintiffs to recover damages for injuries sustained by plaintiff Margery L. Carr by reason of a defective sidewalk at or near the intersection of Steiner and Haight streets.

Section 2. That the City Attorney is hereby further authorized to compromise the action of Marian Roche against the City and County of San Francisco by the payment of the sum of five hundred (\$500) dollars in full settlement of all claims of said Marian Roche against the City and County of San Francisco; said action having been commenced and prosecuted by said Marian Roche to recover damages for injuries sustained by reason of a defective sidewalk on the west side of Twentieth avenue between Clement and California streets.

Ayes—Supervisors Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Havenner—2.

### **Improvement of Fitzgerald Avenue Between Jennings Street and Third Street, Including the Crossing of Fitzgerald Avenue and Keith Street.**

(Code No. 12.0611)

On recommendation of Streets Committee.

Bill No. 665, Ordinance No. 12.061152, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 15, 1934, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be 7 per centum per annum.

The improvement of Fitzgerald avenue between Jennings street and Third street, including the crossing of Fitzgerald avenue and Keith street, by grading to official line and sub-grade; and by the construction of the following:

<i>Item No.</i>	<i>Item</i>
1	Grading (excavation).
2	Grading (embankment).
3	12-inch vitrified clay pipe sewer, in place.
4	12-in. x 6-in. vitrified clay pipe "Y" branches in place.
5	Brick catchbasin complete.
6	10-inch vitrified clay pipe culvert, in place.
7	Brick manholes, complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively, as: Lots 1, 12, 12 A, 12 B, 13, 14, 15, 16, 17, 18, 19, and 20 of Block 4940; Lots 2, 3, 4, 5, 6, 7, 8, and 9 of Block 4912; Lot 1 of Block 5444; all being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

#### Privilege of the Floor.

Mrs. Hortense Gilmore Kelly was granted the privilege of the floor and urged that additional time be granted property owners before work is ordered. Many have no money at this time to pay for the work and still owe for their taxes. She declared that 61 per cent of the property owners have not signed for it.

#### Action Deferred.

Supervisor Shannon, seconded by Supervisor Uhl, moved to lay over two weeks and City Engineer be requested to check statement as to the correctness of the statement of Mrs. Hortense Gilmore Kelly that 61 per cent of the property owners have not signed up.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Havenner—1.

Supervisor Gallagher suggested that the Streets Committee examine into the financial condition of those properties liable for the work on Fitzgerald avenue when it is completed and if it is found that the

property owners are of the same character as property owners, that this city has heretofore assisted to the amount of \$1,000,000, and if they find they are poor and/or that they have been hardly hit for improvements on other streets, that the Streets Committee take steps to relieve those on Fitzgerald avenue.

*Referred to Streets Committee.*

## NEW BUSINESS.

Passed for Second Reading.

The following bill was *passed for second reading*:

### Appropriation of \$1,200 for Burial of Indigent Dead.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 671, Ordinance No. 9.051159, as follows:

Appropriating \$1,200 from reserve Appropriation No. 2.900.00 to the credit of Appropriation 50.811.00, Department of Public Health, for burial of the indigent dead.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$1,200 is hereby set aside and appropriated from reserve Appropriation No. 2.900.00 to the credit of Appropriation 50.811.00, Department of Public Health, for the burial of the indigent dead.

Approved by the Mayor, the Chief Administrative Officer, and by the Controller as to funds being available.

Ayes—Supervisors Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Havenner—2.

**Adopted.**

The following resolutions were *adopted*:

### Condemnation Proceedings—Lands Required for Widening of Army Street.

(Code No. 6.0211)

On recommendation of Finance Committee.

Resolution No. 1757, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcels of real property situate in San Francisco, California:

Parcel 1: Beginning at a point on the southeasterly line of Army street, distant northeasterly thereon 130 feet from the northeasterly line of Hampshire street, said point being in the northeasterly line of the property now or formerly owned by Chas. E. and Jean M. White; thence northeasterly along said line of Army street 60 feet to the southwesterly line of the property now or formerly owned by Loretta C. White; thence at right angles southeasterly along said southwesterly line 15.976 feet; thence deflecting 100 degrees 03 minutes 56 seconds to the right and running southwesterly 16.552 feet; thence southwesterly on the arc of a curve to the left, tangent to the preceding course, radius 850 feet, central angle 2 degrees 58 minutes 47 seconds, a distance of 44.205 feet to the aforesaid property line of Chas. E. and Jean M. White; thence deflecting 82 degrees 54 minutes 51 seconds to the right from the tangent to the preceding curve, and running northwesterly along last-named line 6.492 feet to the southeasterly line of Army street and the point of beginning.

Being a portion of Lot 238, Precita Valley Lands, as per map there-



of recorded in Map Book 1, page 85, records of the City and County of San Francisco.

Parcel 2: Beginning at a point on the southeasterly line of Army street, distant northeasterly thereon 70 feet from the northeasterly line of Hampshire street, said point being in the northeasterly line of the property now or formerly owned by Martin Nelson; thence northeasterly along said line of Army street 60 feet to the southwesterly line of the property now or formerly owned by Thomas J. Petersen et al.; thence at right angles southeasterly along said southwesterly line 6.492 feet; thence southwesterly on the arc of a curve to the left, whose tangent deflects 97 degrees 05 minutes 09 seconds to the right from the preceding course, radius 850 feet, central angle 4 degrees 03 minutes 39 seconds, a distance of 60.244 feet to the aforesaid property line of Nelson; thence deflecting 86 degrees 58 minutes 30 seconds to the right from the tangent to the preceding curve, and running northwesterly along last-named line 1.184 feet to the southeasterly line of Army street and the point of beginning.

Being a portion of Lot 237, Precita Valley Lands, as per map thereof recorded in Map Book 1, page 85, records of the City and County of San Francisco.

Parcel 3: Beginning at a point on the northwesterly line of Army street, distant southwesterly thereon 268.968 feet from the southwesterly line of Hampshire street, said point being in the westerly line of the property now or formerly owned by Joseph and Mary Vasques; thence southwesterly along said line of Army street, on the arc of a curve to the right, whose tangent deflects 72 degrees 56 minutes 02 seconds to the right from said property line of Vasques, radius 1031 feet, central angle 1 degree 26 minutes 52 seconds, a distance of 26.052 feet to the easterly line of the property now or formerly owned by Frank T. and Elizabeth M. Pfaff; thence deflecting 105 degrees 37 minutes 06 seconds to the right from the tangent to the preceding curve and running northerly along said property line of Pfaff, 36.616 feet to a point in a line parallel with and distant 36 feet at right angles northwesterly from the northwesterly tangent line of Army street produced southwesterly; thence deflecting 71 degrees 32 minutes 54 seconds to the right and running northeasterly along said parallel line, 26.355 feet to the aforesaid property line of Vasques; thence deflecting 108 degrees 27 minutes 06 seconds to the right and running southerly along last-named line 37.627 feet to the northwesterly line of Army street and the point of beginning.

Being a portion of Lot 5, Block 4334 of the 1932 Assessor's Block Books of the City and County of San Francisco.

Be It Further Resolved, That said lands are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the widening of Army street between Potrero avenue and Bryant street. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Havenner—1.

**Authorizing Agreement With Southern Pacific Company Re  
Sewer Easement.  
(Code No. 12.1011)**

Also, Resolution No. 1758, as follows:

Whereas, on February 20, 1919, this Board adopted Resolution No.

16434 (New Series), authorizing execution of an agreement between the Southern Pacific Company and the City and County of San Francisco, covering an easement for an 18-inch sewer along the railroad right of way on Palmetto street, from Orizaba avenue to Crystal street, San Francisco, at an annual rental of \$25; and

Whereas, the Southern Pacific Company has offered to eliminate the rental charge from said agreement, from and after December 1, 1932; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors be and are hereby authorized and directed to execute on behalf of the City and County of San Francisco, a supplemental agreement between the Southern Pacific Company and the City and County of San Francisco, eliminating said rental charge as of December 1, 1932.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Havenner—1.

### Exchange of Properties—Realignment of Sloat Boulevard.

(Code No. 12.1741)

Also, Resolution No. 1759, as follows:

Resolved, That the City and County of San Francisco accept a deed from Frank R. Webb et ux., to a portion of Lot 11, Assessor's Block 2518, San Francisco, required for the realignment of Sloat boulevard, west of Thirty-ninth avenue.

Reference is hereby made to the written offer on file in the office of the Director of Property from Frank R. Webb, for a particular description of the portion of said Lot 11 to be acquired by the City and County of San Francisco.

In consideration of said land, Frank R. Webb et ux. shall receive a deed from City Title Insurance Company to that portion of Lot 12, Assessor's Block 2518, San Francisco, described as follows:

Commencing at a point on the northerly line of Sloat boulevard, distant thereon 250 feet westerly from the westerly line of Thirty-ninth avenue (said point of commencement being 135 feet at right angles northerly from the southerly line of Sloat boulevard); thence deflecting 89 degrees 58 minutes 10 seconds to the right from said northerly line and running northerly along the westerly line of the property now or formerly owned by Frank R. Webb, 42.462 feet to the true point of beginning of this description; thence continuing northerly along last-named line, 51.587 feet to the southerly line of the property now or formerly owned by Mattie Perlet; thence at right angles westerly along last-named line, 25 feet; thence at right angles southerly 45.107 feet; thence easterly on the arc of a curve to the left, whose tangent deflects 74 degrees 57 minutes 05 seconds to the left from the preceding course, radius 1432.50 feet, central angle 1 degree 01 minute 58 seconds, a distance of 25.821 feet to the true point of beginning of this description.

Being a portion of Outside Lands Block 1279A.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Havenner—1.

### Authorizing Sale of Buildings Acquired or to Be Acquired With Purchase of Lands for Patrick Henry School.

(Code No. 12.1722)

On recommendation of Public Buildings and Lands Committee.

Resolution No. 1753, as follows:

Resolved, That the Director of Property is hereby authorized and



directed to sell at public auction, after five days' published notice, the buildings acquired or to be acquired by the City and County of San Francisco in connection with the purchase of additional land for the Patrick Henry School in Assessor's Block 4029, San Francisco.

The terms of sale shall be cash upon delivery of bills of sale to be executed by the Director of Property in behalf of the City and County of San Francisco.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Havenner—1.

**Confirming Sale of Fire Department Lot—Northerly Line of Sacramento Street, 155 Feet East of Drumm Street—20 Feet by 59 Feet 9 Inches.**

(Code No. 12.1726)

Also, Resolution No. 1754, as follows:

Whereas, pursuant to Ordinance No. 12.17265, Bill No. 652, approved December 11, 1934, the Director of Property advertised in the official newspaper of the City and County of San Francisco that bids or offers would be received by him on December 29, 1934, for the sale of the following described parcel of City-owned land situated in San Francisco, California:

Beginning at a point on the north line of Sacramento street, distant thereon 155 feet easterly from the east line of Drumm street, running thence easterly along the north line of Sacramento street 20 feet; thence at a right angle northerly 59 feet 9 inches; thence at a right angle westerly 20 feet; thence at a right angle southerly 59 feet 9 inches to the point of beginning.

Whereas, in response to said advertisement, the Director of Property received an offer from M. & T. Incorporated, to purchase said parcel for the sum of \$7,600 cash, no higher bids having been made or received; and

Whereas, M. & T. Incorporated has deposited the sum of \$760 with the Director of Property; and

Whereas, said sum of \$7,600 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$8,000; and

Whereas, the Fire Department has recommended the sale of said parcel of land for the said sum of \$7,600; now, therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco for the conveyance of said land to M. & T. Incorporated. The buyer must pay the balance of the purchase price within thirty days after approval of this resolution. The Director of Property shall deliver the deed to said purchaser upon receipt of the total purchase price.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Havenner—1.

**Confirming Sale of City-Owned Lands on Potrero Avenue, 100 Feet Southerly From Twenty-second Street—50 by 100 Feet.**

(Code No. 12.1721)

Also, Resolution No. 1755, as follows:

Whereas, pursuant to Ordinance No. 12.17274, Bill No. 656, approved December 11, 1934, the Director of Property advertised in the official newspaper of the City and County of San Francisco that bids or offers would be received by him on December 29, 1934, for the sale

of the following described parcel of City-owned land situated in San Francisco, California:

Beginning at a point on the westerly line of Potrero avenue, distant thereon 100 feet southerly from the southerly line of Twenty-second street, and running thence southerly along said westerly line of Potrero avenue 50 feet; thence westerly at right angles 100 feet; thence northerly at right angles 50 feet; thence easterly at right angles 100 feet to the westerly line of Potrero avenue and the point of beginning.

Being a portion of Mission Block 148.

Whereas, in response to said advertisement, the Director of Property received an offer from Etta Sanders to purchase said parcel for the sum of \$4,700 cash, no higher bids having been made or received; and

Whereas, Etta Sanders has deposited the sum of \$470 with the Director of Property; and

Whereas, said sum of \$4,700 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$4,500; and

Whereas, the Department of Public Health has recommended the sale of said parcel of land for the said sum of \$4,700; now, therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco for the conveyance of said land to Etta Sanders. The buyer must pay the balance of the purchase price within thirty days after approval of this resolution. The Director of Property shall deliver the deed to said purchaser upon receipt of the total purchase price.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Havenner—1.

#### Fixing Date for Hearing of Appeal—Rezoning of Northeast Corner of Seventeenth and Dolores Streets.

(Code No. 13.02)

On recommendation of Public Buildings, Lands and City Planning Committee.

Resolution No. 1756, as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission, denying an application to rezone from Second Residential District to Commercial District, property located at the northeast corner of Seventeenth and Dolores streets, is hereby set for Monday, January 28, 1935, at 2 o'clock p. m.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Havenner—1.

#### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

##### Relative to Apportionment of Utility Properties Assessment.

The following was presented and read by the Clerk:

Communication from the State Board of Equalization acknowledging receipt of Resolution No. 1744, respecting method of apportionment of utility properties for taxation, and stating that it will be called to the members of the Board of Equalization at its next meeting.

Ordered *filed*.



**Compromise of Damage Claims, Sidney L. Carr et ux.**

The following was presented and read by the Clerk:

Communication from City Attorney John J. O'Toole, enclosing proposed ordinance authorizing compromise and settlement of action pending entitled "Sidney L. Carr and Margery L. Carr, his wife, v. City and County of San Francisco et al." Action was for \$15,398.10 and settled for \$1,000.

Ordered *filed*.

**Appropriation for Burial of Indigent Dead.**

The following was presented and read by the Clerk:

Communication from A. E. Curtis, Director, Department of Finance and Records, with reference to the contract for the burial of the indigent dead and furnishing statement in detail for the year 1933-34, and stating that an additional appropriation of \$1,200 will be sufficient to care for the fee on burials for this fiscal year unless there should be some unusual increase over past years.

Ordered *filed*.

**Improvement of Union Street, East of Battery Street.**

Communication from Porter Sesnon relative to the improvement by resurfacing of a private right of way in front of his property occupied by the Cudahy Packing Company on Union street, east of Battery street, and requesting to be advised when the matter may be considered for appropriation in the next budget.

*Referred to Streets Committee.*

**Relief Matters.**

The following was presented and read by the Clerk:

Communication from Paul H. Davis, advising that he will gladly furnish a weekly report of county relief cases as soon as the system is in operation.

Ordered *filed*.

**Bottled Water for City Employees Opposed.**

Supervisor Uhl presented:

Communication from E. H. Dettner of Dettner's Printing House, Inc., stating that since we have the finest water supply from Hetch Hetchy, mountain snow, 100 per cent pure, etc., why is it that all the employees of the City Hall have bottled water at the expense of the city in the different courtrooms and offices.

*Referred to Finance Committee.*

**Change in Permit Charge for Non-Illuminated Signs.**

Supervisor Shannon presented:

Communication from John J. Martin, State Manufacturing Company, proposing a change in the permit charge for non-illuminated signs.

*Referred to the Finance Committee.*

**Protest, License Fee, Apartment Houses.**

The following was presented and read by the Clerk:

Communication from Eugene N. Fritz, president, Apartment House Owners' and Managers' Association, Inc., protesting the license fee charged apartment houses, and requesting a breakdown of the amount collected to enable one to clearly see that charge is arbitrary and unjust, as alleged.

*Referred to Finance Committee.*

**Proposition for Municipal Garage.**

Communication from his Honor the Mayor, transmitting communication from David F. Supple, real estate insurance, 100 Montgomery street, submitting a proposition for a municipal garage on property situate on southwest corner of Fell and Gough streets.

*Referred to Finance Committee.*

**Federal Appropriation for Produce Building.**

Supervisor Uhl requested that the Clerk be instructed to ascertain from the authorities in Washington whether appropriation has been requested or acted upon for a produce building.

*So ordered.*

**Golden Gate Bridge Hearing.**

The following was presented and read by the Clerk:

Communication from the Golden Gate Bridge and Highway District, re approaches to the Golden Gate Bridge, announcing a meeting for January 30, 1935, in the office of the Bridge District, at 4 p. m.

Whereupon, Supervisor Shannon moved that the Board agree to meet at that hour; that the committees (Finance and Streets) agree to meet, and the Clerk send letter to the Golden Gate Bridge and Highway District stating that the representatives of the city government will attend that meeting.

*So ordered.*

**Construction and Maintenance of Streets in San Francisco.**

Supervisor Ratto presented resolution authorizing execution of agreement with State Department of Public Works for construction and maintenance of certain streets in San Francisco.

*Referred to Streets Committee.*

**Proposed Alemany Sewer Construction.**

The following was presented and read by the Clerk:

Communication from Associated General Contractors, Northern California Chapter, urging necessity and advisability of construction of concrete sewers to replace redwood temporary box sewer (Alemany sewer) over designated right of way (Toland street) to a point in vicinity of Oakdale avenue, out of balance of Sewer Bonds of 1929, thus permitting proposed extension of Alemany boulevard.

**Motion.**

Supervisor Uhl requested that the Director of Public Works inform this Board what he is doing about it.

*So ordered.*

**Referred.**

The following matter, at the instance of Supervisor Ratto, was *referred to the Streets Committee*:

**Agricultural Commissioner's Ordinance Amended.**

(Code No. ———)

Bill No. ———, Ordinance No. ———, as follows:

Amending Ordinance No. 3.04130, entitled as follows: "Authorizing the County Agricultural Commissioner to make inspections of, and to issue certificates determining the condition of agricultural products, and providing a fee for the issuance thereof and fixing the amount of said fees," by adding three new sections thereto providing for the inspection of vegetables from places outside of the United States, and



fixing the fees to be charged for said inspection, and authorizing the County Agricultural Commission certify as to the destruction of such vegetables as are unfit for human consumption.

Be it ordained by the People of the City and County of San Francisco as follows:

Ordinance No. 3.04130, entitled as above, is hereby amended to read as follows:

Section 1. It shall be the duty of the County Agricultural Commissioner to inspect all fruits, vegetables, cereals, eggs, butter and cheese purchased by the Purchaser of Supplies for use by the City and County, or by any department, office or bureau thereof, and the cost of such inspection shall be paid by the person, firm or corporation selling or furnishing said commodities to the city.

Section 2. Upon the payment of the fees herein provided, the Commissioner shall issue to the seller of said commodities a certificate certifying to the condition of said commodities, and a copy thereof to the Purchaser of Supplies and no commodities purchased shall be accepted by the Purchaser which are not certified to be in accordance with the grade provided to be delivered to said Purchaser in accordance with his agreement of purchase with said seller.

Section 3. It shall also be the duty of the County Agricultural Commissioner, at the request of any shipper desiring to ship agricultural products, and the payment of the fee or fees herein provided, to inspect the products to be shipped and to issue to the shipper thereof a certificate certifying to said inspection, and to the condition of said products.

Section 4. The fees to be charged for the service provided for in this ordinance shall be as follows:

A. For inspection and certificates of products purchased for the City and County:

1. For the inspection of onions, beans, rice and other cereals, 2 cents per 100 lbs.
2. For the inspection of dried fruits, 3 cents per 100 lbs.
3. For the inspection of butter and cheese, 5 cents per 100 lbs.
4. For the inspection of eggs, 3 cents per case.

B. For inspection and certificates for agricultural products to be shipped, as follows:

1. 1½ cents per package with a maximum charge of \$3 for 500 packages; from 500 to 1000 packages, one-half a cent per package; and for all packages over 1000, one-quarter of a cent per package.
2. For each certificate of fumigation, 25 cents.
3. 25 cents shall be the minimum charge for any single certificate.

Section 5. It shall also be the duty of the County Agricultural Commissioner, at the request of the consignor or consignee, to inspect all vegetables shipped from any point outside of the United States of America to the City and County of San Francisco, irrespective as to whether said vegetables are shipped direct to said City and County or by reshipment from points within the United States, for the purpose of ascertaining if said vegetables are fit for human consumption. Said inspection may be made either at the time of arrival of said vegetables in San Francisco, or at any other time before they are finally disposed of.

Section 6. The fees to be paid by the person or persons requesting said inspection shall be two cents for each package not above standard size, inspected by said County Agricultural Commissioner.

Section 7. The County Agricultural Commissioner shall, on the payment of the fees herein provided for, furnish to the person requesting said inspection, a certificate showing the total number of packages of vegetables inspected and the number fit for human consumption, as well as the number unfit for human consumption and shall destroy all of such vegetables found to be unfit for human consumption.

**Sale of Liquor to Minors in Beer Parlors.****Motion.**

Supervisor Gallagher moved that the Public Welfare Committee to whom consideration of these matters (sale of liquor to minors in beer parlors) has been sent, be authorized if the Grand Jury recommends the revocation of these licenses, be empowered in the name of this Board of Supervisors to also request the State Board of Equalization to revoke these licenses.

Supervisor Havenner moved as an amendment that Supervisor Gallagher's motion be referred to the appropriate committee and when the Grand Jury reports that the Board of Supervisors be called in session, that the matter be taken up at once.

Supervisor Roncovieri, seconded by Supervisor Hayden, moved as an amendment to the amendment that the words "appropriate committee" in Supervisor Gallagher's motion be stricken out and the words "Joint Committee of Police and Public Welfare" be inserted in lieu thereof.

Supervisor Havenner moved as a substitute for the whole that the matter be referred to the Committee of the Whole and that the Committee of the Whole be directed to consider the subject matter as soon as the Grand Jury report is available.

(President of the Board of Supervisors to call meeting when Grand Jury report is in.)

Supervisor Gallagher moved that the President of this Board interview the District Attorney of San Francisco and the Foreman of the Grand Jury, looking to the presentation to this Board when it does meet, on this subject, such facts as may be presented to us as to the action that will be taken.

*Motion carried.*

Supervisor Havenner moved that the Police Committee prepare a resolution of commendation for the Police Department expressing appreciation of the good work of Captain Dullea and his associates in the recent capture of Clyde Stevens.

**Commending San Francisco Police Department for Its Record.**

(Code No. ———)

Supervisor Shannon presented:

Resolution No. 1761, as follows:

Whereas, the wave of lawlessness prevalent in many sections of the United States has caused an indignant citizenry to demand the services of the Federal operatives to check crime; and

Whereas, centers of population have been the refuge of the hunted criminal and the escaped convict because of the ease with which the law-breaker may find seclusion in many of the large cities; and

Whereas, San Francisco, during these years of increased crime has been singled out and commended by students of crime and law enforcement as a metropolis free from the gangster terror and kidnap menace; and

Whereas, the recent capture of a notorious bandit and his accomplices through the information obtained by a patrolman while walking his beat, is the best evidence of the vigilance and efficiency of San Francisco's Police Department; and

Whereas, despite the many attempts to belittle and disparage a department of the City government in the performance of its duty the meritorious deeds of the police continue to acclaim them men of bravery and valor; and

Whereas, the splendid reputation enjoyed by our Police Depart-



ment keeps the gangs from our City and eliminates the criminal within our borders; now, therefore, be it

Resolved, That the Board of Supervisors, in behalf of a grateful citizenry, hereby publicly commends the San Francisco Police Department for its excellent record as a law enforcement unit and for its loyalty and bravery in the protection of life and property.

*Referred to Fire, Safety and Police Committee.*

Supervisor Hayden addressed the Board expressing his appreciation of the good work of the Police Department in the capture of Clyde Stevens and offered for the record the following editorial from *The Call-Bulletin* of January 18:

#### "FINE POLICE WORK!"

"The San Francisco Force Has Proved Its Soundness and Courage.

"It has been loosely and unfairly charged that the San Francisco police were 'on the spot.'

"Chief Quinn, the Mayor, the Police Commissioners and the police of this city may now turn that charge into a proud boast.

"The police certainly WERE 'on the spot' in the capture of Clyde Stevens. They were on the spot and did their job valorously.

"That capture was a shrewd and courageous piece of work on a par with the best traditions of the San Francisco Police Department.

"We can do no better than to quote what Captain Charles Dullea said yesterday about the men who took part in that capture:

"I want to say right now that the men I had with me were wonderful. Inspectors Harrington and Van Matre walked right into that shack where Kessel and his pals were hiding, without hesitation and ready to shoot it out with them.

"That took courage, and those boys have it."

"It took courage, too, to break into the shack where Stevens was hiding, without knowing whether he had heard the previous shooting, without knowing whether they would be met by a blast of murderous gunfire.

"When policemen fail in their duty, they receive and they deserve censure.

"Hassing became a burglar and his own mates took him in charge and pressed his prosecution. Two other policemen, on guard to prevent a bank holdup by Stevens, did not even see the robbery, failed to prevent it, failed to capture Stevens after the crime. They face charges of neglect of duty.

"But those other brave officers who risked their lives so coolly in the taking of Stevens and his mates have earned the admiration, respect and gratitude of their City. They have proved the character of our police.

"The Call-Bulletin suggests that Mayor Rossi thank them publicly in the near future. We suggest, also, that this ceremony be held in the Civic Center, where a great crowd can be present to add their thanks for good work bravely done."

Supervisor Brown stated that his relations with the Police Department along the lines of automobile theft indicated that we had one of the most efficient departments in the country. Ninety-six per cent, he said, of these thefts are recovered, probably the highest percentage in the country.

Supervisor Schmidt expressed his appreciation of the good work of Captain Dullea and his squad and submitted the following names for mention in the Shannon resolution of commendation, to-wit:

Captain Chas. Dullea, Lieut. James Malloy, Inspectors Richard O. Hughes, James P. Johnson, Wm. McMahon, Vernon Van Matre, Fred Butz, Louis Linns, Geo. P. Wafer, Raymond Doherty, Wm. Hansen, John Schilling, Corporal Wm. Ward, Officers Walter Harrington, James Cloney, Geo. Tobin.

*Referred to Fire, Safety and Police Committee.*

### Reopening of Houston Street.

Supervisor Uhl, at the request of Miss Marie Newman, brought up the question of the closing of a portion of Houston street and the protest of the property owners on said street was heard. He requested that consideration be given to the proposition of rescinding the resolution and reopening Houston street at the points indicated.

*Referred to Streets Committee.*

### Report of Committee on Harbor Control.

The following was presented by President McSheehy, read and adopted:

January 21, 1935.

To the Honorable the Board of Supervisors.

Gentlemen: This is to inform you that a delegation consisting of Supervisors Gallagher, Havenner, Hayden, Ratto and your President, together with City Attorney O'Toole and Mr. Harry Ross and Mr. Bullock, representing Controller Leavy, met with the nine members of the Assembly and the Senator from San Francisco, in Sacramento last Thursday and endorsed the bill proposing local harbor control. This bill is identical in its provisions with the bill which was vetoed some two years ago.

The salient features of our meeting are as follows:

1. The San Francisco delegation suggested that we meet with them as often as possible.
2. In the matter of harbor control, the legislative delegation requested a letter from the Mayor, setting forth our position in the matter, to be sent at once to all members of the Legislature.
3. The matter of opposition to local harbor control in the Senate.
4. San Francisco newspapers are to be contacted for editorials in connection with this subject-matter.

A meeting of the Committee on Municipal Corporations will be held in Sacramento at 6:30 p. m. on Wednesday of this week, and as Senator McGovern is anxious to have an official expression of the position of the City and County of San Francisco on this subject matter at that time, I recommend that the Clerk be instructed to forward copies of Resolution 1627, relative to harbor control, to Senator McGovern as well as to all other members of the Legislature.

I urge the Committee on Harbor Control, formerly appointed by me, and consisting of Supervisor Andrew J. Gallagher, chairman, and members, Supervisors Franck R. Havenner, Alfred Roncovieri, J. Emmet Hayden and John M. Ratto, to attend the meeting in Sacramento on Wednesday on San Francisco's behalf.

I suggest also that the President be authorized to appoint a committee of as many members as in his judgment is deemed best, to deal with the subject of editorials and other matters connected with this subject.

Respectfully submitted,

JAMES B. MCSHEEHY,  
President, Board of Supervisors.

### Committee on Harbor Control.

Supervisor McSheehy also named as members of the Committee, as requested in Resolution No. 1627, Supervisors Gallagher (chairman), Roncovieri, Hayden, Havenner and Ratto.

### Motion.

Supervisor Gallagher moved that the committee be directed to contact his Honor the Mayor as soon as possible to the end that we go jointly forward in the plan for securing local control of our harbor.

*So ordered.*



## Mayor to Appoint Citizens' Committee to Collect Subscriptions for Symphony.

(Code No. 5.92)

Supervisor Hayden presented:

Resolution No. 1760, as follows:

Whereas, San Francisco faces the loss of its Symphony Orchestra and abandonment of the 1935 season of concerts unless the public comes to the rescue by providing funds to complete the expense budget of the Musical Association of San Francisco; and

Whereas, the Mayor of San Francisco has been appealed to for help in raising the sum of \$40,000, which is required to be added to the approximately \$45,000 already subscribed to the Musical Association for this purpose; and

Whereas, it is unthinkable that San Francisco's fame as a cultural center should suffer the inestimable damage that would result from lack of sufficient cooperation on the part of our citizens to make the coming season possible; therefore, be it

Resolved, That this Board of Supervisors authorize his Honor the Mayor to appoint a Citizens' Committee for the purpose of collecting public subscriptions in a campaign, the net proceeds of which are to be turned over to the Musical Association of San Francisco for use as herein set forth.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## Handbill Ordinances.

(Code No. ———)

The following bills, at the instance of Supervisor Ratto, were *referred to the Committee on Fire, Safety and Police. Meeting Friday, at 2 p. m., to-wit:*

Bill No. ———, Ordinance No. ———, as follows:

An ordinance of the City and County of San Francisco regulating the distribution of handbills and certain other advertising matter in said City and County and fixing a penalty for the violation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to distribute, cause to be distributed, or suffer, allow or permit the distribution of any handbill, dodger, advertising circular, booklet, card, pamphlet, sheet, or written, or printed, notice of commercial advertising to, or upon, any premises in the City and County of San Francisco by throwing, placing or causing any such handbill, dodger, advertising circular, booklet, card, pamphlet, sheet or other written, or printed notice of commercial advertising to be thrown or deposited, or placed in or upon any porch, yard, steps, or mailbox, located upon any premises not in possession of or under the control of the person distributing the same, which has posted thereon in a conspicuous place, a sign, or signs, of at least twelve square inches in area, bearing the words, "No Advertising," unless such persons, firm or corporation distributing the same has first received the written permission of the persons occupying or having possession of such premises authorizing him, or it, so to do.

Section 2. It shall be unlawful for any person, firm or corporation to allow, suffer or permit the distribution of any handbill, dodger, advertising circular, booklet, card, pamphlet, sheet, or other written, or printed, notices of commercial advertising in any place in the City and County of San Francisco, under any circumstances, which does not have printed on the cover, or the face thereof, the name and address of the following:

(a) The person, firm or corporation who, or which, printed, wrote, compiled or manufactured the same.

(b) The person, firm or corporation who, or which, caused the same to be distributed.

Section 3. The provisions of this ordinance shall not apply to the distribution or delivery of any newspaper, qualified to be entered in the United States mail as second-class matter under the provisions of the United States Post Office Regulations of March 3, 1879, or any statute of the United States.

Section 4. All ordinances, or parts of ordinances, in conflict with the provisions of this ordinance are hereby repealed.

Section 5. Any person who violates any provision of this ordinance shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not more than \$500, or by imprisonment in the San Francisco City and County Jail for a period of not more than six (6) months, or by both such fine and imprisonment.

Section 6. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The San Francisco Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared unconstitutional.

(Code No. ———)

Bill No. ———, Ordinance No. ———, as follows:

An ordinance of the City and County of San Francisco prohibiting the distribution of handbills and certain other advertising matter in said City and County and fixing a penalty for the violation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to distribute or cause to be distributed in the City and County of San Francisco any handbill, or any printed or written advertising matter by placing or causing the same to be placed in any automobile, or in any yard, or on any porch, or in any mail box in said City and County of San Francisco not in possession or under the control of the person so distributing the same.

Section 2. The provisions of this ordinance shall not be deemed to apply to any newspaper, or any publication printing news of a general nature and keeping advertising space therein open to the public, and the publishing of general advertising matter therein.

Section 3. Any person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor, and on conviction thereof shall be punished by a fine not exceeding fifty dollars (\$50) or by imprisonment for a period of not exceeding thirty (30) days, or by both such fine and imprisonment.

### Reconsideration.

The following matter *laid over* from last meeting on motion of Supervisor McSheehy to reconsider the vote whereby Supervisor Havenner's motion was adopted, was taken up, to-wit:

**Proposed That State Toll Bridge Authority Be Empowered to Acquire, Own and Operate Transportation System Over Bay Bridge.**

Supervisor Havenner, seconded by Supervisor Gallagher, moved that in connection with the Bay Bridge transportation question, the City Attorney be instructed by this Board to recommend to the conference of City Attorneys to be held tomorrow (January 15, 1935) that neces-



sary legislation be passed by the State Legislature to clothe the State Toll Bridge Authority with legal authority to acquire, own and operate a public transportation system across the Bay Bridge.

January 14, 1935, motion *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Ratto, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Brown, McSheehy—2.

Absent—Supervisors Hayden, Roncovieri—2.

#### Motion to Reconsider Lost.

Whereupon, after discussion, the roll was called on Supervisor McSheehy's motion to reconsider and the same was *defeated* by the following vote:

Ayes—Supervisors Brown, McSheehy—2.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

#### Additional Funds for PWA Work.

Supervisor Brown requested information as to whether or not any steps were being taken to obtain additional funds for civic projects under PWA, the inference of President Roosevelt's recent speech, he said, indicated that more federal money would be available for local employment.

#### ADJOURNMENT.

There being no further business, the Board at 6:25 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors January 28, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors,  
City and County of San Francisco.

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Monday, January 28, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, JANUARY 28, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 28, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Quorum present.

His Honor President McSheehy presiding.

Supervisor Brown appeared and was noted present at 2:25 p. m.

Supervisor Colman appeared and was noted present at 2:20 p. m.

Supervisor Havenner appeared and was noted present at 2:20 p. m.

Supervisor Hayden appeared and was noted present at 2:30 p. m.

Supervisor Roncovieri appeared and was noted present at 2:30 p. m.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 21, 1935, was considered read and approved.

### Townsend Old Age Revolving Pension Plan.

#### Committee of the Whole.

Supervisor Shannon moved that the Board resolve itself into the Committee of the Whole for the purpose of hearing proponents of his resolution requesting adequate and proper hearing by Congress and its committees of the proposed Townsend Old Age Revolving Pension Plan.

Motion *carried*.

Supervisor McSheehy in the chair.

All members heretofore noted being present.

#### Privilege of the Floor.

Major Gus Ringrol was granted the privilege of the floor and addressed the Board in part as follows:

Mr. Chairman and members of the Board of Supervisors, I am going to take your time for only a few moments on behalf of the Voters Council interested in this matter. I represent the proponents of this plan and all that they desire is that their petition be given serious consideration of Congress. You recall that the Townsend Plan is no part of the political platform of any of the political parties. It is something that has come from the people and not from the politicians. It has been said that this movement is political. It is, and it will remain that until the Old Age Revolving Pension Plan becomes a reality and the aged people of the United States get their \$200 a month. What these people are fearful of is that their petition will not be taken



seriously. Despite the fact that hundreds of thousands have signed it in the city and in the State, and millions have signed it throughout the United States. They fear that it will not be given the consideration that should be given to it, and that the Congress should be made aware of the fact that they are seriously proposing it.

It is a fact that the government of the United States at the present time is taking care of the Indians in the Indian reservations. It is taking care of the children of indigent parents from 6 to 20 years of age and over. It is taking care of, clothes and equips the sailors and soldiers in the service of the country, it has taken care of five million families on relief, and during the Hoover administration it provided \$2,000,000,000 to protect the railroads, trusts and insurance funds of the United States, and today the old folks who have given their sons to the World's War and who have paid taxes for this all their lives are only requesting that they be given a respectful hearing before the committees and the Congress of the United States, and now request that if it is found that the merits of the Townsend Old Age Revolving Pension Plan are sound that it be given favorable consideration.

Mr. Edward J. Margett: We are here today, gentlemen, to tell you that we desire that the resolution presented by Supervisor Shannon be adopted. It may seem that it should not be necessary to make that request and possibly it should not be so. The resolution should be adopted without anyone asking for it, but we find that the gag rule was used to exclude the Townsend Old Age Revolving Pension Plan from the Congress of the United States. We found that the metropolitan newspapers are sending out wrong information, and we ask that the Congress give us a hearing and we have a right to demand it. I hope you adopt the resolution; there is no doubt you will.

Mrs. Annie Scanlan was also heard urging the adoption of the resolution.

#### Committee of the Whole Arises.

Supervisor Shannon moved that the Committee of the Whole now arise and report favorable action on the resolution.

*So ordered.*

#### Adopted.

Whereupon, the following resolution was, on motion of Supervisor Shannon, seconded by Supervisor Hayden, *adopted* by the following vote:

#### Memorializing Congress to Hear Proponents of Townsend Old Age Revolving Pension Plan.

(Code No. 5.2)

Supervisor Shannon presented:

Resolution No. 1770, as follows:

Whereas, so long as the general populace of the nation has no buying power, nor the opportunity to create a buying power, any effort to stimulate either trade or industry must of necessity be sporadic in its nature and in the end a failure as has been repeatedly proven; and

Whereas, all efforts, so far in the giving of relief have been either local in character or applied for the relief of certain classes of citizens or to stabilize or stimulate certain trades or industries, and that all like proposals made by financial and industrial leaders are of like character, and, therefore, in the end must fail to meet the nation's needs; and

Whereas, it is the primary duty of all civilized governments to provide its subjects and citizens with a flexible, liquid, rapid moving medium of exchange, whose value must be kept fairly constant and

whose flow through channels of trade and commerce must be constant and uninterrupted; and

Whereas, the aged persons of the country are quite evenly distributed and that a regular payment to them places buying power in every community—that it distributes and redistributes an exchange medium throughout the length and breadth of the land whose steady and regular flow cannot be interrupted by any economic condition, save a general public disaster and whose exchange value can be maintained by governmental regulation, thus preventing its becoming “frozen”; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby respectfully request the Congress of the United States and, in particular, the Committees of the Congress to which the TOWNSEND OLD AGE REVOLVING PENSION PLAN has been referred, to examine carefully into all merits of the TOWNSEND OLD AGE REVOLVING PENSION PLAN and extend to the proponents of that bill a complete and exhaustive hearing on their proposed plan to restore prosperity; and be it

Further Resolved, That the Clerk be directed to transmit copies of this resolution to the Senators and Congressmen from California and to the Chairmen of the Committees on Old Age Pensions, and to the Ways and Means Committee in the Senate and the House of Representatives.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### SPECIAL ORDER—2 P. M.

##### Hearing of Appeal, Rezoning of Northeast Corner of Seventeenth and Dolores Streets.

Hearing of appeal from the decision of the City Planning Commission denying an application to rezone from Second Residential District to Commercial District, property located at the northeast corner of Seventeenth and Dolores streets.

##### Endorsing Proposed Zone Change, Seventeenth and Dolores Streets.

The following was presented and read by the Clerk:

Communication from George M. Eastman, endorsing proposed zone change application of the Herbert family, who owned the property on the northeast corner of Seventeenth and Dolores streets, to permit the establishment of an Associated oil station.

Ordered *filed*.

##### Protest, Zone Change.

The following was presented and read by the Clerk:

Communication from Mission Park Improvement Club, protesting the rezoning of the northeast corner of Dolores and Seventeenth streets for oil station purposes.

Ordered *filed*.

##### Privilege of the Floor.

A. L. Fourtner, attorney representing the Herbert family, owners of the property proposed to be rezoned, and Kenneth Smythe were heard in favor of the proposed rezoning.

E. J. Wren, representing Mission Park Improvement Club; Father T. Byrne, representing Mission Dolores Church; John O'Connell, representing the Labor Council, and E. D. de Golia, representing the City Planning Commission, were heard in opposition.

##### Refused Adoption.

Whereupon, the following resolution was presented and *refused adoption* by the following vote:



Rezoning Northeast Corner of Seventeenth and Dolores Streets  
From Second Residential District to Commercial District.

(Code No. 13.02)

Resolution No. 1769, as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 1157, denying application to rezone from Second Residential District to Commercial District, property located at the northeast corner of Seventeenth and Dolores streets, is hereby disapproved.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**SPECIAL ORDER—3 P. M.**

**Relief Matters.**

Supervisor Uhl moved that Mr. F. M. McAuliffe and Mr. Paul H. Davis or their representatives come before the Board and explain relief situation at 3 p. m., Special Order of Business.

*No action.*

**PRESENTATION OF PROPOSALS.**

**Sale of \$2,000,000 of Tax Anticipation Notes.**

Sealed bids for the purchase of Tax Anticipation Notes issued by the City and County of San Francisco pursuant to Ordinance No. 9.0335, in the amount of two million dollars (\$2,000,000) were received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, January 28, 1935, and opened by said Board at said time.

The Tax Anticipation Notes are described as follows, to-wit:

Notes in the amount of two million dollars (\$2,000,000) in denominations of ten thousand dollars (\$10,000) each to be dated as of the day of delivery thereof and to be payable to bearer on May 15, 1935, and issued under authority of Ordinance No. 9.0335 and payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1934-1935 without preference or priority of any one note over any other note. All of said notes shall constitute a first lien and charge against said taxes collected during the half of the fiscal year 1934-1935, in which said money represented by said notes respectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose. Any of said notes not paid at maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1934-1935 irrespective of the date the same shall be so received.

Said notes will bear interest at the rate or rates not to exceed six (6) per cent per annum as shall be named by the bidder, said interest to be paid at maturity of said notes.

The said notes will be sold and awarded to the bidder or bidders offering to purchase the same at the lowest rate or rates of interest computed from the date fixed for the presentation of bids to May 15, 1935. If two or more bidders offer to purchase said notes at the same lowest rate or rates of interest, the Board of Supervisors shall determine which bid shall be accepted. Interest shall be computed on the basis of three hundred sixty-five (365) days per year.

The right is reserved by the Board of Supervisors to reject any and all bids.

All proposals for the purchase of said notes shall be accompanied by a deposit of five (5) per cent of the amount of the bid in lawful money of the United States, or by the deposit of a certified check for said five (5) per cent payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, provided that no deposit exceed the sum of ten thousand dollars (\$10,000); which deposit of money or check shall be forfeited by the bidder in case he

fails to accept and pay for the notes bid for by him if his bid is accepted.

The approval of Messrs. Orrick, Palmer & Dahlquist, attorneys at law, San Francisco, California, as to the legality of the aforesaid notes, will be furnished to the successful bidder or bidders for said notes without cost.

### Bids.

The following bids were received, opened, read and *referred to the Finance Committee*:

(1) Crocker First National Bank of San Francisco. In accordance with your published notice inviting bids for the purchase of \$2,000,000 Tax Anticipation Notes and according to the conditions therein contained, the undersigned hereby agrees to purchase these notes for \$2,000,187.25, said notes to bear interest at the rate of  $\frac{3}{8}$  of 1% (.375%) per annum from date of delivery to May 15, 1935. We will agree to purchase any portion of the above issue with premium adjusted accordingly, the minimum amount to be \$500,000.

(2) Bankamerica Company, American Trust Company, The Anglo California National Bank, by Bankamerica Company. For the \$2,000,000 par value Tax Anticipation Notes of the City and County of San Francisco, as advertised in your regular printed notice of sale, we bid you par, and in addition thereto a premium of \$200.

\$2,000,000 par value Tax Anticipation Notes of the City and County of San Francisco, California, of the denomination of \$10,000 each; said notes to be dated as of the day of delivery thereof and to be payable to bearer on May 15, 1935; said notes to bear interest at the rate of one-half of one per cent (.50) per annum; said interest to be paid at maturity of said notes.

(3) R. H. Moulton & Company, Weeden & Co. For \$2,000,000 City and County of San Francisco Tax Anticipation  $\frac{3}{4}$ % Notes of the denomination of \$10,000 each, to be dated as of the day of delivery and maturing May 15, 1935, interest payable at maturity at the office of the Treasurer of the City and County of San Francisco, we will pay you \$2,000,000, being the par value of said notes, and accrued interest to date of delivery, together with a premium of \$200.

(4) Hellmann-Wade & Co. In compliance with your notice dated January 10, 1935, inviting bids for the purchase of \$2,000,000 Tax Anticipation Notes of the City and County of San Francisco, which notice is made a part of this proposal and according to the conditions and stipulations contained therein, the undersigned hereby agrees to purchase said \$2,000,000 Tax Anticipation Notes for \$2,000,001.37 and accrued interest, said notes to bear interest at the rate of forty hundredths per cent per annum (40/100% p. a.) payable at maturity.

### Adopted.

Subsequently, the Finance Committee reported the following resolution which was *adopted* by the following vote:

### Sale of \$2,000,000 Tax Anticipation Notes.

(Code No. 9.033)

Resolution No. 1768, as follows:

Whereas, after due notice given as provided by Ordinance No. 9.0335, that sealed proposals for the purchase of two million dollars (\$2,000,000) Tax Anticipation Notes of the City and County of San Francisco would be received and considered up to the hour of 3 o'clock p. m., January 28, 1935; and

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered; therefore,

Resolved, That the bid of Crocker First National Bank of San Francisco, as follows, be and is hereby accepted:



In accordance with your published notice inviting bids for the purchase of \$2,000,000 Tax Anticipation Notes and according to the conditions therein contained, the undersigned hereby agrees to purchase these notes for \$2,000,187.25, said notes to bear interest at the rate of  $\frac{3}{8}$  of 1% (.375%) per annum from date of delivery to May 15, 1935. We will agree to purchase any portion of the above issue with premium adjusted accordingly, the minimum amount to be \$500,000.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## UNFINISHED BUSINESS.

### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

#### Appropriating \$150 to Department of Weights and Measures.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 668, Ordinance No. 9.051158, as follows:

Appropriating \$150 from Emergency Reserve Appropriation No. 2.900.00 to the credit of Appropriation No. 33.209.00, Department of Weights and Measures, for the repairing of automobiles now in use by said Department.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$150 is hereby set aside and appropriated from Emergency Reserve Appropriation No. 2.900.00 to the credit of Appropriation No. 33.209.00, Department of Weights and Measures, for the repairing of automobiles now in use by said Department.

Approved by the Mayor and the Chief Administrative Officer, and by the Controller as to funds being available.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

#### Street Work on Unaccepted Streets.

(Code No. 12.021)

On recommendation of Streets Committee.

Bill No. 670, Ordinance No. 12.0212, as follows:

Authorizing the Director of Public Works to grant permission for performance of street work in or upon unaccepted public streets in the City and County of San Francisco by private contract; regulating the manner in which such work shall be done; prescribing the conditions and requirements essential to the obtaining of such permission; and repealing Ordinance No. 7169 (New Series) and all ordinances amendatory thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Application for permission to do any street work in or upon any unaccepted public street in the City and County of San Francisco by private contract must be made in writing to the Director of Public Works, which application shall contain a comprehensive description of the work to be done. Said Director shall thereupon investigate such application, and if after investigation the Director determines that the public interest or convenience requires the doing of the proposed work and that the same is expedient and will not be productive of detriment to the public safety or convenience, he is here-



by authorized to grant permission for the doing of the same as applied for or as modified by the direction of the City Engineer, subject to the conditions and provisions in this ordinance hereinafter prescribed and provided.

Section 2. No permission for the doing of any street work in or upon any unaccepted public street in the City and County of San Francisco, except in the case of main sewer construction, or the improvement of a street crossing or intersection as hereinafter provided for, shall be granted in pursuance of the provisions of this ordinance, unless the owners of all of the improvable frontage on a block of the street whereon or wherein such work is proposed to be done, or the authorized agents of such owners, shall have entered into a written contract for the doing thereof, then and in such case said Director may grant permission for the making of same; *provided, however, that if the applicant for a permit to do any street work in or upon any unaccepted public street shall subsequent to the enactment of this ordinance obtain contracts for the doing of said work from the owners, or authorized agents of the owners, of 60 per cent or more of the frontage upon a street, between main intersections, proposed to be improved, as delineated upon a diagram accompanying the application, then the Director of Public Works shall, within thirty (30) days after receipt of the application, accompanied by said contracts, or photostatic copies thereof, institute public proceedings, in accordance with the provisions of the Street Improvement Ordinance of 1934, for the improvement of the portion or portions, between said intersections, of the street proposed to be improved, for which applicant files no contract or contracts. If the order of the Director of Public Works requiring the improvement of the portion or portions of the work not included in the private contract or contracts, be sustained by the Board of Supervisors, then the Director of Public Works shall call for bids for the construction of the portion or portions ordered done under public proceedings, and when the Director of Public Works shall award the contract for the portion of the work to be done under public proceedings, the Director of Public Works shall at the same time issue a permit to the contractor who has filed the contract or contracts for the balance of the work on the particular project. Whenever in the opinion of the Director of Public Works, there are not a sufficient number of bids to constitute free and satisfactory competition for the contract under public proceedings, the Director of Public Works shall reject all bids and dismiss public proceedings. Any contract herein authorized shall include provision for all necessary underground service facilities.*

Where the construction of a main sewer is deemed by the Director of Public Works and the City Engineer to be necessary in any block proposed to be improved by private contract, then and in such case no work, except grading, involving the construction of a pavement on such block, shall be permitted to be done until such main sewer shall have been constructed with side sewers and other appurtenances as in this section hereinafter provided for and regulated.

Where a main sewer has already been constructed in a block and side sewers and other appurtenances to such main sewer are deemed necessary by the said Director and City Engineer, the construction of the same shall be conditioned for in the private contract in this ordinance referred to.

In the case of the construction of a main sewer in any block, no permission for the construction of the same by private contract shall be granted unless such contract is signed and conditioned for the construction of such sewer for its entire serviceable length between the main street crossings, or main street intersections, as may be determined by the City Engineer, with side sewers and other expedient and essential appurtenances as may be required by the City Engineer, under such regulations as may be prescribed by him, and approved by the Director of Public Works.

The provisions of Ordinance No. 5923 (New Series) regulating the construction, reconstruction or repair of private side sewers or drains



and the connection thereof with main public sewers, approved June 28, 1923, shall not be deemed applicable to the construction of side sewers by private contract under and pursuant to the provisions of this ordinance.

Permission for the improvement of a public street crossing or intersection shall not be granted unless the owners of at least a majority of the frontage of the lots and lands liable for the cost thereof, or the authorized agents of such owners, shall have entered into contract therefor, such frontage being determinable according to method provided in the Improvement Act of 1911 of the State of California, as said act provides at the time of adoption of this ordinance, for determining the frontage liable for the improvement of street crossings or intersections.

Section 3. Two original contracts, or two photostatic copies of the original contract, for the doing of any proposed street work pursuant to the provisions of this ordinance shall accompany the application for permission to do the proposed work together with a diagram showing thereon the lots and lands signed for by the respective owners thereof, or by their agents, as indicated in such contract and the respective frontages so signed for; and to such contracts accompanying such application there shall be attached affidavits sworn to before a notary public that the signatures of said owners or their agents respectively appearing in such contracts, are genuine, and were to the actual knowledge of affiant subscribed by said owners or said agents, respectively, and that the frontage set opposite the said signatures, severally, is correct according to affiant's best information and belief.

Section 4. The work proposed to be done under such private contract must be of a class or type approved and recommended by the City Engineer. Such work must be done under the direction and to the satisfaction of the Director of Public Works and the materials to be used therein must be in accordance with specifications adopted by the Director of Public Works for similar work, and be to the satisfaction of the Director of Public Works.

The Director of Public Works shall fix the time within which the work shall be completed, which time shall begin to run from the date of the order of the said Director granting the permission for the doing of the same.

When the work shall have been completed to the satisfaction of the City Engineer and the Director of Public Works, the said Director shall so declare by order, and thereupon deliver to the contractor a certificate to that effect.

Section 5. In case the work to be done by private contract, as hereinbefore provided for, shall not have been completed within the time limited in the order of permission or within such extended time as may be granted by the Director of Public Works, then said Director shall by order revoke the permission theretofore granted for doing such work.

Section 6. No permission for doing any street work by private contract under and pursuant to the provisions of this ordinance shall become effective until the contractor covenanting to perform the same shall have executed to the City and County of San Francisco, and delivered to the Secretary of the Department of Public Works a bond in such amount as may have been fixed in the order of the said Director, granting such permission, with some surety company authorized to do business in the State of California as surety thereon, conditioned for the faithful performance of the contract, or shall have deposited with the said Secretary a certified check upon some solvent bank for the said amount as a guaranty for such performance. Before entering upon the performance of any work in this ordinance provided for, the contractor covenanting to do such work shall also file with the Director of Public Works a bond, with some surety company authorized to do business in the State of California, as surety thereon, to be satisfactory in all respects to said Director, in a sum not less than one-half of the total amount payable by the terms of the contract, conditioned for the payment of all materialmen and employees under the contract.



In lieu of such bonds or certified check, any contractor may deliver to said Secretary a bond in the sum of \$25,000, with some surety company authorized to do business in the State of California, as surety thereon, conditioned for faithful performance of any and all private contracts authorized to be performed by him in pursuance of the provisions of this ordinance, and for the payment of all materialmen and employees under such contracts. Such last-mentioned bond must be satisfactory in all respects to said Director and shall be renewed annually.

No assignment or transfer of a contract authorized or provided for in this ordinance, or of any rights thereunder, shall operate to relieve the surety or sureties on any bond executed in connection with such contract, as herein provided for, from the obligations or liabilities assumed in and by such bond, nor change or in any manner or degree qualify such obligations or liabilities. [All such assignments or transfers of contracts must be recorded in the County Recorder's office and due notice thereof given to the Director of Public Works.]

Section 7. The Director of Public Works may institute such inquiry as he deems proper for the purpose of determining the authenticity of the signatures appearing on a private contract, or the authority of the parties thereto to sign same.

Section 8. Nothing in this ordinance shall be construed as prohibiting the Director of Public Works from granting permission to an individual owner or his duly authorized agent to improve a public street in front of his property, if in the judgment of the City Engineer and the said Director such improvement be deemed advisable and expedient, and the public interest or convenience requires the same.

Section 9. The provisions of this ordinance shall not be deemed in any way to affect any of the matters provided for in the Street Improvement Ordinance of 1934 of the City and County of San Francisco for the improvement of streets by public contract and assessment of the cost thereof against private property.

Ordinance No. 7169 (New Series), and all ordinances amendatory thereof, and all ordinances and parts of ordinances relating to private contracts for street improvements are hereby repealed. This ordinance, however, shall not in any manner be held to affect any private contract heretofore in force and effect in pursuance of the provisions of Ordinance No. 7169 (New Series) and ordinances amendatory thereof, which provisions shall be deemed applicable until the completion of every such contract.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

### Improvement of Kramer Place.

(Code No. 12.0611)

Also, Bill No. 666, Ordinance No. 12.061153, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors December 19, 1934, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934 of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor



by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Kramer place between Greenwich street and the southerly termination of Kramer place and of Pardee alley between Kramer place and Grant avenue, by the construction and reconstruction of the following:

Item No. 1—Sand fill.

Item No. 2—10-inch vitrified clay pipe culvert in place.

Item No. 3—8x6-inch wye branches in place.

Item No. 4—Brick manhole, complete.

Item No. 5—6-inch vitrified clay pipe side sewers in place.

Item No. 6—Brick catchbasin, complete.

Item No. 7—Armored concrete curb.

Item No. 8—Bar reinforcing steel in stairs and wall.

Item No. 9—Class "B" concrete in stairs and wall.

Item No. 10—1½-inch standard 3-pipe railing, including 10 concrete posts.

Item No. 11—One-course concrete sidewalk.

Item No. 12—6-inch class "E" concrete pavement.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all these certain lots delineated, designated and numbered, respectively, as Lots 1, 2, 3, 4, 31, 32, 33 and 34 of Block 88; all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

### **Changing the Width of Sidewalks on Fifth Street Between Harrison and Bryant Streets.**

(Code No. 12.0731)

Also, Bill No. 667, Ordinance No. 12.073127, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred Forty (240) thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 7, 1934, by amending Section Two Hundred and Forty (240) thereof, to read as follows:

Section 240. The width of sidewalks on Fifth street between Market street and Harrison street shall be 15 feet;

The width of sidewalks on Fifth street between Harrison street and Bryant street shall be 9 feet;

The width of sidewalks on Fifth street between Bryant street and Channel street shall be 15 feet.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

## NEW BUSINESS.

### Adopted.

The following resolutions were *adopted*:

### Refunds of Taxes, Due to Duplicate Payments, Erroneous Assessments, Etc.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 1764, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-35, to the hereinafter named; being refunds of amounts paid in duplicate, and erroneous payments of taxes, to-wit:

(1) Walter T. McKune, per Vol. 3, page 260, line 2, 1933 Arbitrary Assessment Rolls .....	\$ 7.10
(2) C. M. Ouisset, per Vol. 10, Lot 12, Block 1530, 1934-35 Real Estate Rolls .....	3.86
(3) Mary A. Reston, per Vol. 4, Lot 26, Block 555, 1934-35 Real Estate Rolls .....	3.48
(4) A. J. Zamb, Vol. 8, page 242, line 15 of 1934 Unsecured Personal Property Rolls .....	5.39
(5) Ford Motor Company, per Vol. 24, Lot 1/8, Block 3613, 1934-35 Real Estate Assessment Rolls .....	11.59
(6) Westinghouse Electric Co., per Vol. 1, page 181, line 1, 1934 Supplemental Personal Property Rolls.....	8.70
(7) Talcott Mather, per Vol. 42, Lot 11, Block 7011, 1934-35 Real Estate Rolls .....	2.90
(8) James A. Knight, per Vol. 16, page 40, line 1, Unsecured Personal Property Rolls, 1934.....	1.91
(9) Jean B. Laclerque, per Vol. 4, Lot 29, Block 629, 1934-35 Real Estate Rolls .....	27.05
(10) May Durnford, per Vol. 2, page 65, line 12, 1933 Unsecured Personal Property Rolls of Arbitrary Assessments..	5.54
(11) Kate Benedetti, per page 159, Vol. 23, Lot 27, Block 3561, 1934-35 Real Estate Rolls .....	3.48
(12) Pellegrini's Winery, per Vol. 17, page 53, line 2, 1934 Unsecured Personal Property Rolls.....	8.70
(13) Jack J. Downs, per Vol. 15, page 26, line 18, 1934 Uncollected Personal Property Rolls.....	4.00
(14) Star Garage, per Vol. 18, page 34, line 6, 1934 Unsecured Personal Property Rolls.....	10.96
(15) B. O. Larson, per Vol. 16, page 57, line 3, Unsecured Personal Property Rolls, 1934.....	3.31
(16) Citizens Bldg. & Loan Assn., per Vol. 41, No. 1742, Lot 23B, Block 6798, fiscal year 1934.....	29.94
(17) C. W. Schubert, Vol. 38, No. 3399, Lot 46, Block 6505, fiscal year 1934 .....	21.44
(18) N. Gordon, per Vol. 38, No. 3409, Lot 9, Block 6506, fiscal year 1934 .....	23.95
(19) Anglo California Securities Co., per Vol. 37, No. 258, Lot 8, Block 6125, fiscal year 1934.....	1.16
(20) Wells Fargo Bank & Union Trust Co., per Vol. 25, No. 2215, Lot 5, Block 3728, fiscal year 1934.....	107.41



(21) Central Bldg. & Loan Assn., per Vol. 17, No. 1908, Lot 17, Block 2363, fiscal year 1934.....	49.26
(22) Roger P. Giovannoni, per Vol. 13, No. 2197, Lot 47, Block 1760, fiscal year 1934 .....	66.26
(23) Wm. J. Jaeger, per Vol. 3, No. 644, Lot 7, Block 417A, fiscal year 1934 .....	53.51
(24) San Jose Pacific Bldg. & Loan Assn., per Vol. 2, No. 1075 Lot 37, Block 210, fiscal year 1934.....	185.45
(25) Pacific States Savings & Loan Assn., per Vol. 13, No. 750, Lot 10, Block 1719, fiscal year 1934.....	29.55
(26) Pacific States Savings & Loan Assn., per Vol. 12, No. 2589, Lot 3D, Block 1676, fiscal year 1934.....	55.64
(27) Mrs. Catherine G. Lymen, per Vol. 13, No. 1089, Lot 44, Block 1727, fiscal year 1932-33 .....	23.47
(28) Ben Tonelli, per Vol. 36, No. 2496, Lot 9A, Block 6073, fiscal year 1933.....	27.14
(29) Bank of America N. T. & S. A., per Vol. 6, No. 1549, Lot 25, Block 955, fiscal year 1934.....	117.45
(30) Bank of America N. T. & S. A., per Vol. 2, No. 205, Lot 10, Block 174, Vol. 2, No. 206, Lot 10a, Block 174, Vol. 4, No. 1379, Lot 19, Block 611, fiscal year 1934.....	523.33
(31) Bank of America N. T. & S. A., per Vol. 1, No. 2022, Lot 8, Block 121, fiscal year 1934.....	190.29
(32) American Trust Company, per Vol. 26, No. 770, Lots 22/23, Block 3760, and Vol. 26, No. 790, Lots 44/45, Block 3760, fiscal year 1933.....	284.14
(33) Bank of America N. T. & S. A., Vol. 7, No. 2077, Lot 39, Block 1168, (\$47.14); Vol. 2, No. 819, Lot 7, Block 194 (\$717.47); Vol. 1, No. 1748, Lot 25, Block 114 (\$59.50); Vol. 28, No. 137, Lot 31, Block 4267 (\$37.28); Vol. 36, No. 2461, Lot 12, Block 6072 (\$9.66); Vol. 24, No. 1662, Lots 74/75, Block 3603 (\$84.42); Vol. 8, No. 55, Lot 23, Block 1209 (\$133.87); Vol. 1654, Lot 25, Block 1741 (\$231.82); Vol. 4, No. 2598, Lot 9, Block 674 (\$108.95), year 1934.....	1,430.11
(34) American Trust Co., per Vol. 12, No. 2585, Lot 3, Block 1676, fiscal year 1934.....	62.01
(35) Kernan Robson, per Vol. 43, No. 2482, Lot 39, Block 7161, fiscal year 1934.....	33.23
(36) C. T. Braun, per Vol. 13, No. 870, Lots 33/34, Block L722, fiscal year 1931 .....	79.18
(37) Henry Doelger, per Vol. 14, No. 1797, Lot 8F, Block 1836, fiscal year 1931.....	28.08
(38) George H. Gruss, per Vol. 13, No. 19, Lot 5, Block 1702, fiscal year 1932 .....	50.09
(39) Nathaniel Thompson, per Vol. 11, No. 2475, Lot 19, Block 1598, fiscal year 1933 .....	51.12
(40) Margaret F. Dalton, per Vol. 18, No. 717, Lot 16, Block 2445, fiscal year 1933 .....	6.96
(41) Margaret Carlin, Vol. 24, Nos. 1807 and 1838, Lots 7/8 and 44, Block 3606, fiscal year 1933.....	73.26
(42) Giabolta and M. Ferrando, per Vol. 3, No. 2465, Lot 30, Block 516, fiscal year 1934.....	33.81
(43) Hibernia Savings & Loan Society, per Vol. 3, No. 919, Lot 53, Block 439A, fiscal year 1934.....	50.23
(44) P. J. Maloney, Home Owners' Loan Corp., per Vol. 7, No. 3076, Lot 7, Block 1205, fiscal year 1934.....	32.84
(45) Salvador Marano, per Vol. 27, No. 390, Lot 11, Block 4071, fiscal year 1934 .....	9.66
(46) Paul Priolo, per Vol. 41, No. 360, Lot 21, Block 6746, fiscal year 1934 .....	47.72
(47) Capital Company, per Vol. 2, No. 2271, Lot 18, Block 270, fiscal year 1934 .....	147.01

- (48) Capital Company, per Vol. 2, No. 2272, Lot 19, Block 270, fiscal year 1934 ..... 136.58
- (49) Capital Company, per Vol. 13, No. 1875, Lot 20, Block 1748, fiscal year 1934 ..... 128.47
- Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.
- Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

**Accepting Deed From Frieda Meyer and Anna Muheim for Lands Required for Bernal Heights Boulevard, and Authorizing Payment of \$500.**

(Code No. 12.1711)

Also, Resolution No. 1762, as follows:

Resolved, That the City and County of San Francisco accept a deed from Frieda Meyer and Anna Muheim to Lots 39, 40 and 41, Assessor's Block 5547, and Lots 25 and 26, Assessor's Block 5613, San Francisco, required for Bernal Heights boulevard, and that the sum of \$500 be paid for said land from the 1931 Boulevard Bond Fund, Appropriation No. 88.902.17.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

**Accepting Deed From Spring Valley Company, Ltd., for Merced Lands Sewer Right of Way.**

(Code No. 12.1011)

Also, Resolution No. 1763, as follows:

Resolved, That the City and County of San Francisco accept that certain deed dated January 16, 1935, from Spring Valley Company, Ltd., to a right of way for the Merced Lands sewer to extend from Eucalyptus drive to Sloat boulevard, San Francisco.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

**Requesting Legislation to Protect City Hospitals for Cost of People Injured by Automobiles.**

(Code No. 5.35)

Also, Resolution No. 1765, as follows:

Whereas, The Controller has received from the Bureau of Delinquent Revenue Collections, request for cancellation of San Francisco Hospital bills which are uncollectible. These bills were incurred by people principally injured by automobile accidents, the owners of the machines not being covered by insurance. There is no legal way to protect the City's interests.

Resolved, That the Clerk of the Board be directed to transmit to the San Francisco delegation in the California Legislature the letter of the Director of the Bureau of Delinquent Revenues to the Controller in which it is suggested that remedial legislation be enacted, if possible, to protect the City in cases of people injured by irresponsible drivers and owners carrying no insurance.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.



### Final Passage.

The following emergency ordinance was taken up and *finally passed* by the following vote:

**Appropriating \$85,821.61 for Care of Indigent Sick and Dependent Poor, February, 1935; Declaring the Existence of an Emergency.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 672, Ordinance No. 9.051160, as follows:

Appropriating the sum of \$85,821.61 out of Appropriation 26.804.00-1 as provided by Resolution No. 1531, for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco; and declaring the existence of an emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$85,821.61 is hereby set aside and appropriated out of Appropriation 26.804.00-1 (as provided by Resolution No. 1531), for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of February, 1935.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the care and maintenance of the indigent sick and dependent poor of the City and County of San Francisco, as follows:

That the funds heretofore appropriated for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco have been expended and that there is no money available at the present time for this purpose, and that by reason thereof an immediate appropriation is necessary for the preservation of the lives and health of a large number of the citizens of the City and County.

(Request of Emergency Relief Committee of San Francisco, F. M. McAuliffe, chairman.)

Approved as to funds by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, Roncovieri—2.

### Commending San Francisco Police Department for Its Record.

(Code No. 11.01)

The following resolution, heretofore presented by Supervisor Shannon, referred to the Committee on Fire, Safety and Police and returned by said committee, with favorable recommendation, was taken up:

Resolution No. 1761, as follows:

Whereas, The wave of lawlessness prevalent in many sections of the United States has caused an indignant citizenry to demand the services of the Federal operatives to check crime; and

Whereas, Centers of population have been the refuge of the hunted criminal and the escaped convict because of the ease with which the lawbreaker may find seclusion in many of the large cities; and

Whereas, San Francisco during these years of increased crime has been singled out and commended by students of crime and law enforcement as a metropolis free from the gangster terror and kidnap menace; and

Whereas, The recent capture of a notorious bandit and his accomplices through the information obtained by a patrolman while walking his beat, is the best evidence of the vigilance and efficiency of San Francisco's Police Department; and

Whereas, Despite the many attempts to belittle and disparage a

department of the City Government in the performance of its duty, the meritorious deeds of the police continue to acclaim them men of bravery and valor; and

Whereas, The splendid reputation enjoyed by our Police Department keeps the gangs from our city and eliminates the criminal within our borders; now, therefore, be it

Resolved, That the Board of Supervisors in behalf of a grateful citizenry, hereby publicly commends the San Francisco Police Department for its excellent record as a law enforcement unit and for its loyalty and bravery in the protection of life and property.

#### Point of Order.

Supervisor Gallagher opposed the foregoing resolution and raised the point of order that inasmuch as Resolution No. 1767, which follows, had already been adopted, that the adoption of the foregoing is superfluous.

Chair (President McSheehy) ruled the point of order not well taken.

Supervisor Uhl referred to the third paragraph of the resolution and asked the Committee if it had read the Wickersham report of the Police Department and was advised in the negative.

#### Proposed Amendment.

Supervisor Gallagher moved as an amendment that paragraphs 5, 6 and 7 be stricken out, and that the following words be added after paragraph 4:

Be it resolved, That this Board, in the adoption of this resolution, calls attention to the adoption this day of Resolution No. 11 on the calendar which reiterates its commendation of those who were responsible for the capture of Clyde Stevens, bandit.

#### Communication.

Supervisor Gallagher presented and had read a communication from J. B. Browne stating that his (Gallagher's) "opposition to the canonization of the Police Department is timely and conservative" and that "In the last analysis it will be harmful to the Police Department."

Ordered *filed*.

#### Amendment Lost.

Thereupon, Supervisor Gallagher's proposed amendment was segregated as requested and voted upon as follows:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

Whereupon, Supervisor Gallagher withdrew the last part of his motion.

#### Adopted.

Thereupon, the roll was called on the resolution and the same was adopted by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

Noes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

#### Motion to Reconsider.

Before the result of the foregoing vote was announced, Supervisor Uhl changed his vote from *no* to *aye* and moved for reconsideration at next meeting.

#### Explanations of Vote.

SUPERVISOR GALLAGHER: I desire to make an explanation for the record. You commend those who deserve it but the commendation



of the vultures who have permitted the selling of liquor to boys and girls which has brought about their debauchery—I decline to vote for commendation of the entire department.

**SUPERVISOR BROWN:** I was not here to vote on No. 11, commending certain police officers and Captain Dullea, but as regards No. 10, the matter before us at the present time, giving a general commendation to the entire department, I would like to say this: Individuals in the department are certain to be commended for individual action, but as a matter of fact, the posse that went up to the ranch and captured Stevens, without detracting one whit from the performance of those who did not go, it might as well have been composed of any other group in the Police Department. At any moment any police officer may be faced with an emergency which will require him to, in some cases, give up his life in the performance of his duty. The department is no stronger than its units. The fact that the individuals composing the Police Department are strong men, men of courage and integrity, has, I think, produced a department in San Francisco that we can all be proud of, but we should be proud of all that department. It is within the power of the department to remove from its ranks those men who may have been guilty of any breach of law—in fact, it has done so in the past on several occasions, and will, no doubt, when the occasion arises again in the future, purge itself of the bad apples which contaminate the whole barrel. As has been said here before, I think the department as a whole is a fine department and deserves the commendation it is receiving.

**SUPERVISOR UHL:** I will explain my vote in a few words: To say that I believe positively that the men in the department who measure up 100 per cent do not want an endorsement of the entire department, knowing that there are men in the department who should not be commended in such a resolution, therefore, I am going to vote "No."

### Adopted.

The following resolution was *adopted*:

### Commending Police Officers in Effecting Capture of Clyde Stevens.

(Code No. 11.01)

On recommendation of Fire, Safety and Police Committee.

Resolution No. 1767, as follows:

Whereas, the heroic efforts of the Captain of Detectives and posse of the San Francisco Police Department in capturing the desperate criminal, Clyde Stevens, has prompted the citizenry in general to express in the highest terms its appreciation of these men; and

Whereas, the intelligent and swift apprehension of this public enemy and his accomplices deserves public recognition by the people of San Francisco; now, therefore, be it

Resolved, That the Board of Supervisors, in grateful appreciation and with the highest commendation, hereby publicly extends the thankfulness of San Francisco to the following policemen who participated in the capture of Clyde Stevens: Captain Charles Dullea; Lieutenant James Malloy; Inspectors Richard O. Hughes, James P. Johnson, William McMahon, Vernon Van Matre, Fred Butz, Louis Linns, George P. Wafer, Raymond Doherty, William Hansen, John Schilling; Corporal William Ward; Officers Walter Harrington, James Cloney, George Tobin.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.



**Action Deferred.**

The following bill was *laid over one week*:

**Amending Garage Ordinance.**

(Code No. 11.0822)

Bill No. 673, Ordinance No. 11.08221, as follows:

Amending Subdivision "D" of Section 1 and Subdivision "E" of Section 3 of Ordinance No. 8564 (New Series) entitled "An ordinance covering the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the fire marshal; penalty for violation; repealing Ordinance No. 746 (New Series) and all ordinances or parts of ordinances in so far as they conflict with this ordinance."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Subdivision "D" of Section 1 and Subdivision "E" of Section 3 of Ordinance No. 8564 (New Series), the title of which is recited above, is hereby amended to read as follows:

(d) A "public garage" shall mean any building, structure or part thereof wherein four or more automobiles are kept or stored by the public, or wherein storage facilities for four or more automobiles are advertised by any sign or device affixed to or painted upon said building or structure or any part thereof, or otherwise, or where a charge is made for the storage and keeping of four or more automobiles.

A public garage business may embody the storage, cleaning, repairing and servicing of automobiles, and their equipment, and the storing and selling of gasoline and petroleum products, automobile supplies and accessories.

In apartment house buildings, and hotel buildings, the above definitions (c) and (d) shall not operate against providing and making a charge for automobile storage space as follows: In apartment house buildings, not exceeding three hundred (300) square feet for each apartment within the building, in hotel buildings, not exceeding one hundred and fifty (150) square feet for each room within the building, provided that the spaces in which automobiles are stored conform with the State Housing Act of 1923 and amendments thereto, and also provided that all enclosures or exterior walls from the foundations to the surface of the floor constituting the ceiling of the garage shall be of masonry as required for class "C" buildings. Said definitions shall not operate against providing and maintaining in apartment house buildings and hotel buildings a greater space than herein defined, provided that when said limitations are exceeded the construction shall be class "A" or "E" as defined in the Building Laws of San Francisco, and provided further, that any apartment house building or hotel building *wherein space for the storage of an automobile or automobiles is rented and/or hired out directly or indirectly to any person or persons not residing in the building shall be deemed to be and is hereby declared to be a public garage as herein defined.*

In flats or dwellings, the above definitions (c) and (d) shall not operate against providing and maintaining storage space for four or more automobiles provided that where the space in which automobiles are stored exceeds the area of four hundred fifty (450) square feet, the construction shall conform with the State Housing Act of 1923 and amendments thereto, and provided further, *that any flat and/or dwelling wherein space for the storage of an automobile or automobiles is rented and/or hired out to any person, or persons, not residing in said flat and/or dwelling, shall be deemed to be and is hereby declared to be a public garage as herein defined.*

Section 3. (e) All private garages with a floor area in excess of four hundred (400) square feet shall be constructed as provided in this ordinance for public or commercial garages, if built independent of



any other building. Detached private garages having four hundred (400) square feet or less floor area shall not have a height of more than sixteen (16) feet from the floor to the highest point of the roof, and they may be built with timber or steel frames which shall be covered with not less than three-quarter ( $\frac{3}{4}$ ) inch timber sheathing or number twenty-six (26) gauge corrugated metal, and have their roof covered with fireproof roofing material. They shall rest on continuous masonry foundations and have masonry floors, and shall have ventilating openings as specified in paragraph (c) of this ordinance.

Not more than one detached private garage building of frame construction shall be built, maintained or operated on any single lot, or parcel of land, and automobile storage facilities therein shall not be rented or hired out to any person or persons not actually residing upon the premises. Whenever used in this ordinance the terms "lot" or "parcel" shall be construed to mean "lot" or "parcel" as delineated upon the diagrams or plots of the Assessor of this City and County.

### Adopted.

The following resolution was adopted:

### Petitioning the Legislature to Include the Completed Portion of Junipero Serra Boulevard Extension in State Highway System.

(Code No. 5.31)

On recommendation of Streets Committee.

Resolution No. 1766, as follows:

Whereas, the Directors of Joint Highway District No. 10 have certified to the Advisory Board of the Division of Highways of the State of California, the completion of Section 1, 3.72 miles in length, of Junipero Serra boulevard extension, and have recommended that the State Legislature pass necessary laws to include the completed portion of this highway in the State highway system; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby petition the Legislature of the State of California to comply with the request of Joint Highway District No. 10, to have this portion of completed highway included in the State highway system (reference is here made to Section 40, Joint Highway District Act of 1917, compiled by Division of Highways, July, 1927).

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Hayden, Roncovieri—3.

### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY COMMITTEE.

### Bay Bridge Matters.

The following was presented, read by the Clerk and *ordered spread in the Journal*:

Report of two meetings by James B. McSheehy, President of the Board of Supervisors of the City and County of San Francisco, who, by motion, was directed to invite to the City Hall on January 17, 1935, at 10 a. m., the Councilmen and Supervisors of the Counties of San Mateo, Santa Clara, Marin, Alameda and Contra Costa; and the Cities of Oakland, San Mateo, Berkeley, Alameda, San Leandro, Redwood City, Burlingame, Belvedere, Sausalito and Palo Alto, for a complete discussion as to whether it will be advantageous for these cities and counties to have a 5-cent municipal car service over the bay bridge from the terminal in San Francisco to a terminal in Oakland or

whether a motor bus system providing a more extensive service than that now provided by the present rail carriers at \$4.50 monthly commuter fare and a single fare of fifteen cents (15c) with the increased traffic that would be stimulated by such reduction in cost and improved service, or whether the use of this bridge should be turned over to the present rail carriers on what conditions and terms that would be most advantageous to all of our cities and counties.

---

On January 17, 1935, at the specified hour mentioned in the invitation, said meeting was held, and the California Toll Bridge Authority, through their attorney, Florence McAuliffe, presented a report in booklet form in rebuttal to the written proposal by C. A. Hawkins, for bus transportation over the said bridge.

This report was so long that a motion was made and carried that the meeting be postponed until the following Wednesday, January 23, at 10 a. m., to give Mr. Hawkins sufficient time to investigate and reply to this report and also to supply a schedule of definite routes in connection with his proposed bus operation as well as a statement showing the total investment required for bus operation.

On January 23rd said meeting was called at 10 a. m., recessed at 12 noon until 2 p. m., recalled at 2 p. m., and adjourned at 7:15 p. m. There was no limitation of time and there was an attendance of about seventy-five citizens. I am sorry to say, as President of the Board, that there were only three members present during the entire day. I know that five members of the Board were called to Sacramento on official business.

After hearing both sides, a motion was made and carried that the entire matter be taken under advisement and that the President of the Board call a special meeting of the Board on January 31 at 10 a. m. in the chambers of the Board, and have the members hear both sides of this bay bridge controversy.

Members of the Board, as your presiding officer, I think a great mistake will be made by this Board if we do not hear both sides, and by a majority vote decide whether rail or bus transportation is the best for San Francisco.

With the power vested in me by the Charter, I now notify you that I will call a special meeting of this Board on January 31, 1935, at 10 a. m., for the purpose of hearing all sides as to whether municipal rail or bus service over the San Francisco-Oakland Bay Bridge is for the best interest of the City and County of San Francisco, and that a vote thereon be taken and recorded.

Respectfully,

JAMES B. McSHEEHY, President,  
San Francisco Board of Supervisors.

### Report of Grand Jury on Sale of Liquor to Minors.

The following was read by the Clerk:

January 21, 1935.

Hon. Ray L. Riley, Chairman, State Board of Equalization, Sacramento, California.

Dear Sir: The Grand Jury in regular session was presented with evidence by the District Attorney of this City indicating that minor boys and girls were purchasing and drinking intoxicating liquor on certain premises. After a thorough investigation we found three drink taverns guilty of violation of an act known as the Juvenile Court Law, approved June 5, 1915, and therefore indicted the owners and managers of the Pirates Cave, 972 Market street; the Zee Club, southwest corner Duboce avenue and Otis street, and the Cave, 139 Valencia street.

Further investigation so far has not resulted in the indicting of any persons connected with Ye Olde College Inn, 920 Market street; Rainbow Tavern, 962 Market street, and the Nut Club, 1053 Market street.



We, however, recommend the revocation of the licenses of all the six above mentioned resorts and for your information are enclosing a certified copy of transcript of evidence submitted.

May we not, in addition, indicate to you certain of our thoughts on the general situation surrounding the sale of liquor in this State? Although we realize that under the law it is impossible for your Board to delegate its authority in connection with liquor control, we nevertheless urge upon you all possible means within this authority to obtain the active assistance and cooperation of local enforcement officers. The twilight zone of State authority and local police responsibility for law and order permit many abuses not countenanced by the informed public opinion of the community.

There has existed manifest confusion in the promulgation and understanding of control measures, undoubtedly resulting in persons of doubtful character obtaining and continuing to hold liquor and beer licenses. From discussions between your Board chairman and a committee of our body, as well as indications of your stand evidenced through press releases, we thoroughly realize your knowledge and determination to rectify this condition. The limitation of funds and trained personnel of your Board indicate in part the difficulties of local enforcement by any State agency, unless the local police be used in the greatest degree for investigations and control.

Respectfully yours,

GRAND JURY, CITY AND COUNTY  
OF SAN FRANCISCO,

(Signed) HARVEY E. TELLER, Foreman,  
(Signed) A. G. SALA, Secretary.

#### Committee of the Whole.

Thereupon, pursuant to motion of Supervisor Havenner at the last meeting, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of considering the report.

President McSheehy was elected to preside.

All members heretofore noted being present.

Supervisor Gallagher moved that the action of the Grand Jury be commended and that we concur with said recommendation to the State Board of Equalization, etc.

#### Motion.

SUPERVISOR HAVENNER: Mr. Chairman, I will move as an amendment or a substitute for the whole that this Board of Supervisors direct to the attention of the State Board of Equalization the report of the Grand Jury which has this day been received by this Board, that in the name of the public welfare of the citizens of San Francisco, the proper safeguarding of the youth of this city, the proper observance of the laws of the City and County and of the State of California, respectfully urge the State Board of Equalization to give the most careful consideration to the recommendations contained in said report.

SUPERVISOR GALLAGHER: Will you add to your motion: And if they find the facts as recited by the Grand Jury they are to take immediate and effective action.

*Accepted* by Supervisor Havenner.

#### Committee of the Whole Arises.

Whereupon, the Committee of the Whole arose and Supervisor Havenner's motion, together with addition offered by Supervisor Gallagher, was *adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Meeting of Public Utilities Committee.

Supervisor Colman announced that the Public Utilities Committee would meet Wednesday, January 30, at 3 p. m.

In this connection the following matter pending in the Utilities Committee was, on request, read by the Clerk, to-wit:

Communication from Samuel Kahn, president of the Market Street Railway Company, requesting that Ordinance No. 4679 (New Series), which added Section 3-A to Ordinance No. 581 (New Series), thereby prohibiting the operation of street railway cars by one man, be rescinded, and giving financial statements and reasons for such request; also enclosing draft of repealing ordinance.

*Referred to Public Utilities Committee.*

### City Attorney to Advise as to Charter Requirements for Introduction of Resolutions and Ordinances.

Supervisor Havenner requested from the City Attorney, in time for meeting of Public Utilities Committee, called for Wednesday, January 30, at 3 p. m., definition of rules of procedure prescribed by the Charter for introduction of resolutions and ordinances to the Board, but not sponsored by any member of the Board. Are such communications, not sponsored by any member of the Board, properly before the committee?

### Powers of Boards of Supervisors, Proposed Legislative Act.

Supervisor Shannon called attention to Assembly Bill No. 350, entitled "An Act to amend Section 4041.5, and to repeal Section 4056-B of the Political Code, relating to the powers of Boards of Supervisors," which act purports to repeal the power to levy a special tax of four cents on the hundred of assessed valuation, and to provide in lieu thereof provision permitting the expenditure of moneys from the General Fund for advertising and exploiting resources of counties and also limiting such expenditure to the sum of \$25,000 for one year.

Supervisor Shannon, in connection with the foregoing, called attention to the effect such limitation would have on counties like San Francisco, whose expenditures for advertising and exploitation of its attractions greatly exceed that amount, and moved that the Board of Supervisors go on record in opposition to Assembly Bill No. 350, and that the Clerk be directed to have a proper resolution prepared expressing such opposition to the bill to the San Francisco delegation in the State Legislature.

*Referred to the Judiciary Committee.*

### Air Mail Legislation.

The following was presented and read by the Clerk:

Communication from Richard J. Welch, member of Congress, acknowledging receipt of letter with reference to motion of Supervisor Havenner regarding the discontinuance of air mail service on the Pacific Coast under the Black-McKellar Act.

*Referred to Supervisor Havenner.*

### Protest Against Produce Terminal Building.

The following was presented and read by the Clerk:

Communication from Marina Home Owners' Association requesting that the Public Works Administration local office in the State building be advised of the unanimous action of the Board of Supervisors in adopting a resolution directed to the Reconstruction Finance Corporation objecting to a loan to the San Francisco Terminal Building Association for the construction of a produce terminal building at the Marina.

*Ordered filed.*



### Abandonment of San Francisco-Richmond Ferry.

The following was presented and read by the Clerk:

Communication from the Railroad Commission of the State of California advising that on January 14, 1935, Southern Pacific-Golden Gate Ferries filed an application for authority to abandon its ferry line between San Francisco and Richmond, and requesting to be advised if the Board is agreeable or will oppose this application.

*Referred to the Public Utilities Committee.*

### Appointment of War Memorial Trustees.

The following was presented and read by the Clerk:

Communication from his Honor the Mayor advising that on January 2, 1935, the terms of War Memorial Trustees Jesse C. Colman, General Hunter Liggett and R. M. Tobin expired, and advising that he has appointed, subject to the confirmation of the Board, Thomas M. Foley, Alison Schofield and Ralph J. A. Stern, respectively, in place of the foregoing.

### Motion.

Supervisor Colman moved confirmation of the foregoing appointments.

*Motion carried unanimously.*

### Committee Appointed on Potential PWA Projects.

Supervisor Brown moved that the President of the Board appoint a committee to confer with the proper civic authorities to make sure that such PWA projects as are potentially here in San Francisco be given proper consideration.

*Motion carried.*

Supervisors Brown, Colman and Gallagher appointed.

### Down Town Golf Registration Office.

Supervisor Havenner requested that inquiry be made of the Park Commission, through the Board, whether it might be possible to establish a downtown golf registration office for the convenience of the public. Clerk was directed to make this inquiry.

*So ordered.*

### Creation of Utility District.

Supervisor Uhl requested that the Public Utilities Committee act on resolution presented by him and referred to committee, asking for creation of a municipal utility district.

### Curtailment of School Plans.

Supervisor Uhl, relative to change in plans for construction of school-house buildings, elimination of auditoriums and classrooms, moved that the Board of Education, or representatives of the School Department, come before the Board next Monday at 3 p. m. and outline just what conditions are and why curtailments must be made contrary to the original plans. Supervisor Colman suggested that questions in detail be sent to the Board of Education so that the desired information might be given.

*Motion carried.*

### Passed for Second Reading.

The following bill was presented by Supervisor Ratto and *passed for second reading*:

**Appropriating \$8,500 to Joint Highway District No. 10.**

(Code No. 9.051)

Bill No. 674, Ordinance No. 9.051161, as follows:

Authorizing a supplemental appropriation of \$8,500 out of Appropriation 48.900.00 to the credit of Appropriation 48.904.01 to pay San Francisco's pro rata of the assessment levied by Joint Highway District No. 10, in connection with the extension of Junipero Serra boulevard.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A supplemental appropriation of \$8,500 is hereby set aside out of Appropriation 48.900.00 to the credit of Appropriation 48.904.01, to pay San Francisco's pro rata of the assessment levied by Joint Highway District No. 10, in connection with the extension of Junipero Serra boulevard.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Relative to Handbill Ordinances.**

Supervisor Ratto, regarding the proposed handbill ordinances, stated that at a meeting of the Fire, Safety and Police Committee there were four bills under consideration regulating the distribution of handbills, that after full discussion the Committee adjourned to meet next Friday, and those interested agreed to have the ordinances in shape so they could look them over and be familiar with their contents when we meet again. I suggest that the Chairman of the Committee call a special meeting so that we can get together and frame an ordinance such as the Committee might desire.

Supervisor Hayden declared that the Committee had agreed to meet two weeks from next Friday.

Supervisor Ratto, in explanation of his attitude on the handbill ordinances, declared for the record that he had presented at last meeting of the Board, two handbill ordinances, one from South City, and the other from Los Angeles, but that he did not sponsor either of them.

**ADJOURNMENT.**

Thereupon, the Board at the hour of 5:55 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors February 4, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, February 4, 1935

# Journal of Proceedings Board of Supervisors

**City and County of San Francisco**



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, FEBRUARY 4, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 4, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Havenner, McSheehy, Ratto, Ronco-  
vieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Hayden, Shannon—3.

Quorum present.

Supervisor Colman appeared and was noted present at 2:25 p. m.

Supervisor Hayden appeared and was noted present at 2:20 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 28, 1935, was  
laid over one week for approval.

### Communication.

Clerk announced that he had received from the Secretary of State  
copies of Charter Amendments adopted November, 1934, and ratified by  
the Legislature January 26, 1935, and that he had caused the same to  
be filed in the Recorder's office, San Francisco, California.

### SPECIAL ORDER—3 P. M.

#### Curtailment of School Plans.

January 28, 1935—Supervisor Uhl moved that Board of Education be  
requested to appear at 3 p. m. Monday, February 4, 1935, and explain  
curtailment of plans for new school construction.

#### Motion.

Supervisor Uhl moved that the foregoing matter be dropped from  
the calendar. Philip Bush of the Board of Education had promised  
report in August which would explain situation.

*So ordered.*

### RECONSIDERATION.

*January 28, 1935—Supervisor Uhl changed his vote from "no" to  
"aye" and moved reconsideration of the following resolution at this  
meeting:*

Commending San Francisco Police Department for Its Record.

(Code No. 11.01)

Resolution No. 1761, as follows:

Whereas, the wave of lawlessness prevalent in many sections of the



United States has caused an indignant citizenry to demand the services of the Federal operatives to check crime; and

Whereas, centers of population have been the refuge of the hunted criminal and the escaped convict because of the ease with which the lawbreaker may find seclusion in many of the large cities; and

Whereas, San Francisco during these years of increased crime has been singled out and commended by students of crime and law enforcement as a metropolis free from the gangster terror and kidnap menace; and

Whereas, the recent capture of a notorious bandit and his accomplices through the information obtained by a patrolman while walking his beat, is the best evidence of the vigilance and efficiency of San Francisco's Police Department; and

Whereas, despite the many attempts to belittle and disparage a department of the City Government in the performance of its duty, the meritorious deeds of the police continue to acclaim them men of bravery and valor; and

Whereas, the splendid reputation enjoyed by our Police Department keeps the gangs from our city and eliminates the criminal within our borders; now, therefore, be it

Resolved, That the Board of Supervisors, in behalf of a grateful citizenry, hereby publicly commends the San Francisco Police Department for its excellent record as a law enforcement unit and for its loyalty and bravery in the protection of life and property.

January 28, 1935—Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

Noes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

#### Excerpts From Wickersham Report.

The following were read into the record by Supervisor Uhl:

#### THE THIRD DEGREE.

##### *Report to*

##### *The National Commission on Law Observance and Enforcement.*

By Zechariah Chafee, Jr., Walter H. Pollak, Carl S. Stern, Consultants.

"The San Francisco police obey the law requiring prompt production of an arrested person in court. Every man arrested on a given day is taken into court as a matter of course the following morning. But it is significant for our investigation that this prompt production before the San Francisco magistrates does not do away with the third degree. After production in court, the suspects, if not liberated on bail, and bail is said to be rather frequently denied, are in the custody of the sheriff; but this does not operate, as in Boston, to protect them from the police. They are often returned to the police jail, and thus there is still opportunity for maltreatment by the police in order to get confessions.

"Street beating or beating in the patrol wagon is said in San Francisco not to be disconnected from the third-degree practices; its effect is to give the arrested person a foretaste of what is to come if he does not incriminate himself.

"Physical brutality, including the third degree, is not much applied in outstanding cases of newspaper prominence. It is said also that persons who retain lawyers with influence may be exempt from third degree.

"With these and perhaps other minor exceptions, third degree brutality is common in San Francisco. It is described by a person with excellent opportunity for information, and thoroughly corroborated, as being a 'routine' practice. Other informants have described the condition as the 'systematic beating of virtually all suspects'; 'loose and perpetual brutality.'

"It is said that some of the worst beatings take place in the outlying stations. However, arrested persons are not held long—seldom over-

night—and then are confined in the Hall of Justice, where the police jail is situated. Most of the beatings occur in the Hall of Justice. There are several places used for the beatings all over the building. At night it is common to use the jail cells upstairs, where outcries and other sounds of beatings have been heard by the police reporters in the press room across the central lightwell. In the daytime various rooms in the basement have been used, and the police garage downstairs at the rear. Outsiders have been witnesses. The beatings are, in general, administered by the detectives.

“It is stated that the practice is largely applied against persons with criminal records, the poor, radicals, and persons of low mentality. The practice commonly employed is described as prolonged questioning with physical abuse, usually by beating with the fist.

“Opinions have been expressed that the third degree is decreasing in San Francisco, especially since the recent appointment of a new captain of detectives. Other informants deny this, but all informants agree that the practice exists.

“Sentiment in San Francisco has not been aroused as in Los Angeles. No public body seems to have interested itself in the problem.”

### Police Conditions in the United States.

#### *A Report to*

*The National Commission on Law Observance and Enforcement.*

By David G. Monroe and Earle W. Garrett, Research Assistants,

Department of Political Science, University of Chicago.

Under the Direction of August Vollmer, Professor of Police Administration, University of Chicago.

“\* \* \* Where it is known that the chief will be amply protected by civil service provisions much more care will be exercised in selecting him. Nearly all of the large cities suffer from an alliance between politicians and criminals. For example, Los Angeles was controlled by a few gamblers for a number of years. San Francisco suffered similarly some years ago and at one period in its history was so completely dominated by the gamblers that three prominent gamblers who were in control of the politics of the city and who quarreled about the appointment of the police chief settled their quarrel by shaking dice to determine who would name the chief for the first two years, who for the second two years, and who for the third.”

### Reconsideration.

Whereupon, the roll was called on reconsideration and the same was *defeated* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri—6.

Absent—Supervisor Shannon—1.

### SPECIAL ORDER—3 P. M.

#### Relief Matters.

Supervisor Uhl moved that Mr. F. M. McAuliffe and Mr. Paul H. Davis or their representatives come before the Board and explain relief situation at 3 p. m., Special Order of Business.

On motion of Supervisor Uhl the foregoing matter was *ordered dropped from the calendar*.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matter, heretofore passed for second reading, was taken up and *finally passed* by the following vote:



### Appropriation of \$1,200 for Burial of Indigent Dead.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 671, Ordinance No. 9.051159, as follows:

Appropriating \$1,200 from reserve Appropriation No. 2.900.00 to the credit of Appropriation 50.811.00, Department of Public Health, for burial of the indigent dead.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$1,200 is hereby set aside and appropriated from reserve Appropriation No. 2.900.00 to the credit of Appropriation 50.811.00, Department of Public Health, for the burial of the indigent dead.

Approved by the Mayor, the Chief Administrative Officer, and by the Controller as to funds being available.

Ayes—Supervisors Brown, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Hayden, Shannon—3.

### Improvement of Fitzgerald Avenue Between Jennings Street and Third Street, Including the Crossing of Fitzgerald Avenue and Keith Street.

(Code No. 12.0611)

The following matter was taken up:

Bill No. 665, Ordinance No. 12.061152, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 15, 1934, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be 7 per centum per annum.

The improvement of Fitzgerald avenue between Jennings street and Third street, including the crossing of Fitzgerald avenue and Keith street, by grading to official line and sub-grade; and by the construction of the following:

*Item No.*

*Item*

- 1 Grading (excavation).
- 2 Grading (embankment).
- 3 12-inch vitrified clay pipe sewer, in place.

- 4 12-in. x 6-in. vitrified clay pipe "Y" branches in place.
- 5 Brick catchbasin complete.
- 6 10-inch vitrified clay pipe culvert, in place.
- 7 Brick manholes, complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively, as: Lots 1, 12, 12 A, 12 B, 13, 14, 15, 16, 17, 18, 19, and 20 of Block 4940; Lots 2, 3, 4, 5, 6, 7, 8, and 9 of Block 4912; Lot 1 of Block 5444; all being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

#### Privilege of the Floor.

Mrs. Hortense Gilmore Kelly, property owner, was heard urging an extension of time for doing the work.

#### Motion.

Supervisor Gallagher moved to lay over one month (March 4, 1935), with the understanding that the chairman of the Streets Committee will confer with the Director of Public Works to the end that they shall be ready to report definitely and unreservedly whether there will be city assistance and what is the exact situation with regard to the ability of the property owners to pay. When this is done Board of Supervisors will take appropriate action.

Motion *carried*.

#### Referred.

Whereupon, the foregoing matter was *referred to the Streets Committee*.

### NEW BUSINESS.

#### Adopted.

The following resolutions were *adopted*:

#### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 1772, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being refunds of amounts paid as duplicate payments of taxes, to-wit:

(1) Gustave L. Jauch, per Vol. 15, page 84, line 1, 1934 Personal Property Roll .....	\$ 2.61
(2) A. Vander Zweip, per Vol. 1, page 48, line 9, 1934 Supplemental Personal Property Roll .....	6.96
(3) Louis Skerl, per Vol. 16, page 51, line 9, 1934 Unsecured Personal Property Rolls .....	2.61
(4) John Mordus, Vol. 27, No. 1127, Lot 43, Block 4097/4134, fiscal year 1933 .....	24.36
(5) Mrs. G. B. Bosselli, per Vol. 22, No. 1579, Lot 1, Block 3210, fiscal year 1934 .....	72.25
(6) C. W. Schubert, per Vol. 42, No. 1442, Lot 36, Block 7003, fiscal year 1934 .....	5.80
(7) Aurelia Anselmo, Vol. 26, No. 2333, Lot 80, Block 4009, fiscal year 1934 .....	37.67
(8) The San Francisco Bank, per Vol. 2, No. 83, Lot 8, Block 163, fiscal year 1924 .....	386.94



(9) The San Francisco Bank, per Vol. 15, No. 2564, Lot 1, Block 2056, \$32.06; Vol. 15, No. 2604, Lots 35/36, Block 2056, \$133.29; Vol. 15, No. 2643, Lot 44, Block 2057, \$15.45, fiscal year 1934 .....	180.80
(10) American Trust Co., per Vol. 4, No. 2590, Lot 2, Block 674, fiscal year 1934 .....	77.66
(11) City Title Insurance Co., per Vol. 4, No. 1292, Lot 23, Block 604, fiscal year 1934 .....	80.17
(12) E. R. Mackintosh, per Vol. 21, No. 524, Lot 3, Block 3053, 1933 Tangible Personal Property .....	13.22
(13) California Pacific Title & Trust Company, per Vol. 11, No. 1395, Lot 26C, Block 1566, fiscal year 1933.....	36.89
(14) Thomas, Beedy & Paramore, per Vol. 5, No. 919, Lot 2, Block 741, fiscal year 1933.....	1,233.66
(15) William F. Rhea, per Vol. 38, No. 1525, Lot 25, Block 6417, fiscal year 1932 .....	32.47
(16) P. Paul Vlautin, per Vol. 8, No. 1035, Lot 4, Block 1245, fiscal year 1931 .....	99.39
(17) Tony Moglia, per Vol. 35, No. 2587, Lot 4, Block 5884, fiscal year 1933 .....	10.44

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

### Cancellation of Tax Sales—City Property.

(Code No. 9.0412)

Also, Resolution No. 1773, as follows:

Whereas, the Controller has reported that on the 1932 Real Estate roll the following property was sold to the State for unpaid taxes; this property is now recorded in the name of the City and County of San Francisco and the sales should be cancelled, and the City Attorney having consented thereto; therefore

Resolved, That the Controller be directed to cancel the following sales in accordance with the provisions of Section 3804A of the Political Code:

<i>Vol.</i>	<i>Lot</i>	<i>Block</i>	<i>Assessed to</i>	<i>Sale</i>	<i>1932 Tax</i>
44	1E	2903	A. J. Laug, Jr.....	6485	\$476.78
33	13	5547	S. A. Hansen.....	4826	1.58
	15	5547	W. and E. Pirie.....	4827	1.58
	34	5547	W. and E. Pirie.....	4828	1.58
	13	5549	T. O'Hanlon .....	4829	2.38
	48-49	5549	F. A. Costello.....	4830	4.76
	55	5549	T. and E. O'Hanlon.....	4831	8.32
	66-67	5549	C. Hufschmidt .....	4832	7.12
	72	5549	R. P. Evans .....	4833	3.16
34	30	5613	E. Little .....	4860	3.96
	12	5614	J. Hamilton, et al.....	4863	1.98
	13	5614	H. B. and A. M. Gray.....	4864	1.98
	36-37	5614	G. W. MacKinnon.....	4865	3.16
	6	5621	C. F. Collonan.....	4882	2.38
	11	5622	P. McKenna .....	4883	2.38
	30	5626	Yetta Gold .....	4886	1.58
	10	5628	T. T. Glynn.....	4890	.79
	11	5628	J. Nickols .....	4891	1.58
	34	5628	J. Nickols .....	4892	1.98
	35-36	5626	H. C. Gushee.....	4887	7.92
	17	5631	E. Gielsdorf .....	4900	2.38
37	6	6138	G. F. Voight.....	5325	.40
37	10	6138	G. F. Voight.....	5326	.40
	26-27	6212	R. J. Squires.....	5387	3.16
44	9	6316	C. Dunne .....	6490	4.95

43	18	7115	F. J. Davis.....	6404	74.44
	14	7125	V. Hoch .....	6422	1.98
	1	7133	A. Brennan .....	6428	2.38
	3-4-5	7136	M. Nestor .....	6432	5.94
	8	7136	A. Brennan .....	6433	.99

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\$633.97

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

### Cancellation of Tax Sales—City Property.

(Code No. 9.0412)

Also, Resolution No. 1774, as follows:

Whereas, the Controller has reported that on the 1933 real estate rolls the following property was sold to the state for unpaid taxes. This property is now recorded in the name of the City and County of San Francisco and the sales should be cancelled, and the City Attorney having consented thereto; therefore

Resolved, That the Controller be directed to cancel the following sales in accordance with the provisions of Section 3804A of the Political Code:

<i>Vol.</i>	<i>Lot</i>	<i>Block</i>	<i>Assessed to</i>	<i>Sale</i>	<i>1933 Tax</i>
1	14	79	B. P. Gray.....	31	\$ 68.56
8	30	1260	M. M. Gibney, et al.....	961	32.71
	32	1260	A. Schill .....	962	56.72
	44	1260	T. J. and M. E. Lorigan....	963	85.43
	46	1260	L. Muller .....	964	144.59
31	1	4963	Bay View Land Co.....	4440	14.62
	1 to 9	4975	Bay View Land Co.....	4451 to 59	41.02
33	11 & 12	5547	R. E. Hagensen.....	4756	3.48
	6 & 7	5548	R. E. Hagensen.....	4757	30.28
	9	5549	T. J. Bailey.....	4758	2.09
	10	5549	A. G. Hardenburgh.....	4759	2.44
	11	5549	L. G. Johnson.....	47.60	1.04
	22	5549	E. Zambruno .....	4762	2.78
34	7	5614	I. A. McMaster.....	4799	1.04
	8	5614	J. W. Bearup.....	4800	1.04
	14-15	5614	N. Hanson Co.....	4801	1.74
	19-20	5614	W. Boyle .....	4803	1.39
	28-29	5614	G. J. Doering Bldg. Co.....	4804	1.39
	39	5614	A. P. Moore.....	4805	.70
	44	5614	P. Tamony .....	4806	.70
	5-6-7	5620	Yulupa Land & Water Co...	4821	6.26
	23-24	5623	E. Strandgren .....	4824	2.09
	26	5623	The McCarthy Co.....	4825	1.04
34	5	5624	J. E. Carne.....	4826	1.04
	8	5625	P. A. Younger, et al.....	4829	1.39
	8	5626	C. Becker, portion.....	4831	1.39
	10	5626	A. G. Hardenburg.....	4832	1.74
	10	5627	W. G. and E. A. Armstrong	4833	1.74
	31 to 34	5627	N. J. Goggin.....	4834	8.00
	9	5629	J. R. Carne.....	4837	1.40
	3	5631	J. G. Fitzgerald.....	4839	.70
	7	5631	J. Mayer .....	4840	.70
	9	5631	W. Storey .....	4841	1.74
35	14	5714	M. J. Brown.....	4929	24.70
36	1	6039	W. M. and M. Bahnik.....	5158	12.35
	2-3	6039	A. W. and F. J. Kirk.....	5159	6.61
	6A	6039	M. J. and M. J. Reeves.....	5160	4.70
	10	6039	A. Lepp .....	5161	4.35



	11	6039	W. M. and M. Gainer.....	5162	2.61
	1 to 8	6040	W. M. Newhall.....	5163	30.28
	1 & 2	6058	E. Lunde .....	5177	8.18
	1	6097	T. D. Kalisher.....	5230	4.18
38	1	6285	A. Bruncarde .....	5357	12.52
38	1	6288	M. H. Kaemmerlinge.....	5358	2.78
	1	6290	A. E. Elliott.....	5361	10.09
	10	6291	M. B. Jorst, et al.....	5363	2.78
	11	6291	R. R. Mogan.....	5364	2.78
	1	6292	V. R. Leonhardt.....	5365	17.40
	3	6292	A. F. Rensche.....	5522	3.14
	4-5	6292	J. and N. R. Boege.....	5523	3.13
	6-7-8	6292	R. R. Morgan.....	5366	9.74
	1 to 14	6294	W. F. Haneahan, 1/2.....	5367	30.28
	1 to 14	6294	W. Mulren, 1/4.....	5368	14.96
	1 to 14	6294	M. C. Cooney, 1/4.....	5369	14.96

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\$745.51

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

### Cancellation of Tax Sales.

(Code No. 9.0412)

Also, Resolution No. 1775, as follows:

Whereas, the Controller has reported that on the 1931 Real Estate Roll, property now shown as Lot 20B, Block 2028, then assessed to R. P. Hobbs, was sold to the State for unpaid taxes. This is now recorded in the name of the Veterans' Board of the State of California and sale should be cancelled:

Lot 20B, Block 2028, Sale No. 1422, \$10.10.

On the 1932 Real Estate Roll Lot 15, Block 1826, assessed to Michael and Elizabeth Bettencourt, was sold to the State for unpaid taxes. This is now recorded in the name of the Veterans' Welfare Board of the State of California and sale should be cancelled:

Lot 15, Block 1826, Sale No. 2203, \$102.96.

and the City Attorney having consented thereto; therefore,

Resolved, That the above sales be cancelled in accordance with the provisions of Section 3004A of the Political Code.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

### Action Deferred.

The following recommendation of Committee on Fire, Safety and Police was *laid over one week*:

### Amending Garage Ordinance.

(Code No. 11.0822)

Bill No. 673, Ordinance No. 11.08221, as follows:

Amending Subdivision "D" of Section 1 and Subdivision "E" of Section 3 of Ordinance No. 8564 (New Series) entitled "An ordinance covering the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the fire marshal; penalty for violation; repealing Ordinance No. 746 (New Series) and all ordinances or parts of ordinances in so far as they conflict with this ordinance."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Subdivision "D" of Section 1 and Subdivision "E" of Section 3 of Ordinance No. 8564 (New Series), the title of which is recited above, is hereby amended to read as follows:

(d) A "public garage" shall mean any building, structure or part thereof wherein four or more automobiles are kept or stored by the public, or wherein storage facilities for four or more automobiles are advertised by any sign or device affixed to or painted upon said building or structure or any part thereof, or otherwise, or where a charge is made for the storage and keeping of four or more automobiles.

A public garage business may embody the storage, cleaning, repairing and servicing of automobiles, and their equipment, and the storing and selling of gasoline and petroleum products, automobile supplies and accessories.

In apartment house buildings, and hotel buildings, the above definitions (c) and (d) shall not operate against providing and making a charge for automobile storage space as follows: In apartment house buildings, not exceeding three hundred (300) square feet for each apartment within the building, in hotel buildings, not exceeding one hundred and fifty (150) square feet for each room within the building, provided that the spaces in which automobiles are stored conform with the State Housing Act of 1923 and amendments thereto, and also provided that all enclosures or exterior walls from the foundation to the surface of the floor constituting the ceiling of the garage shall be of masonry as required for class "C" buildings. Said definitions shall not operate against providing and maintaining in apartment house buildings and hotel buildings a greater space than herein defined, provided that when said limitations are exceeded the construction shall be class "A" or "E" as defined in the Building Laws of San Francisco, and provided further, that any apartment house building or hotel building *wherein space for the storage of an automobile or automobiles is rented and/or hired out directly or indirectly to any person or persons not residing in the building shall be deemed to be and is hereby declared to be a public garage as herein defined.*

In flats or dwellings, the above definitions (c) and (d) shall not operate against providing and maintaining storage space for four or more automobiles provided that where the space in which automobiles are stored exceeds the area of four hundred fifty (450) square feet, the construction shall conform with the State Housing Act of 1923 and amendments thereto, and provided further, *that any flat and/or dwelling wherein space for the storage of an automobile or automobiles is rented and/or hired out to any person, or persons, not residing in said flat and/or dwelling, shall be deemed to be and is hereby declared to be a public garage as herein defined.*

Section 3. (e). All private garages with a floor area in excess of four hundred (400) square feet shall be constructed as provided in this ordinance for public or commercial garages, if built independent of any other building. Detached private garages having four hundred (400) square feet or less floor area shall not have a height of more than sixteen (16) feet from the floor to the highest point of the roof, and they may be built with timber or steel frames which shall be covered with not less than three-quarter ( $\frac{3}{4}$ ) inch timber sheathing or number twenty-six (26) gauge corrugated metal, and have their roof covered with fireproof roofing material. They shall rest on continuous masonry foundations and have masonry floors, and shall have ventilating openings as specified in paragraph (c) of this ordinance.

Not more than one detached private garage building of frame construction shall be built, maintained or operated on any single lot, or *parcel of land, and automobile storage facilities therein shall not be rented or hired out to any person or persons not actually residing upon the premises. Whenever used in this ordinance the terms "lot" or "parcel" shall be construed to mean "lot" or "parcel" as delineated upon the diagrams or plots of the Assessor of this City and County.*



**Asking Pacific Gas and Electric Company If It Will Enter Into Contract for Disposition of Power If Generated at Red Mountain Bar.**

(Code No. 15.032)

Recommended by the Joint Finance and Public Utilities Committees.

*Ayes—Supervisors Gallagher, Colman, Brown.*

*Noes—Supervisors Havenner, Roncovieri.*

*Absent—Supervisor Shannon, who has been excused at 5 o'clock.*

Resolution No. 1776, as follows:

Resolved, That the following be addressed to the Pacific Gas and Electric Company:

The Board of Supervisors of San Francisco is considering the advisability of presenting a bond issue to the people for the erection of a power plant at Red Mountain Bar. Will you enter into contract such as is now in effect for the disposition of the power generated there, and upon what terms and conditions?

**Report of Joint Committee Meeting of Finance and Public Utilities  
Re Supervisor Colman's Proposed Resolution to Call Election for  
Bond Issue of \$1,000,000 to Build Red Mountain Bar Power  
House.**

The following was read by the Clerk:

San Francisco, California, February 2, 1935.

Board of Supervisors, City and County of San Francisco.

Gentlemen: The Joint Committee held three meetings for consideration of Supervisor Colman's resolution proposing \$1,000,000 bond issue to be submitted to the people for construction of Red Mountain Bar Power House.

At the first meeting, January 18, 1935, all members of the two committees were present.

At the second meeting, January 25, 1935, all members were present except Supervisor Brown who was attending another committee meeting at the same time, and Supervisor Brown came to the meeting at the conclusion of his Police Committee meeting.

Roll call of meeting of February 1, 1935:

Present: Supervisors Colman, Gallagher, Havenner, Roncovieri, Shannon—5.

Excused: Supervisor Shannon asked and received permission to be excused at 5 o'clock.

Supervisor Brown arrived at the latter end of the meeting.

Full discussion was had of the proposed resolution and its various phases.

Supervisor Havenner proposed:

"I will make a motion. That we recommend to the Board of Supervisors—the Board ascertain from the Pacific Gas and Electric Company whether it will enter into contract to purchase the power proposed to be developed at Red Mountain Bar, and under what terms and conditions they will purchase. If the Pacific Gas and Electric Company replies in the affirmative and makes satisfactory offer, the Board then proceed to ascertain from the Department of the Interior whether the new contract will receive its approval."

Assistant City Attorney Holm was in attendance at meetings and was asked to define the procedure for the Board of Supervisors to acquire information. After considerable discussion it was concluded by the Committee that the Board of Supervisors had the right to make direct inquiries for information before acting upon proposal for bond issue for public utilities.

Section 6 of the Raker Act was discussed by the several members.

Supervisor Havenner proposed as a preamble to his resolution, the following:

"A proposal for a bond issue to develop a hydro-electric plant at Red Mountain Bar has been submitted to the Board of Supervisors—the proposal contains no provision for the disposition of the power proposed to be developed at Red Mountain Bar, and does not contain any provision for a transmission line which would make the power available to any possible purchaser except through the present Hetch Hetchy transmission line ending at Newark substation of the Pacific Gas and Electric Company."

Supervisor Gallagher, chairman, suggested that the Committee ask the Board to decide "Shall the Board of Supervisors ask the Pacific Gas and Electric Company if development of power is had with the Red Mountain Bar project, will the Pacific Gas and Electric Company enter into contract similar to the one now in force?"

Further discussion was had on phrasing of the proposal to submit the query to the Board.

During this discussion Supervisor Havenner withdrew his motions and preambles thereto, and Supervisor Colman proposed the following, as a substitute for everything:

"The Board of Supervisors of San Francisco is considering the advisability of presenting a bond issue to the people for the erection of a power plant at Red Mountain Bar. Will you enter into contract, such as is now in effect, for the distribution of the power generated there, and upon what terms and conditions?"

To this, Supervisor Havenner moved an amendment, that the word "disposition" be substituted for the word "distribution."

Supervisor Havenner's amendment *lost* by the following vote:

Ayes—Supervisors Havenner, Roncovieri—2.

Noes—Supervisors Brown, Colman, Gallagher—3.

Absent—Excused from the meeting—Supervisor Shannon—1.

The question was then put to the Joint Committee, and Supervisor Havenner opposed the whole question of procedure and said he stood upon his original motion.

The roll was called on Supervisor Colman's resolution as follows:

Ayes—Supervisors Brown, Colman, Gallagher—3.

Noes—Supervisors Havenner, Roncovieri—2.

Absent—Excused from meeting—Supervisor Shannon—1.

#### Resolution Defeated.

After discussion the roll was called on the foregoing resolution and the same was *defeated* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Hayden—4.

Noes—Supervisors Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisor Shannon—1.

Supervisor Gallagher, seconded by Supervisor Havenner, moved that the vote by which the resolution on the calendar was defeated be rescinded.

Motion *carried*.

#### Amendment.

Supervisor Gallagher, seconded by Supervisor Havenner, moved to amend the resolution by striking out the word "distribution" and inserting in lieu thereof the word "disposition."

Amendment *accepted* by Supervisor Colman.



Supervisor Roncovieri, seconded by Supervisor Gallagher, moved to amend the resolution by adding the following words:

"And Be It Further Resolved, That if the Pacific Gas and Electric Company replies in the affirmative and makes a satisfactory offer, the Board then proceed to ascertain from the Department of the Interior whether a new contract will receive its approval.

Amendment *lost* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Roncovieri—3.

Noes—Supervisors Brown, Colman, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

SUPERVISOR GALLAGHER: The question is on the original motion.

THE CLERK: That is accepted.

THE PRESIDENT: The original motion has been amended by changing the word "disposition."

THE CLERK: You asked Supervisor Colman if he accepted it. He is the author of the motion.

THE PRESIDENT: He accepted the word "disposition" instead of "distribution."

SUPERVISOR HAVENNER: Mr. President: I am a little puzzled by the way some of the members have voted. I understood Supervisor Uhl to say a little while ago that he would vote for this very question to be presented to the Department of the Interior if the Pacific Gas & Electric Company stated that it would take the power. Now he votes "no." If this is to presage a refusal to put this up to the Federal government before we propose a bond issue, I am against the whole proceeding.

SUPERVISOR UHL: May I make myself clear? I stated to you, here are two proposals. We first ask the Pacific Gas & Electric Company if they will take it, and later we ask the government can we do that. I say it would be poor business to go to the government before we hear from the P. G. & E.

SUPERVISOR HAVENNER: If the Pacific Gas & Electric replies in the affirmative, and makes a satisfactory offer, the Board shall then proceed to ascertain from the Department of the Interior whether the new contract would be acceptable.

SUPERVISOR UHL: Why that? I said to you, when the Pacific Gas & Electric Company says, "We will accept that," then it is ready to go to the government.

SUPERVISOR HAVENNER: We shall then do so, after we get word from the P. G. & E.

SUPERVISOR UHL: Sure.

SUPERVISOR HAVENNER: You say "Sure," but you vote "no."

SUPERVISOR COLMAN: I can't see that you stand to lose your position. In other words, I don't believe in predicating my action today on another action. You still have the same number of constituents, and you are not losing anything as I see it. As for myself, if I can have certain matters straightened out in my mind, which I will admit frankly are not straightened out now, I would go along as to asking the government. I may be able to show you we should not, or you may be able to show me that we should. I am not stubborn. It seems to me it is logical, take one step at a time. We have taken that attitude many times, not predicating ourselves in advance to take a certain action based on what somebody else is going to do.

SUPERVISOR HAVENNER: Of course, I thoroughly disagree, but it is obvious the votes are against us. Predicating my vote, with this

explanation, that I intend to oppose this whole proposition when it comes before the Board on its merits, I will vote to allow this inquiry to be made.

SUPERVISOR COLMAN: I take a different view.

THE PRESIDENT: Call the roll.

SUPERVISOR RONCOVIERI: In explaining my vote, I am going to vote "Yes," because I don't want to refuse asking the P. G. & E. if they will buy it, and on what terms, but I will later insist that we go to the government, before the City and County of San Francisco makes any agreement.

SUPERVISOR UHL: Sure, we are agreed on that.

SUPERVISOR RONCOVIERI: If you are, why can't you say so?

SUPERVISOR COLMAN: We have never done business that way.

SUPERVISOR HAVENNER: I ask at this time that a transcript of the part of this record which applies to this agreement, verbally made by certain members of the Board, that they will vote for the inquiry to be made of the government, be transcribed, and be made a part of this record.

SUPERVISOR COLMAN: Well, now, I made no such promise. I said if I could be convinced of certain points. I didn't promise to vote for it, I was not one of those. However, I did state that if I could straighten out certain points in my mind I might, but I didn't promise to vote for it when the time came.

SUPERVISOR HAVENNER: I didn't say you did.

THE PRESIDENT: I gave my reasons for opposing it, I am still going to vote "No."

SUPERVISOR UHL: This is the question of asking the Pacific Gas and Electric Company that one pertinent question?

SUPERVISOR COLMAN: That is all, and on what terms and conditions.

### Resolution Adopted.

Whereupon, the roll was called on Resolution No. 1776 and the same was *adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Schmidt, Shannon, Uhl—8.

Noes—Supervisors McSheehy, Roncovieri—2.

Absent—Supervisor Shannon—1.

### Adopted.

The following resolution was *adopted*:

Extension of Time to October 1, 1935, to Ascertain Damage to Property Caused by Diminution of Water on Property of Martha A. Arnold, Due to Hetch Hetchy Aqueduct Construction Operations.

(Code No. 15.03)

On recommendation of Public Utilities Committee.

Resolution No. 1771, as follows:

Whereas, the City and County of San Francisco under authority of Resolution No. 25673 (New Series) of the Board of Supervisors accepted a certain deed dated May 11, 1926, from Martha A. Arnold et al., to certain property, including a subsurface easement for a portion of the Foothill Tunnel of the Hetch Hetchy Aqueduct in Tuolumne County, California; and

Whereas, said deed provides that under certain conditions if the natural flow of water in any springs on the land of the grantors shall



disappear or diminish, the City shall furnish to the grantors a continuous supply of water sufficient for the present domestic, irrigation and stock watering requirements of the grantors; and

Whereas, said deed provides a time limit for the ascertainment of the amount of any damage which may be caused by the disappearance or diminution of the natural flow of water in said springs; and

Whereas, said time limit was extended to October 1, 1934, by Resolution No. 1290 of this Board, adopted February 13, 1934; and

Whereas, said Martha A. Arnold et al., have requested the Director of Property to further extend said time limit to October 1, 1935, and the Public Utilities Commission has recommended the further extension of said time limit; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute on behalf of the City and County of San Francisco, duplicate counterparts of a written agreement between Martha A. Arnold et al. and City and County of San Francisco, a municipal corporation, extending said time limit of said deed to and until October 1, 1935, subject to all conditions contained in said deed, except as expressly modified in said agreement.

Approved by the Director of Property.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

Leave of Absence—J. C. Geiger, M. D., Director of Public Health.

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented, read and *adopted*:

Resolution No. 1777, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, J. C. Geiger, M. D., Director of Public Health, is hereby granted a leave of absence for a period from February 18 to March 8, 1935, both dates inclusive, with permission to leave the State and the United States.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Revenue Bonds.

Supervisor Havenner read an article by R. W. Jimerson, financial editor of The Examiner, calling attention to the advantages of financing public utility projects by means of so-called revenue bonds. The article showed a table of 1933 income and profit and loss account of the Tacoma Department of Public Utilities, Lighting Division, which is the outstanding example in the United States of the merit of this kind of financing.

On Supervisor Havenner's motion, said article was ordered *referred to the Public Utilities Committee for consideration*.

### Garbage Disposal.

The following was presented and read by the Clerk:

Communication from Board of State Harbor Commissioners in reply to communication requesting loading space for barges to be used for garbage disposal, and advising that the Board of Harbor Commissioners has other plans for the development of property at Illinois street between Seventeenth and Mariposa which had been suggested by Super-

visor Uhl as a possible location for the erection of a ramp for loading garbage barges, but stating that there is considerable property under the jurisdiction of the Board in the neighborhood of Islais Creek which would be available for the purpose and indicating that the Board will be glad to cooperate with the City in every way in finding the proper loading location.

*Referred to Public Health Committee.*

#### **Cancellation of Property.**

The following was presented and read by the Clerk:

Memorandum to Mr. Dunnigan re cancellation of property referring to property bought for parks, boulevards and schools, property being purchased by the State for the Trans-Bay Bridge, and property acquired by the Veterans' Welfare Board which if drawn from the assessment roll requires cancellation of taxes.

*Referred to Finance Committee.*

#### **Attitude of California State Automobile Association on Proposed Legislation.**

The following was presented and read by the Clerk:

Communication from Clarke C. Cottrell, manager, Highways Bureau, California State Automobile Association, stating that yesterday the association went on record as being opposed to pending legislation in Sacramento that has for its object the State taking over some 65,000 miles of remaining county roads and retaining the gasoline tax and motor vehicle moneys now refunded to the counties, and enclosing a news release which explains the position of the organization in these matters.

*Referred to Special Tax Committee.*

#### **Dog Nuisance Ordinance.**

(Code No. 11.00)

Supervisor Ratto presented:

Bill No. 675, Ordinance No. 11.0009, as follows:

Prohibiting an owner or owners of any dog or dogs permitting said dog or dogs to commit a nuisance upon any sidewalk or lawn in the City and County of San Francisco, and providing for penalty for the violation thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for the owner or owners of any dog or dogs to permit said dog or dogs to commit any nuisance upon any sidewalk or lawn in the City and County of San Francisco.

Section 2. Any person guilty of violating any provision of this ordinance shall be punishable by a fine not to exceed . . . . dollars, or by imprisonment in the County Jail not to exceed . . . . ., or by both such fine and imprisonment.

*Referred to Public Welfare Committee.*

**Leave of Absence—Dr. Edwin A. Lee, Superintendent of Schools.**

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented and *adopted* by the following vote:

Resolution No. 1778, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Dr. Edwin A. Lee, Superintendent of Schools, is hereby granted a leave of absence for the period of February 18th to March 8th, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.



Leave of Absence—Edward L. Frick, Member Art Commission.

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented, read and *adopted* by the following vote:

Resolution No. 1779, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Edward L. Frick, member of the Art Commission, is hereby granted a leave of absence for a period of thirty days, commencing February 3, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

Memorializing the President and Congress to Encourage Wine Distribution by Removal of Excessive Taxes, Licenses and Regulating Restrictions.

(Code No. 5.2)

Supervisors Brown and Colman presented:

Resolution No. 1780, as follows:

Whereas, the grape and wine industries in California constitute the State's second largest agricultural industry, representing an investment of approximately \$420,000,000, embracing over 500,000 acres of vineyards and 654 wineries, and providing a livelihood for in excess of 150,000 persons; and

Whereas, the development of these industries after fifteen years of compulsory stagnation due to Prohibition, depends upon the increased use of wine as an article of food, which development will greatly stimulate agricultural, industrial and business recovery in this State, in which San Francisco will naturally participate; and

Whereas, increased sales of wine and extensive development of the grape and wine industries are seriously hampered by excessive taxation, excessive licensing and regulatory restrictions in States other than California, which obstacles to distribution increase the cost of wine beyond the average family budget and prevent it from being made conveniently available for use in the home; and

Whereas, such excessive taxes, licenses and regulatory restrictions are primarily due to the widely prevalent misunderstanding of the true function of wine, which is in fact an integral part of the diet, entitled to be classified and treated as a food; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, That this body respectfully urges the President and Congress of the United States, and particularly California's Senators and Representatives in Congress to do all in their power to remove all unwarranted obstacles to wine distribution, so that the recovery and the nation-wide growth of the grape and wine industry may be encouraged in this State as well as in other States, and so that consumers of average means may be enabled to obtain wine conveniently and at reasonable prices within the family food budget; and be it

Further Resolved, That copies of this resolution be transmitted to the President and Vice-President of the United States, the Speaker of the House of Representatives of the Congress of the United States, and to California Senators and Representatives in Congress.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

Committee to Attend Intercounty Conference of Nine Counties  
Committee of Supervisors' Unit, Redwood Empire Association.

(Code No. 5.93)

Supervisor Gallagher presented:

Resolution No. 1781, as follows:

Resolved, That the President of the Board of Supervisors be authorized and instructed to appoint a committee of three members who will attend the Intercounty Highway Conference of the Nine Counties Committee of the Supervisors' Unit of the Redwood Empire Association, which occurs at Ukiah, February 21, 1935, and at which time highway bills introduced in the January session of the California Legislature will be reviewed and analyzed, and at which time there will be discussed:

1. The proposed additional one-fourth cent gas tax allocations to cities.

2. Proposed additions of all county roads to the secondary State Highway System.

3. Campaign plans for defeating gas tax diversion bills and other legislative matters.

Said delegation is also authorized to attend the Chamber of Commerce Unit of the Redwood Empire Association for a discussion, and action concerning an exhibit at the San Diego Exposition, and Events and Celebration Committee, but it is understood that the committee shall make no commitments binding this Board without reporting back for instructions.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

(Supervisors Gallagher, Uhl and Ratto appointed pursuant to foregoing resolution.)

Endorsement of Bill Providing for Repeal of Act Regulating Location,  
Construction, Operation, Etc., of Cleaning and Dyeing Shops.

(Code No. 5.35)

Supervisor Hayden presented:

Resolution No. 1782, as follows:

Whereas, Senate Bill No. 164, introduced by Honorable Walter Mc Govern, Senator representing the City and County of San Francisco, provides for the repeal of an act entitled "An act to regulate the location, construction, occupancy and operation of cleaning and dyeing shops or stores, and spotting, sponging and pressing establishments or agencies thereof, and private schools and colleges of spotting, sponging and/or pressing; providing for the registration and licensing of persons engaged in such business; providing for the enforcement thereof by the State Fire Marshal as chief of the Bureau of Fire Safety in the Department of Industrial Relations; providing ways and means for enforcement, and providing penalties for violation," approved May 28, 1931; and

Whereas, in the opinion of the Board of Supervisors of the City and County of San Francisco all of the matters provided for in said act to be repealed can be better regulated by local legislation adopted by the respective cities, counties or cities and counties of the State; now, therefore, be it

Resolved, That the Board of Supervisors does hereby endorse said Senate Bill No. 164, and does hereby urge the Legislature of the State of California to enact the same as a law at its present session.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.



**Memorializing San Francisco Representatives in Congress to Support Resolution on Religious Intolerance in Mexico.**

(Code No. 5.2)

Supervisor McSheehy presented:

Resolution No. 1783, as follows:

Whereas, the committee in the United States Senate has for consideration a resolution introduced by Senator Borah providing for investigation of religious intolerance in Mexico; and

Whereas, information coming from reliable sources indicates that the practices of the Mexican government with respect to all forms of religion, particularly the Roman Catholic religion, are not in keeping with established customs in civilized countries; now, therefore, be it

Resolved, That the Board of Supervisors does hereby respectfully request the San Francisco delegation in the Congress of the United States to support the resolution submitted by Senator Borah to investigate religious intolerance in Mexico, thereby assuring the citizenry, and particularly those of the Catholic faith, of an unbiased report of the conditions in that country; and be it

Further Resolved, That the Clerk be directed to transmit copies of this resolution to Senators Johnson and McAdoo, and to Congressman Welch and Congresswoman Kahn.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Public Utilities Commission Requested to Furnish Financial Prospectus of Municipal Distribution of Power Based on 1933 Receipts of Pacific Gas and Electric Company.**

(Code No. 15.032)

Supervisor Uhl presented:

Resolution No. 1784, as follows:

Whereas, the question of municipal distribution of power will, in all probability, be submitted to the voters at some future date; and

Whereas, it is of paramount importance, in order for the public to intelligently vote on the municipal distribution of power, that a financial prospectus covering same be submitted; now, therefore, be it

Resolved, That the Public Utilities Commission be and is hereby requested to furnish the Board of Supervisors with a financial prospectus covering municipal distribution of power based on the 1929 and 1933 receipts of the Pacific Gas and Electric Company in the City and County of San Francisco.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Leave of Absence—Hon. Herbert Fleishhacker, Member Board of Park Commissioners.**

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented, read and *adopted* by the following vote:

Resolution No. 1785, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Hon. Herbert Fleishhacker, member of the Board of Park Commissioners, is hereby granted a leave of absence for a period of

thirty days, commencing February 11th, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

### Extending Time Within Which to Award Contract for Enlargement of O'Shaughnessy Dam.

(Code No. 15.035)

Supervisor Colman presented:

Resolution No. 1786, as follows:

Be It Resolved, That by reason of further negotiations having to be entered into between agencies of the United States government and the City and County of San Francisco concerning grants to be made by the government to the City and County to aid in the enlargement of the O'Shaughnessy Dam, the time within which the Public Utilities Commission may award the contract for the construction of the addition to O'Shaughnessy Dam of the Hetch Hetchy Project is hereby extended sixty days from date of passage of this resolution, and at any time within said sixty days the said Public Utilities Commission may award the contract for the construction herein described.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

### Ordinances to Civic Clubs.

Supervisor Gallagher moved that the Clerk of the Board be instructed to send copies of all proposed ordinances to the secretary of the Central Council of Civic Clubs, for their information.

*So ordered.*

### Report on Bus and Rail Bridge Transportation.

Clerk read communication from E. G. Cahill relative to report on merits of bus and rail transportation across Bay Bridge, and stating that said report might be ready for February 11, but positively it would be ready for February 18, 1935. Supervisor Uhl moved that information be asked for that date, February 18, 1935.

*So ordered.*

### City Attorney to Advise on Franchise Rights.

Supervisor Uhl requested information from the City Attorney as to just what right the State Legislature has in enacting legislation taking away the City's Charter rights—franchise rights, etc.

Supervisor Uhl requested State Senator Walter McGovern and our Assemblymen be asked to attend Board of Supervisors meeting to discuss bridge transportation legislative matters affecting San Francisco.

### Supervisors' Budget Hearing.

President McSheehy announced a meeting of the Finance Committee, to which all members of the Board of Supervisors are requested to attend, on Friday, February 8, 1935, at 4 p. m., at which time the Supervisors' Budget for the ensuing fiscal year and the office staff will be discussed.

### ADJOURNMENT.

There being no further business, the Board of Supervisors at 7 p. m. adjourned.

J. S. DUNNIGAN, Clerk.



Approved by the Board of Supervisors February 11, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, February 11, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco







# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, FEBRUARY 11, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 11, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Gallagher, Hayden—4.

Quorum present.

Supervisor Gallagher appeared and was noted present at 2:10 p. m.

Supervisor Hayden appeared and was noted present at 2:15 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 28, 1935, was considered read and approved.

The Journal of Proceedings of the meeting of February 4, 1935, was laid over for approval until next meeting.

### Supervisors' Budget—1935-1936

(Code No. 9.051)

The following, recommended by conference of the Board of Supervisors, held Friday, February 8, 1935, was read by the Clerk:

Resolution No. 1794, as follows:

Resolved, That the following Budget, for Fiscal Year 1935-1936, of the Board of Supervisors be approved:

11 Supervisors, \$200 per month.....	\$26,420
1 Chief Asst. Clerk, \$350 per month.....	4,200
1 Clerk, \$500 per month.....	6,000
1 Bond & Ordinance Clerk, \$200 per month.....	2,400
1 General Clerk, \$175 per month.....	2,100
1 Head Clerk (one month), \$350 per month.....	350
4 Senior Clerk Stenographers, \$200 per month.....	9,600
1 Finance Committee Stenographer, \$325 per month.....	3,900
1 Sergeant-at-Arms, \$200 per month.....	2,400
2 Special Chauffeurs, \$250 per month.....	6,000

### *Fees and Other Compensations*

Reporters' Fees and Transcripts.....	\$ 2,800
Appraisers' Fees, Board Equalization.....	2,100

### *Contractual Service*

Telephone and Telegraph.....	\$ 700
Printing Journal & Calendar.....	14,000
Publishing Ordinances & Resolutions.....	22,000
Other Contractual Service.....	4,000



*Materials and Supplies*

Books, Stationery, etc.....	\$ 800
Tires & Tubes.....	150

*Fixed Charges*

1935 League of Calif. Municipalities.....	\$ 625
Audit of Controller's Books.....	5,000

## RECAPITULATION

Personal Service—Permanent Salaries.....	\$ 63,350	
Fees and other Compensations.....	4,900	
Contractual Service (Gross) .....	40,700	
Materials and Supplies (Gross).....	950	
Fixed Charges .....	625	
Audit of Controller's Books.....	5,000	
Grand Total .....	\$115,525	\$115.525
Less following transfers to Purchaser:		
Contractual Service—		
Telephone & Telegraph.....	\$ 700	
Printing Journal & Calendar.....	14,000	
Publishing Ordinances and Resolutions.....	22,000	
	\$ 36,700	
Materials and Supplies.....	950	
Total transferred to Purchaser.....	\$ 37,650	37,650
Net Total.....	\$ 77,875	

**Motion.**

Supervisor Hayden, seconded by Supervisor Roncovieri, moved the adoption of the foregoing resolution.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Noes—Supervisors Ratto, Schmidt, Uhl—3.

Absent—Supervisors Brown, Colman—2.

**UNFINISHED BUSINESS.****Final Passage.**

The following matter, heretofore passed for second reading, was taken up and *finally passed* by the following vote:

**Appropriating \$8,500 to Joint Highway District No. 10.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 674, Ordinance No. 9.051161, as follows:

Authorizing a supplemental appropriation of \$8,500 out of Appropriation 48.900.00 to the credit of Appropriation 48.904.01 to pay San Francisco's pro rata of the assessment levied by Joint Highway District No. 10, in connection with the extension of Junipero Serra boulevard.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A supplemental appropriation of \$8,500 is hereby set aside out of Appropriation 48.900.00 to the credit of Appropriation 48.904.01, to pay San Francisco's pro rata of the assessment levied by Joint High-

way District No. 10, in connection with the extension of Junipero Serra boulevard.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Ronco-  
vieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

## NEW BUSINESS.

### Adopted.

The following resolutions were *adopted*:

### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 1788, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being refunds of amounts paid in duplicate for taxes, to-wit:

(1) William R. Seymour, per Vol. 15, No. 629, Lot 34, Block 1920, fiscal year 1931; overpayment.....	\$ 22.22
(2) Wm. H. Grahn, per Vol. 31, Bill No. 772, Lot 2, Block 5082, fiscal year 1931 .....	13.74
(3) California Pacific Title & Trust Company, per Vol. 24, Bill No. 44, Lot 38, Block 3577, fiscal year 1933.....	65.42
(4) The San Francisco Bank, per Vol. 3, Bill No. 6, Lot 8, Block 316, fiscal year 1934 .....	878.97
(5) Max Benson, per Vol. 5, Bill No. 2763, Lot 8, Block 845, fiscal year 1934 .....	40.57
(6) Miss Kate Thomas, per Vol. 8, Bill No. 576, Lot 2, Block 1228, fiscal year 1934 .....	61.05
(7) American Trust Co., per Vol. 13, Bill No. 515, Lot 36, Block 1713, fiscal year 1934.....	51.12
(8) Globe Mutual Building & Loan Assn., per Vol. 26, Bill No. 344, Lot 35, Block 3753, fiscal year 1934.....	24.73
(9) Heyman Bros., per Vol. 35, Bill No. 1055, Lot 14, Block 5741, fiscal year 1934 .....	6.18
(10) The Anglo California National Bank, per Vol. 37, Bill No. 578, Lot 15, Block 6158, fiscal year 1934.....	2.32
(11) Robert Clements, per Vol. 42, Bill No. 2097, Lot 6H, Block 7026, fiscal year 1934 .....	29.94
(12) The Hibernia Savings & Loan Society, per Vol. 11, Bill No. 3311, Lot 45, Block 1616, \$45.40; Vol. 24, Bill No. 1394, Lot 35A, Block 3600, \$13.33; Vol. 44, Bill No. 39, Lot 1B, Block 1307, \$193.18; all of fiscal year 1934 .....	251.91
(13) Chas. Collett, per Vol. 1, page 21, line 9, 1934 Arbitrary Assessment Rolls .....	3.45
Claims verified and approved by the Controller.	

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Ronco-  
vieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

### Authorizing Payment of Islais Creek Reclamation District Warrants.

(Code No. 12.04)

Also, Resolution No. 1789, as follows:

Be It Resolved, That the following warrants of Islais Creek Reclamation District:

No.	To	For
563	Director of Works.....	\$305.50
564	J. B. West .....	125.00
565	J. B. West .....	125.00



566	Alfred Rivers, Elizabeth Rivers .....	8.56
567	Howard Investment Co. ....	16.49
568	Charles P. Cain .....	27.28
569	John Clervi, Josephine Clervi.....	112.04
570	Bank of America .....	996.15
571	Union Paving Co. ....	754.50
572	Eaton & Smith .....	752.10
573	Alfred B. Sylvester .....	109.55

payable out of the funds of said District, be and the same are hereby approved, and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

#### Acceptance of Deed and Payment of \$9,000 for Lands Required for Patrick Henry School.

(Code No. 12.1712)

Also, Resolution No. 1790, as follows:

Resolved, That the City and County of San Francisco accept a deed from John Russ and Ella Russ to Lot 11, Assessor's Block 4029, San Francisco, required for the Patrick Henry School; and that the sum of \$9,000 be paid for said land from Appropriation No. 70-600-01.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

#### Authorizing the Director of Public Works to Execute Agreement, Between City and County of San Francisco and State of California, Covering Secondary Highways in San Francisco.

(Code No. 5.31)

On recommendation of Streets Committee.

Resolution No. 1787, as follows:

Whereas, the State of California, Department of Public Works, has submitted to the Board of Supervisors of the City and County of San Francisco a certain supplemental memorandum of agreement in the words and figures following, to-wit:

#### FIRST SUPPLEMENTAL MEMORANDUM OF AGREEMENT.

Memorandum of Agreement entered into by and between the City of San Francisco, hereinafter referred to as the City, and the State of California, by the Department of Public Works thereof, acting by and through the Director of Public Works, hereinafter referred to as the State,

Witnesseth, That, Whereas, in accordance with the provisions of Chapter 767, Statutes of 1933, the Department of Public Works shall annually expend from the State highway fund an amount equal to one-quarter of one cent per gallon tax on motor vehicle fuel after the proportionate payments therefrom into the "fuel tax enforcement fund" and after the proportionate refunds shall have been made, within the incorporated cities and cities organized under freeholder charters, and any city and county in this State, in the proportion that the total population in each city or city and county bears to the total population in all such cities in the State, and

Whereas, the California Highway Commission has budgeted from funds authorized under the provisions of the National Industrial Re-

covery Act for expenditure within said City the sum of \$600,000 for work on federal aid routes through the City, and

Whereas, the California Highway Commission has allotted for expenditure within said City the sum of \$17,771.87 of the amount budgeted from the State highway fund for cooperative work within incorporated municipalities, and

Whereas, an agreement was executed by the City November 16, 1933, and by the State November 24, 1933, providing for the making of surveys and plans for the improvement of portions of State Highway Routes 2 and 68, comprising Potrero, Tenth, Harrison, and Bryant streets, at an estimated expenditure of \$40,000, to be defrayed from the one-quarter-cent fund,

Now, Therefore, in consideration of the premises and of the several promises to be faithfully performed by each as hereinafter set forth, the City and the State do hereby mutually agree as follows:

*Work Embraced by Agreement.*

Article I. The work covered by this agreement includes preliminary engineering, acquisition of right of way, construction, and maintenance, as more specifically described and referred to as Projects 1 to 15, inclusive:

Project 1. Sloat boulevard, State Highway Route 55, from Thirty-ninth avenue to Forty-second avenue, a length of approximately 0.2 mile, right of way to be acquired and graded 135 feet wide, paved 38 feet on each side of railway tracks, 12-foot rock shoulders constructed, and drainage structures placed.

Project 2. Sloat boulevard, Skyline boulevard, State Highway Route 55, from Skyline boulevard at Lake Merced road to Sloat boulevard at Thirty-ninth avenue, a length of approximately 0.8 mile, right of way to be acquired and graded 60 feet to 100 feet wide, paved 60 feet wide, and drainage structures placed.

Project 3. San Jose avenue, State Highway Route 2, from Alemany boulevard to south City limits, a length of approximately 0.2 mile, additional right of way to be acquired and graded 100 feet wide, paved 80 feet wide, curbs, gutters, and sidewalks constructed, and drainage structures placed.

Project 4. San Jose avenue, State Highway Route 2, from the south City limits to Bepler street, Daly City, a length of approximately 0.2 mile, additional right of way to be acquired and graded 100 feet wide, paved 80 feet wide, curbs, gutters, and sidewalks constructed, and drainage structures placed.

Project 5. Nineteenth avenue and Golden Gate Park crossing, State Highway Route 56, from Sloat boulevard to the north boundary of Golden Gate Park at Fulton street, a length of approximately 3.0 miles, additional right of way to be acquired and graded 100 feet wide, paved 80 feet wide, curbs, gutters, and sidewalks constructed, and drainage structures placed.

Project 6. Presidio parkway, State Highway Route 56, from the north boundary of Golden Gate Park at Fulton street to the southerly boundary of the Presidio, a length of approximately 1.0 mile, to be paved a width of 60 feet between parkways.

Project 7. Preliminary engineering, surveys and plans for the improvement of portions of State highway routes as described under Projects 8 to 14, inclusive.

Project 8. Tenth and Fell streets, State Highway Routes 2 and 68, from Van Ness avenue to Division street, a length of approximately 0.9 mile, to be paved.

Project 9. Alemany boulevard, State Highway Route 2, from Bay Shore boulevard to Mission street viaduct, a length of approximately 1.3 miles, to be paved.



Project 10. Bryant street, State Highway Route 68, from Fifth street to Tenth street, a length of approximately 0.7 mile, to be widened and paved.

Project 11. Bay Shore boulevard, State Highway Route 68, from Waterloo street to Islais street channel, a length of approximately 0.3 mile, to be paved.

Project 12. Sloat boulevard, State Highway Route 55, from Great Highway to Nineteenth avenue, a length of approximately 1.5 miles, to be widened and paved.

Project 13. Potrero avenue, State Highway Route 68, from Division street to Army street, a length of approximately 1.38 miles, to be widened, graded, and paved.

Project 14. Harrison street, State Highway Route 68, from Fifth street to Tenth street, a length of approximately 0.72 mile, to be graded and paved.

Project 15. The maintenance of the streets comprising the State highway routes within the City until June 30, 1935, as follows:

Route 2. San Jose avenue northeasterly from the southerly City limits to Alemany boulevard; Alemany boulevard from the junction with Junipero Serra boulevard (Route 56) northeasterly to junction with Bay Shore boulevard (Route 68). Beginning again on Tenth street at Harrison street, junction with Route 68, northerly along Tenth street to Market street, across Market street to Fell street, westerly along Fell street to Van Ness avenue, northerly along Van Ness avenue to Lombard street, westerly along Lombard street to Lyon street, and northerly along Lyon street to Bay street, a total length of approximately 6.92 miles.

Route 55. Skyline boulevard from the southerly City limits northerly to Sloat boulevard and easterly along Sloat boulevard to junction with Nineteenth avenue (Route 56), a length of approximately 7.00 miles.

Route 56. Junipero Serra boulevard from the southerly City limits northerly to Nineteenth avenue extension, northerly along Nineteenth avenue extension to Nineteenth avenue, northerly along Nineteenth avenue and across Golden Gate Park from Lincoln way to Presidio parkway at Fulton street and northerly along Presidio parkway to the southerly boundary of the Presidio, a length of approximately 5.80 miles.

Route 68. Bay Shore Highway from the southerly City limits northerly to Potrero avenue, northerly along Potrero avenue to Tenth street, northerly along Tenth street to Harrison street, a length of approximately 6.65 miles.

Bay Bridge connections. Bryant street and Harrison street from Tenth street to Fifth street, along Fifth street to the San Francisco-Oakland Bay Bridge connection, a length of approximately 0.90 mile for each street and a total of 1.8 miles for the connections.

#### *Surveys and Plans.*

Article II. The City will make the necessary surveys and plans for the work hereinabove described under Projects 1 to 14, inclusive.

The cost of preliminary engineering, surveys and plans, for Projects 1 to 6, inclusive, will be defrayed from the funds provided for the respective projects, and is included in the estimated cost therefor.

The cost of preliminary engineering, surveys and plans, for Projects 8 to 14, inclusive, will be defrayed from the funds provided for by Project 7.

#### *Right of Way.*

Article III. The right of way for Projects 1 to 5, inclusive, will be secured by the City and the cost thereof will be defrayed from funds hereinafter provided for. The cost hereinafter estimated for right of way includes the cost of land acquisition; removing, demolishing, mov-

ing, resetting, and altering obstructing buildings, structures, or other improvements; the cost of damages; court costs; and all other expense necessary or incidental to providing a right of way clear and free of all obstructions or encumbrances.

#### *Construction.*

Article IV. The State will construct, or cause to be constructed by or under the direct supervision of the Department of Public Works, the improvements designated as Projects 8 to 14, inclusive, in accordance with the plans, specifications, and estimates therefor.

Any minor changes in plans and specifications, due to unforeseen contingencies, or made desirable by conditions developing during the progress of the work, may be made by the State.

Any equipment furnished by the State for Projects 8 to 14, inclusive, will be charged at the rental rates established by the Department of Public Works.

The work on Projects 8 to 14, inclusive, may be performed by contract or by State forces, as may, in the opinion of the Director of Public Works, be for the best interests of the City and the State.

The City will construct, or cause to be constructed under its direct supervision, the improvements designated as Projects 1 to 6, inclusive, in accordance with the plans, specifications, and estimates therefor. Said work shall be done to the satisfaction of the Department of Public Works and shall be subject at all times to inspection and approval by the authorized representative of the State.

The City hereby agrees that no work will be advertised for bids, or construction work started, until plans, specifications, and estimates therefor have been submitted to and approved by the State. No changes will be made in the plans and specifications without the prior approval of the State.

The work on Projects 1 to 6, inclusive, shall be performed by contract, unless the performance thereof by day labor shall be approved by the State.

#### *Maintenance.*

Article V. The streets comprising the State highway routes within the City limits, as described in Project 15, will be maintained under the direct supervision of the Director of Public Works of the City of San Francisco. Maintenance work will be adequate to preserve and keep the roadway, structures, and facilities in the safe and usable condition to which they have been improved or constructed, and provision will be made for cleaning the streets and the constant making of needed repairs to preserve a smooth surface, and the City hereby agrees that it will furnish sufficient money from other City funds for said purpose. Said maintenance work shall be satisfactory to the Department of Public Works and shall be subject at all times to inspection and approval by the authorized representatives of the State.

It is further mutually agreed and understood that should the Department of Public Works at any time consider the maintenance of the State highway routes or any portion of any route thereof unsatisfactory and inadequate for the traffic needs and conditions thereon, and that if said City does not correct the unsatisfactory conditions after due notice thereof from the Department of Public Works, the Department of Public Works may enter upon said State highway route and maintain said street with its own forces, and the cost thereof will be defrayed from the City's share of the one-quarter-cent gas tax allocation.

Annually, within 60 days after the close of the fiscal year ending June 30, the City will file with the Department of Public Works a statement of expenditures made during the preceding year on each State highway route as described in Project 15 hereof.

#### *Funds.*

Article VI. Funds to defray the cost of the work hereinabove provided for are available as follows:



	One-Quarter Cent Fund	Federal Aid Fund	Cooperative Fund	Total
Project 1, Sloat boulevard, Thirty-ninth avenue to Forty-second avenue: Right of Way ..... Construction ..... \$ 18,000.00 42,000.00		..... ..... .....	..... ..... \$ 60,000.00	..... ..... 60,000.00
Project 2, Sloat boulevard and Skyline boulevard Cut-off: Right of Way ..... Construction ..... 11,500.00 88,500.00		..... ..... .....	..... ..... .....	..... ..... 100,000.00
Project 3, San Jose avenue, Alemany avenue to south City limits: Right of Way ..... Construction ..... 55,000.00 22,000.00		..... ..... .....	..... ..... .....	..... ..... 77,000.00
Project 4, San Jose avenue, south City limits to Bepler street: Right of Way ..... Construction ..... 100,000.00 40,000.00		..... ..... .....	..... ..... .....	..... ..... 140,000.00
Project 5, Nineteenth avenue, Sloat boulevard to Fulton street: Right of Way ..... Construction ..... 1,100,000.00 1,200,000.00		..... ..... .....	..... ..... .....	..... ..... 2,300,000.00
Project 6, Presidio parkway, Fulton street to Presidio: Construction ..... 280,000.00		..... .....	..... .....	..... 280,000.00
Project 7, Surveys and Plans ..... 60,000.00		.....	.....	60,000.00
Project 8, Tenth street, Van Ness avenue to Division street: Construction ..... \$ 71,721.92		71,721.92	.....	71,721.92
Project 9, Alemany boulevard, Bay Shore boulevard to Mission street viaduct: Construction ..... 61,622.30		61,622.30	.....	61,622.30
Project 10, Bryant street, Fifth street to Tenth street: Construction ..... 75,034.79		75,034.79	.....	75,034.79
Project 11, Bay Shore boulevard, Waterloo street to Islais Creek Channel: Construction ..... 32,773.65		32,773.65	.....	32,773.65
Project 12, Sloat boulevard, Great Highway to Nineteenth avenue: Construction ..... 113,717.84		113,717.84	.....	113,717.84
Project 13, Potrero avenue, Division street to Army street: Construction ..... 177,387.00		177,387.00	.....	177,387.00
Project 14, Harrison street, Fifth street to Tenth street: Construction ..... 67,742.50		67,742.50	\$ 17,771.87	85,514.37
Totals	82,017,000.00	13,231,000.00	13,231,000.00	108,478,000.00

The City further agrees to furnish sufficient money from City funds to provide for the adequate maintenance of the State highway routes within the City during the current biennium ending June 30, 1935.

The State will pay the cost of Projects 8 to 14, inclusive, from the funds provided by the State as above set forth.

The department of Public Works hereby delegates to the City of San Francisco the expenditure of the funds hereinabove provided to defray the cost of Projects 1 to 7, inclusive.

When the work on Projects 1 to 7, inclusive, shall have been completed, the City will prepare and submit to the State within 60 days a detailed estimate of cost and expenditures therefor.

The City's share of the one-quarter of one cent per gallon tax on motor vehicle fuel for the biennium ending June 30, 1935, is estimated to amount to \$786,648.56. As the estimated costs of Projects 1 to 7, inclusive, to be financed from the one-quarter-cent gas tax fund, are considerably in excess of the amount estimated to accrue to the City from this fund during the biennium, it is hereby mutually agreed that expenditure from the one-quarter-cent gas tax fund shall not exceed the amount accruing to the City during the current biennium ending June 30, 1935.

As the work progresses on Projects 1 to 7, inclusive, the Director will forward warrants to the proper City officials for work already accomplished. Payment will be made upon receipt of detailed statement of expenditures made by the City until the State's obligations as above set forth are fully discharged; provided that payment of the one-quarter-cent gas tax allocation in advance of actual apportionment of gas tax revenue by the State controller shall not exceed the amount estimated to accrue to the City during the biennium ending June 30, 1935, as such estimate may be corrected from time to time, less a reasonable proportion to provide for unforeseen decreases in gas tax revenue.

*Miscellaneous Provisions.*

Article VII. The Department of Public Works hereby delegates to the City Council of the City of San Francisco until June 30, 1935, jurisdiction and full police powers and authority to regulate traffic, parking, encroachments, permits, etc.; provided, however, that approval be secured from the Department of Public Works before any traffic "Stop" signs or automatic signals are erected on the streets comprising the designated State highway routes within the City of San Francisco.

In Witness Whereof, the parties hereunto have affixed their signatures and official seals, the City on the.....day of .....1935, and the State on the.....day of ....., 1935.

CITY OF SAN FRANCISCO

By.....  
.....  
.....  
.....

STATE OF CALIFORNIA,  
DEPARTMENT OF PUBLIC WORKS.

.....  
Director of Public Works.

Approval recommended:

.....  
Engineer of City and Cooperative Projects.

Approved:

.....  
Assistant State Highway Engineer.

Approved:

.....  
Chief Attorney.



And Whereas, it is deemed for the best interest of the City and County of San Francisco that said agreement be executed by the Director of Public Works for and on behalf of the City and County of San Francisco;

Now, Therefore, Be It Resolved, That the City and County of San Francisco enter into the aforesaid memorandum of agreement and that William H. Worden, Director of Public Works of said City and County, be, and he is hereby authorized to execute said agreement for and on behalf of said City and County of San Francisco and to deliver an executed copy thereof to the Department of Public Works of the State of California when said agreement is executed for and on behalf of said Department of Public Works of said State of California.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

### Condemning Land for Crossover on Sloat Boulevard Opposite Thirty-ninth Avenue.

(Code No. 6.0211)

Also, Resolution No. 1791, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described land situated in San Francisco, California:

Beginning at a point in a line parallel with and distant 50 feet at right angles northerly from the southerly line of Sloat boulevard, said point being distant along said parallel line, 49.99 feet easterly from the easterly line of Thirty-ninth avenue produced southerly; thence westerly along said parallel line, 23.84 feet; thence westerly on the arc of a curve to the right, tangent to the preceding course, radius 1517.50 feet, central angle 10 degrees 54 minutes 52 seconds, a distance of 289.074 feet; thence northerly, radial to the preceding curve, 35 feet; thence easterly on the arc of a curve to the left, whose tangent deflects 90 degrees to the right from the preceding course, radius 1482.50 feet, central angle 10 degrees 54 minutes 52 seconds, a distance of 282.406 feet to tangency with a line parallel with and distant 85 feet at right angles northerly from aforesaid line of Sloat boulevard; thence easterly along last-named parallel line, 23.84 feet; thence at right angles southerly 35 feet to the point of beginning.

Be It Further Resolved, That said parcel of land is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the construction, reconstruction, repair, maintenance and use of a roadway across the Gough Street Railroad Company right of way extending along Sloat boulevard. It is necessary that a fee simple title be taken to said land.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco.

Ayes—Supervisor's Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

### Accepting and Executing Deeds to Property on Mississippi Street.

(Code No. 12.1711)

Also, Resolution No. 1792, as follows:

Resolved, That the City and County of San Francisco accept a deed from Soule Steel Company to the following described land situated in the City and County of San Francisco, State of California, required for the realignment of a portion of Mississippi street:

Beginning at a point on the northerly line of Army street, distant westerly thereon 69.539 feet from the easterly line of Mississippi

street; thence easterly along said northerly line of Army street, a distance of 19.539 feet to the westerly line of Mississippi street; thence in a northerly direction along said westerly line of Mississippi street a distance of 78.156 feet to a point; thence in a southwesterly direction a distance of 80.561 feet to the point of beginning.

Be It Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a quit-claim deed on behalf of the City and County of San Francisco conveying to the Southern Pacific Company the following described real property situated in the City and County of San Francisco, State of California, which property is that certain portion of Mississippi street closed by Resolution No. 1639, adopted by this Board on October 29, 1934:

Beginning at a point on the easterly line of Mississippi street, distant northerly thereon 72.00 feet from the northerly line of Army street; thence southerly along said easterly line of Mississippi street, a distance of 72.00 feet to the northerly line of Army street; thence westerly along the northerly line of Army street produced westerly a distance of 18.00 feet to a point; thence in a northerly direction 74.216 feet to the point of beginning.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

#### Approving Map and Declaring Portions to Be Open Public Street Known as Ocean Avenue.

(Code No. 12.0821)

Also, Resolution No. 1795, as follows:

Resolved, That those certain diagrams entitled "Map showing the widening of Ocean avenue at Miramar avenue," and "Map showing the widening of Ocean avenue at San Leandro way," approved January 25, 1935, by Department of Public Works' Order No. 1564, be and are hereby approved and the hatched parcels shown thereon be and are hereby declared to be an open public street.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

#### Repealing Ordinance No. 4679 (New Series), Regulating Street Railroads and Cars, Which Prohibits the So-Called One-Man Car Operation.

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 676, Ordinance No. 15.0915, as follows:

Repealing Ordinance No. 4679 (New Series), adding a new section to be numbered 3a to Ordinance No. 581 (New Series), entitled "Regulating street railroads and cars in the City and County of San Francisco, and prescribing rules and regulations for the protection of the public from danger and inconvenience in the operation of such railroads."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 4679 (New Series), adding a new section to be numbered Section 3a to Ordinance No. 581 (New Series), entitled "Regulating street railroads and cars in the City and County of San Francisco and prescribing rules and regulations for the protection of the public from danger and inconvenience in the operation of such street railroads," enacted August 19, 1918, and approved August 20, 1918, is hereby repealed.



### Communication.

A communication from Supervisor Jesse Colman requesting that he be excused from today's meeting as he is out of town and that the matter of the One-Man Car Ordinance be laid over until next meeting and made a Special Order of Business for that date.

### Communication From San Francisco Labor Council.

At Supervisor Havenner's request, the following was read by the Clerk:

San Francisco, California, Feb. 9, 1935.

The Honorable the Board of Supervisors, City and County of San Francisco.

Gentlemen: At the last regular meeting of the San Francisco Labor Council held Friday evening, February 8, 1935, the following recommendation of its Law and Legislative Committee was adopted by the Council by unanimous vote, to-wit:

"In the event that the Board of Supervisors should repeal the ordinance prohibiting the operation of street cars by one-man, your Committee recommends that the Council and its affiliated unions take steps to submit the said repealing ordinance to a vote of the people. For that purpose the representatives of the Council should request the insertion of a clause in the repealing ordinance providing for a delay of ninety days before its taking legal effect. Such stay will give the opposition sufficient time to circulate the necessary petition for signatures."

Accordingly in the event that a majority of your Honorable Board should adopt such a measure, the Council respectfully requests that a stay of ninety days be provided in the ordinance before its taking legal effect.

Respectfully,  
SAN FRANCISCO LABOR COUNCIL,  
By JNO. A. O'CONNELL, Secretary.

### Relative to One-Man Car Ordinance.

Supervisor Havenner stated that he intended to file a minority report and that when this matter comes before the Board I shall move that a clause be inserted asking that this ordinance, if adopted, shall not take effect within ninety days' time.

Supervisor Havenner thereupon moved that the proposed ordinance permitting the operation of one-man cars in San Francisco be postponed one week (February 18) and be made a Special Order of Business for 3 p. m. on that day.

*So ordered.*

In connection with the foregoing Supervisor Havenner also moved that the City Attorney be requested to advise the Board whether under the referendum provisions of the Charter, this ordinance or any other ordinance passed by this Board, except ordinances providing for public utilities franchises and privileges, can be submitted to a referendum by petition of the people prior to its taking effect, without the inclusion of a special clause in the ordinance providing for the lapse of the period of time before it becomes effective.

*Motion carried.*

Leave of Absence—Mr. Harry A. Milton, Member Board of Trustees.

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented and *adopted*:

Resolution No. 1793, as follows:

Resolved, That, in accordance with the recommendation of his Honor

the Mayor, Mr. Harry A. Milton, member of the Board of Trustees of the War Memorial, is hereby granted a leave of absence for a period of three weeks, commencing February 6th, with permission to leave the State.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Employment of San Franciscans on Widening of El Camino Real.

(Code No. 149)

Supervisor Shannon presented:

Resolution No. 1799, as follows:

Whereas, the State of California has entered into a contract with the Union Paving Company for the widening of a State highway (Mission street) through Daly City and Colma; and

Whereas, said contract, No. 64 T. C. 23, designates the National Re-employment Service, 211 First avenue, San Mateo, California, as the agency from which all labor for this project shall be procured; and

Whereas, because only residents of San Mateo County are eligible for registration at the aforementioned agency, residents of San Francisco are precluded from the opportunity to procure employment on this project; and

Whereas, because this project involves the expenditure of approximately \$800,000, to which amount the City and County of San Francisco has contributed approximately \$200,000, it is just and reasonable that a portion of the labor to be used on this work be procured from the agency of the National Reemployment Service in the City and County of San Francisco; now, therefore, be it

Resolved, That this Board of Supervisors does hereby petition the Honorable Earl Lee Kelly, Director, State Department of Public Works, and does respectfully urge that the terms of the aforementioned contract, with respect to the agency from which the labor for this project shall be hired, be modified so as to provide that a portion of this labor, commensurate with San Francisco's contribution to the project, shall be procured from the agency of the National Reemployment Service in the City and County of San Francisco; and be it

Further Resolved, That a copy of this resolution be sent to the Honorable Earl Lee Kelly and another to Colonel Skeggs, District Engineer, State Department of Public Works.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

Pacific Gas and Electric Company Requested to Inform Board If  
That Company Will Advance City and County \$1,000,000 on  
Power to Be Generated at Red Mountain Bar.

(Code No. 15.032)

Supervisor Uhl presented:

Resolution No. 1802, as follows:

Whereas, it has been proposed to build a power plant at Red Mountain Bar; and

Whereas, the Board of Supervisors have requested a commitment by the Pacific Gas and Electric Company as to terms on which the Pacific Gas and Electric Company will dispose of the power produced at Red Mountain Bar Power House; now, therefore, be it



Resolved, That the Pacific Gas and Electric Company be asked the following question:

"Will the Pacific Gas and Electric Company advance the City and County of San Francisco a sum not to exceed \$1,000,000 as an advance on the power to be generated at Red Mountain Bar and disposed of by the Pacific Gas and Electric Company in the event that the Pacific Gas and Electric Company will commit itself to dispose of power generated at proposed Red Mountain Bar Power Plant on terms to be agreed upon?"

*Referred to Public Utilities Committee.*

**Amending Section 1 of Ordinance 1132 (New Series), by Prohibiting Walking Contests or Exhibitions.**

(Code No. 11.00)

Supervisor Havenner presented by request of City and County Federation of Women's Clubs:

Bill No. 677, Ordinance No. 11.0010, as follows:

Amending Section 1 of Ordinance 1132 (New Series), entitled "Prohibiting so-called marathon dancing contests or exhibitions and similar contests or exhibitions of endurance in dancing," in effect April 6, 1910, by prohibiting walking contests or exhibitions.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 1 of Ordinance No. 1132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 1. It shall be unlawful for any person or association of persons to conduct or participate in any so-called marathon dancing or walking contest or exhibition, or in any similar contest or exhibition of endurance in dancing or walking within the City and County of San Francisco.

Section 2. Any person violating the provisions of Section 1 of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine not exceeding one hundred (100) dollars, or by imprisonment in the County Jail for a period of time not exceeding thirty (30) days, or by both such fine and imprisonment.

*Referred to Police Committee.*

#### **Relative to Police Blockade of Chinatown.**

Supervisor Gallagher presented and read communications from K. L. Kwong, Consul General of China, B. Nom Hall, Ph. C., and Gay Low, merchants, San Francisco Chinatown, protesting the police blockade of Chinatown during Chinese New Years as reflecting upon the peaceful character of its Chinese citizens and to the detriment of the business of its merchants.

#### **Motion.**

Supervisor Gallagher moved that the foregoing communications from Consul General of China and Chinese merchants be referred to the Public Welfare Committee of the Board, and that said Committee consider the complaints made therein and if they are found to be well founded and true that said Committee bring in such measures and resolutions as it deems the situation warrants.

#### **Amendment.**

Supervisor Hayden moved as an amendment that the matter be referred to the Police Committee.

Finally agreed by both sides that the matter be considered in Joint Committee of Police and Public Welfare.

Supervisor Gallagher stated that he would furnish a list of the names of Chinese whom he wished notified of the time and place of the meeting of the Joint Committee.

Supervisor Hayden announced that he would fix a time for hearing at a later date.

**Recommending County Supervisors' Convention Be Held in Eureka in 1936.**

(Code No. 5.93)

Supervisor Gallagher presented:

Resolution No. 1798, as follows:

Whereas, at the last meeting of the Redwood Empire Supervisors' Unit held during the annual convention in Grants Pass, it was unanimously agreed that an intensive campaign should be organized to bring the 1936 Convention of the County Supervisors' Association of the State of California to Eureka; now, therefore, be it

Resolved, That the Board of Supervisors of San Francisco urge the County Boards of Supervisors of the State of California to officially support the campaign to have the 1936 convention held at Eureka, and that this recommendation be made to the 1935 convention at Sacramento; and be it

Further Resolved, That copies of this resolution be forwarded to the Boards of Supervisors of the several counties in California.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Endorsing and Recommending Adoption of Bill in Congress Providing Free Transportation to Philippine Islands of All Filipinos in United States Who Desire to Return to Their Homeland.**

(Code No. 5.2)

Supervisor Gallagher presented:

Resolution No. 1796, as follows:

Whereas, a legislative bill, sponsored by Representative Richard J. Welch of San Francisco, now under consideration by the Congress of the United States, provides for free transportation to the Philippine Islands of all Filipinos in the United States who desire to return to their homeland under the terms of the said bill; and

Whereas, thousands of Filipinos in California and throughout the United States, unemployed and on the nation's relief rolls, whose distress has been increased through race riots and labor wars resulting from the economic unbalance of the depression era, are reported to be willing and desirous of returning voluntarily to their homeland, but who are without funds for the trip; and

Whereas, at the expense of our Federal Government, a general exodus of those Filipinos to their native country would prove a stimulant to the American labor market and greatly reduce this nation's relief obligations; therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, in session assembled this eleventh day of February, 1935, does hereby indorse and recommend adoption of said bill and recommends to the California State Legislature that it adopt a joint resolution favoring and recommending adoption of said Congressional bill; and be it

Further Resolved, That copies of this resolution be sent to all members of the California Congressional delegation in Washington and to the California State Legislature and the press.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.



### Invitation to Attend Social of Southern Civic Clubs.

The following was read by the Clerk:

On Friday, February 15, in Guadalupe Hall, this Council will indulge in a sort of social evening. The usual order of business will be suspended, and the time given over to our City and State officials. Due to the considerable number of speakers who will participate, there will be a shortage of time, because of which refreshments will be omitted.

Our constituency will be happy, indeed, to be honored by your presence on this occasion.

Yours very truly,

SOUTHERN CIVIC CLUBS,

Per G. B. HARPER, Secretary.

### Meetings of Tax Committee's Subcommittee.

The following was read and ordered filed:

February 11, 1935.

Memorandum to Mr. James B. McSheehy, President Board of Supervisors.

This is to remind you to call to the attention of the several members of the Board of Supervisors who head various subcommittees of the Tax Committee that it is up to them, as chairmen of such subcommittees, to call the meetings and see that the required reports are prepared and transmitted to the Tax Committee.

H. D. ROSS,

Secretary to Tax Committee.

### Endorsement of Eureka for 1936 County Supervisors' Convention.

Supervisor Gallagher presented communication from Redwood Empire Supervisors' Unit recalling that at the last meeting of said unit at the annual convention in Grant's Pass, it was unanimously agreed that an intensive campaign should be organized to bring the 1936 convention to Eureka, and requesting that in accordance with that idea a resolution be adopted urging County Boards of Supervisors outside the Redwood Empire to officially support Eureka for the 1936 convention.

Ordered *filed*.

### Assessment of Public Utilities Properties.

Supervisor Uhl presented communication from Russell L. Wolden, Assessor, affording information as to current assessed valuation of certain public utilities property which the State Board of Equalization is empowered to assess in 1935 under the Stewart-Riley bill; also, attached an official recapitulation of the 1934 Assessment Roll prepared by Controller Leavy.

*Referred to Finance Committee.*

### Financial Prospectus Covering Municipal Distribution of Power Based on Receipts of Pacific Gas and Electric Company for 1929 and 1934.

The following was presented and read by the Clerk:

Communication from Public Utilities Commission relative to financial prospectus covering municipal distribution of power in San Francisco based on 1929 and 1934 receipts of the Pacific Gas and Electric Company requested by Supervisor Uhl's resolution of February 4, 1935, and stating that cost of preparing such prospectus will be \$2,000 would be of doubtful value and be a waste of money.

*Referred to Public Welfare and Finance Committees. Meeting Friday at 3 p. m.*

**Removal of Market Street Railway Tracks on Brannan Street.**

Supervisor Gallagher requested that when the communication from the Paraffine Companies, Inc., recommending favorable consideration of the petition of the Market Street Railway Company for removal of their tracks on Brannan street from Third to Eighth streets, is before the Public Utilities Committee that he be notified.

*So ordered.*

**Intention to Close Steuben Street.**

Supervisor Gallagher, referring to communication on Calendar from Department of Public Works re intention to close Steuben street between Augusta street and Bay Shore boulevard, requested that the record be looked up as to this matter and that he be given notice of any further action.

*So ordered.*

**Reception to Irish Players.**

Supervisor Gallagher moved that his Honor the Mayor be requested to appoint a Citizens' Committee to arrange for proper welcome to the Irish players who are coming to San Francisco at the end of this month for a few weeks' engagement in Irish plays, and sponsored by the Irish Free State Republic.

*Motion carried.*

**Employment of Civil Service Eligibles.**

Supervisor Havenner moved that the Controller be requested to report to the Board whether there are any funds or surpluses available in the City Treasury at this time which might be used to employ Civil Service eligibles on any of the work now being done by SERA workers in the City departments.

*Motion carried.*

**Tearing Up of Streets by State Highway Commission.**

Regarding tearing up of streets by the State Highway Commission—Bryant, Harrison, etc.—Supervisor Ratto asked to have the State Highway Commission inform the Board just exactly what the set-up is and how soon they expect to start the work on the streets they have already torn up.

*Motion carried.*

**President of Board Authorized to Appoint a Committee of Five to Attend State Meeting of County Supervisors, to Be Held in Sacramento in March.**

Supervisor Shannon, seconded by Supervisor Hayden, moved that the President of the Board be authorized to appoint a committee of five to attend the State meeting of the County Supervisors, to be held in Sacramento in March.

*Motion carried.* President McSheehy appointed Supervisors Shannon, Ratto, Hayden, Gallagher and Roncovieri.

**President of Board Authorized to Appoint Committee of Two to Attend Meeting at Chamber of Commerce by the Bridge Celebration Committee.**

Supervisor Shannon moved that the President appoint a committee of two to attend meetings to be held Wednesday afternoons, at Chamber of Commerce, by the Bridge Celebration Committee.

*Motion carried.* Supervisors Uhl and Schmidt appointed.

**Provide for Loud Speaker.**

Supervisor Uhl, seconded by Supervisor Schmidt, moved that necessary steps be taken to provide loud speaker to take care of expected



overflow at meeting of Public Welfare Committee on question of exposition site in chambers of the Board on February 20, 1935, at 8 p. m.

Motion *lost* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden, McSheehy, Roncovieri, Shannon—5.

Absent—Supervisors Brown, Colman—2.

Supervisor Uhl moved that the Board of Supervisors go on record as favoring exposition on San Francisco mainland within reach of five-cent carfare.

Supervisor Havenner raised point of order that subject matter is pending in Committee.

Chair ruled point of order well taken and motion out of order.

### Reporting Meetings of Board of Supervisors.

Supervisor Uhl moved that the Finance Committee be requested to invite bids for reporting meetings of Board of Supervisors.

*Referred to Finance Committee.*

### Memorializing the State Senate, the State Assembly and Governor of California to Return Our Waterfront to This City and County.

(Code No. 5.34)

Supervisor Gallagher presented:

Resolution No. 1797, as follows:

Whereas, the waterfront of the City and County of San Francisco is owned, controlled and operated by the State of California, the sole management thereof being vested in a Board of Harbor Commissioners, appointed by the Governor; and

Whereas, all bond issues for the improvement of said waterfront and all laws, rules, regulations and questions of policy for the operation of such waterfront are ultimately subject to the approval or disapproval of all the voters of the State of California, including the voters of various communities that own and operate their respective waterfronts in competition with the San Francisco waterfront; and

Whereas, San Francisco is the only large city in the United States, with the exception of New Orleans, La., that does not enjoy municipal waterfront control; and

Whereas, municipal ownership control is a recognized principle in American governmental affairs; and

Whereas, the City and County of San Francisco desires that the ownership and control of our waterfront be vested exclusively in this City and County, without supervision or control thereof by our competitors, and subject only to such general State laws as may be applicable thereto; and

Whereas, the State of California has none of its funds invested in said waterfront, aside from its credit, in the matter of outstanding harbor bonds; now, therefore, be it

Resolved, by the Board of Supervisors of the City and County of San Francisco, the Mayor of said City and County concurring, that we hereby respectfully memorialize the State Senate, the State Assembly and the Governor of California to forthwith return our waterfront to this City and County, by appropriate legislation, subject to such reasonable restrictions as may be necessary to protect the credit of the State, the civil service standing of waterfront employees, and the individual status of the Harbor Commissioners; and be it

Further Resolved, That we hereby declare the following municipal policy with respect to said waterfront, in the event the same is returned to this municipal government, and we pledge the City and County of San Francisco to the faithful performance thereof, namely:

The civil service status of all civil service employees of the State Board of Harbor Commissioners, as of the date of the assumption of waterfront control by this City and County, shall be faithfully preserved, and such employees shall be "blanketed in" as aforesaid, as civil service employees of this municipality.

The members of the State Board of Harbor Commissioners shall be continued in office, as such commissioners, for the terms which they may be serving at the time of the assumption of waterfront control by this City and County.

Said waterfront shall be operated, controlled and policed by this municipality, in a progressive, orderly and business-like manner, without regard to any political concern whatsoever, and in the interests of all persons who may visit or use said waterfront, whether as shippers, carriers, passengers, or otherwise, and at a minimum cost to said shippers and passengers.

The interests of all shippers, including all agricultural interests, are fully recognized and appreciated and this City and County pledges itself to exert every legitimate means to safeguard the rights of all shippers of agricultural commodities over, in or upon said waterfront and to erect and to maintain thereon or adjacent thereto, at minimum rates to such agricultural interests, such structures and enterprises as may be advisable for the accommodation of such agricultural interests.

*Adopted by the following vote:*

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

#### Death of Hon. Frank H. Kerrigan, Judge of Federal Court.

Supervisor McSheehy moved that the following be addressed to the family of the late Judge Frank H. Kerrigan:

The Board of Supervisors of San Francisco learns with deep regret the passing of Honorable Frank H. Kerrigan, Judge of the Federal Court. Judge Kerrigan's career on the bench is marked by faithfulness to duty and splendid ability as a jurist.

The people of San Francisco honored and respected Judge Kerrigan, and his place in the esteem of the public is enduring.

On motion of Supervisor James B. McSheehy, the Board by unanimous vote adjourned out of respect to the memory of Judge Kerrigan.

*Adopted unanimously by rising vote.*

(Supervisors Hayden, Schmidt and Roncovieri appointed to represent Board of Supervisors at funeral.)

#### Death of Daniel J. Driscoll, Police Inspector.

On motion of Supervisor James B. McSheehy, the Board of Supervisors on Monday, February 11, by unanimous rising vote, adjourned out of respect to the memory of the late Police Inspector, Daniel J. Driscoll. By this action the Board expresses its regret at the death of Officer Driscoll and extends its heartfelt sympathy and condolence to the members of his family.

Supervisor McSheehy eulogized Officer Driscoll, saying he had served long and honorably in the San Francisco Police Department, and had gained and kept the respect of everybody who knew him. His innumerable friends have suffered a loss in his passing.

*Motion carried unanimously by rising vote.*

#### Congratulations to Monsignor W. G. O'Mahoney.

The following was ordered addressed by the Clerk to Monsignor W. G. O'Mahoney, St. Anne's Basilica, San Francisco, California:

Reverend Sir: On motion of Supervisor Andrew J. Gallagher, the



Board of Supervisors unanimously extend to you most cordial congratulations on the celebration of your jubilee. Members of the Board feel that your devoted service to the church and to the people deserves the commendation of all of the people.

### ADJOURNMENT.

There being no further business, the Board at the hour of 4:45 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors February 18, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, February 18, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.

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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, FEBRUARY 18, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 18, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Havenner, Hayden, Shannon—3.

Quorum present.

Supervisor Havenner appeared and was noted present at 2:15 p. m.

Supervisor Hayden appeared and was noted present at 2:20 p. m.

Supervisor Shannon appeared and was noted present at 2:25 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of February 4 and 11, 1935, were considered read and *approved*.

### Report on Bus Transportation.

A report from the Public Utilities Commission as to bus and rail transportation on Bay Bridge was presented and on motion *made a Special Order of Business for Monday, February 25, 1935, at 3 p. m.*

### PRESENTATION OF PROPOSALS.

#### Disposal of Garbage.

Eight proposals were received up to the hour of 3 p. m. and opened by the Clerk for the disposal of garbage and refuse in the City and County of San Francisco by franchise.

#### Bids Received.

Following is a memorandum of said eight bids, to-wit:

1. From P. H. Tyrell and Christopher McKeon, doing business under the name and style of Bay Cities Refuse Company; \$1 per ton, with provision that City shall not be required to pay for disposal of street sweepings; also Company will pay to City, two cents per ton for all garbage, waste and refuse unloaded at its receiving station. Company to acquire or construct receiving station in or near Southern Pacific Freight Yards in vicinity of Sixth and Sixteenth streets. Company proposes to dispose of garbage by fill and cover in Bayshore Sanitary District or elsewhere. Check for ten dollars attached to bid.

2. M. L. Rose Company by M. L. Rose, secretary. Proposes to erect upon lot furnished by City and approved by Company, an incineration plant and dispose of garbage at \$1.25 per ton with a proviso that cost shall not exceed \$1.50 per ton. Proposal No. 2 of same bidder: offers to



erect an incineration plant to cost \$800,000; City to pay \$200,000 for initial payment and remainder in installments over a period of 20 years; interest on deferred payments, 6 per cent; City to pay twenty-five cents per ton for incineration; not less than 500 tons per day.

3. MacDonald and Kahn and Company; certified check for \$10,000 on Wells Fargo Bank and Union Trust Company; \$1.15 per ton. Proposed dump in India Basin or other locality of equal trucking distance. Property owned by State of California and controlled by Harbor Commission. Bid conditioned that permission be obtained from Harbor Commission to fill mud flats. If bid is accepted, contract will be assigned to new corporation.

4. Ludwig Incinerator Company. Request franchise for 25 years to incinerate garbage in incinerator known as Ludwig Garbage and Refuse Incinerator. Proposal to erect incinerator and dispose of garbage at rate not to exceed \$1 per ton. City to furnish site, 450 feet by 275 feet. Plans to be submitted on request.

5. Lindgren Company, Inc., Rialto building, San Francisco. Proposal to dispose of garbage f. o. b. barge, San Francisco, by fill and cover method at McNear's Point, Marin County; \$1 per ton. Ten years. Conditioned that company is successful in obtaining permission from State Harbor Board, a wharf for loading barges and that harbor tolls do not exceed five cents per ton. Company reserves right to subcontract.

6. Island Transportation Company by Benjamin Walters, general manager. Proposal that City provide wharf in City and County upon which to load barges. Place of disposal on lands in Solano County, California, known as State Tide Locations Nos. 21, 22, 27, 31 and 44, in Townships 3 and 4 North of Ranges 1 and 2 West M. D. B. and M., or other locations, by fill and cover method; \$1.40 per ton.

7. San Francisco Sanitary Service Company by D. Fontana, by Frank Ratto. Certified check for \$10,000 on Bank of America. Bid to receive at ramp of Scavengers' Protective Union, Southern Pacific Yards, Sixth and Sixteenth streets, for disposal by incineration or other method of destruction, all garbage of San Francisco delivered at said ramp for a period of 25 years. Bid conditioned on 25-year operating permit for exclusive collection in San Francisco. Bidder proposes to erect incinerator on site designated by Supervisors or on land of Southern Pacific Company in Bayshore near present garbage dump.

8. Sanitary Fill Company, by John Armanino. Certified check for \$10,000 on Bank of America. Proposal to dispose of garbage received at ramp of Scavengers' Protective Union for \$1 per ton or such other sum as may be agreed upon by bidder and refuse collectors; if such charge cannot be agreed upon, such charge as shall be fixed by Board of Supervisors, not to exceed \$1.50 per ton. Proposal to dispose of garbage on land leased by Scavengers' Protective Union from Southern Pacific Company in Bayshore Sanitary District.

*Referred to City Engineer for analysis and report.*

#### **SPECIAL ORDER—3 P. M.**

**Repealing Ordinance No. 4679 (New Series), Regulating Street Railroads and Cars, and Which Prohibits the So-Called One-Man Car Operation.**

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 676, Ordinance No. 15.0915, as follows:

Repealing Ordinance No. 4679 (New Series), adding a new section to be numbered 3a to Ordinance No. 581 (New Series), entitled "Regulating street railroads and cars in the City and County of San Francisco, and prescribing rules and regulations for the protection of the public from danger and inconvenience in the operation of such railroads."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 4679 (New Series), adding a new section to be numbered Section 3a to Ordinance No. 581 (New Series), entitled "Regulating street railroads and cars in the City and County of San Francisco and prescribing rules and regulations for the protection of the public from danger and inconvenience in the operation of such street railroads," enacted August 19, 1918, and approved August 20, 1918, is hereby repealed.

*Supervisors Brown and Colman, aye.*

*Supervisor Havenner, no.*

*Supervisor Havenner stated that he intended to file a minority report and that when this matter comes before the Board that he would move to insert a clause asking that if ordinance is adopted it shall not take effect for 90 days.*

### Committee of the Whole.

On motion of Supervisor Colman, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of hearing all interested persons, and members heretofore noted being present.

President McSheehy presiding.

### Minority Report.

Supervisor Havenner read a minority report in opposition to the repeal of the ordinance.

Samuel Kahn, manager of the Market Street Railways, read a statement in favor of the proposed legislation.

### Discussion.

Sylvester McAtee, representing the Downtown Association; Arthur Joel representing the Civic League of Improvement Clubs, were heard in favor of the proposed legislation.

Edward J. Vandeleur, president of the San Francisco Labor Council; John O'Connell, secretary of the San Francisco Labor Council; George Kidwell, official of the San Francisco Labor Council; Mr. Thompson, president, Carmen's Union No. 1004; Douglass Kline, representing Central Council of Civic Clubs; P. O'Brien, international officer of the Carmen's Union; P. Cantanish, representing Upper Sunset and Golden Gate Heights Improvement Club, and E. P. E. Troy were heard in opposition.

### Communications.

Communications from Chamber of Commerce, Junior Chamber of Commerce, Divisadero Merchants Association, Park-Presidio Optimist Club, and Point Lobos Improvement Club, in favor of the proposed legislation were read by the Clerk. Numerous communications from various improvement clubs, civic and labor organizations were also read in opposition to the proposed legislation.

### Proposed Amendment.

Supervisor Havenner, seconded by Supervisor Gallagher, moved to amend by adding Section 1, after the word "repealed," the following: "said repeal to be effective from and after the 10th day of June, 1935."

Supervisor Gallagher moved that further action be continued until 2 p. m. Monday, February 25, 1935.

*Motion carried.*

### Committee Arises.

Whereupon, the committee arose and reported to the Board of Supervisors.



**Action Deferred.**

Thereupon, the Board of Supervisors reconvened and the foregoing matter was *continued one week and made a Special Order of Business for Monday, February 25, 1935, at 2 p. m.*

**UNFINISHED BUSINESS.**

None.

**NEW BUSINESS.****Adopted.**

The following resolutions were adopted:

**Refund of Islais Creek Reclamation District. Call of Assessment No. 9. Paid in Duplicate.**

(Code No. 12.04)

On recommendations of Finance Committee.

Resolution No. 1804, as follows:

Resolved, That the sum of fifty-four and 37/100 dollars (\$54.37) be refunded to H. M. Reinecke out of the Islais Creek Reclamation District Bond Fund, being a refund due to the fact that the owner of record who is delinquent on previous calls of assessment covering this property, has paid this call. Being designated as Tract No. 222, Call of Assessment No. 9.

Said refund is hereby approved and the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors, and the Clerk of said Board, be and they are hereby authorized and directed to sign and certify to the foregoing approval of a warrant for said refund.

Ayes—Supervisors Brown, Colman, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Havenner, Hayden, Shannon—3.

**Refund of Duplicate Tax Paid.**

(Code No. 9.059)

Also, Resolution No. 1805, as follows:

Resolved, That the sum of \$52.52 be and the same is authorized paid out of General Fund, fiscal year 1934-35, to Harry B. Rooney; being refund of duplicate payment of taxes on Lot 24, Block 1470, per Vol. 10, No. 1403, fiscal year 1931.

Ayes—Supervisors Brown, Colman, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Havenner, Hayden, Shannon—3.

**Sale of \$2,000,000 Tax Anticipation Notes, March 11, 1935.**

(Code No. 9.033)

Also, Resolution No. 1806, as follows:

Whereas, Ordinance No. 9.0335, heretofore enacted by the Board of Supervisors of the City and County of San Francisco, authorized the issuance of certain Tax Anticipation Notes, the same to be issued as needed for the immediate requirements of the City and County in order to meet and pay the appropriations heretofore made for the current fiscal year, as authorized by the Charter of the City and County, which appropriations will become due and payable prior to May 15, 1935, and which may be paid in advance of receipt of the income for said fiscal year; and

Whereas, in order to meet the said immediate requirements of said City and County it is necessary to forthwith issue and offer for sale Tax Anticipation Notes as authorized by said ordinance above mentioned to the amount of two million (\$2,000,000) dollars; now, therefore, be it

Resolved, That the President of the Board of Supervisors of the City and County of San Francisco, the Controller of said City and County, and the Treasurer thereof, be and they are hereby authorized and directed to execute and issue for and on behalf of the City and County of San Francisco, the aforesaid Tax Anticipation Notes, to the amount of two million (\$2,000,000) dollars, and that said notes be offered for sale by this Board of Supervisors; and be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to advertise in the official newspaper of the City and County of San Francisco a notice of the sale of said Tax Anticipation Notes to the amount of two million (\$2,000,000) dollars, and that sealed bids or offers for all or any part of said notes will be received by the Board of Supervisors up to the hour of 3 o'clock p. m., on Monday, the 11th day of March, 1935, and that said Tax Anticipation Notes will be sold to the bidder offering to accept and pay for said note or notes so sold at the lowest net interest cost to the City and County of San Francisco computed from the date fixed for the presentation of bids to May 15, 1935, said interest to be computed on the basis of three hundred sixty-five (365) days per year.

Further Resolved, That Orrick, Palmer and Dahlquist, attorneys at law, are employed to furnish legal opinion on validity of Tax Anticipation Notes authorized by Ordinance No. 9.0335, the fee therefor to be \$666.00.

Ayes—Supervisors Brown, Colman, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Havenner, Hayden, Shannon—3.

#### Passed for Second Reading.

The following Bills were *passed for second reading*:

#### Supplemental Appropriation of \$87,174.28 for Payment of Claim of Turlock Irrigation District.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 678, Ordinance No. 9.051162, as follows:

Supplemental Appropriation of \$87,174.28 for Payment of Claim of Turlock Irrigation District.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Mayor, which was made at the request of the Public Utilities Commission, there is hereby appropriated from the Hetch Hetchy Power Operative Fund the sum of \$87,174.28 for the payment of the claim of the Turlock Irrigation District, for loss of revenue suffered by that District occasioned by the City withholding waters due said District under the Raker Act and which waters, if delivered to the said District, would have yielded an income to the District in the amount appropriated.

Ayes—Supervisors Brown, Colman, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Havenner, Hayden, Shannon—3.

#### Amendment to Agricultural Commission Ordinance.

(Code No. 3.041)

Also, Bill No. 679, Ordinance No. 3.04142, as follows:

Amending Ordinance No. 3.04130 entitled as follows: "Authorizing the County Agricultural Commissioner to make inspections of, and to issue certificates determining the condition of agricultural products, and providing a fee for the issuance thereof and fixing the amount of said fees," by adding three new sections thereto providing for the inspection of vegetables from places outside of the United States, and fixing the fees to be charged for said inspection, and authorizing the



County Agricultural Commission certify as to the destruction of such vegetables as are unfit for human consumption.

Be it ordained by the People of the City and County of San Francisco as follows:

Ordinance No. 3.04130 entitled as above is hereby amended to read as follows:

Section 1. It shall be the duty of the County Agricultural Commissioner to inspect all fruits, vegetables, cereals, eggs, butter and cheese purchased by the Purchaser of Supplies for use by the City and County, or by any department, office or bureau thereof, and the cost of such inspection shall be paid by the person, firm or corporation selling or furnishing said commodities to the city.

Section 2. Upon the payment of the fees herein provided, the Commissioner shall issue to the seller of said commodities a certificate certifying to the condition of said commodities, and a copy thereof to the Purchaser of Supplies and no commodities purchased shall be accepted by the Purchaser which are not certified to be in accordance with the grade provided to be delivered to said Purchaser in accordance with his agreement of purchase with said seller.

Section 3. It shall also be the duty of the County Agricultural Commissioner, at the request of any shipper desiring to ship agricultural products, and the payment of the fee or fees herein provided, to inspect the products to be shipped and to issue to the shipper thereof a certificate certifying to said inspection, and to the condition of said products.

Section 4. The fees to be charged for the service provided for in this ordinance shall be as follows:

A. For inspection and certificates of products purchased for the City and County:

1. For the inspection of onions, beans, rice and other cereals, 2 cents per 100 lbs.

2. For the inspection of dried fruits, 3 cents per 100 lbs.

3. For the inspection of butter and cheese, 5 cents per 100 lbs.

4. For the inspection of eggs, 3 cents per case.

B. For inspection and certificates for agricultural products to be shipped, as follows:

1. 1½ cents per package with a maximum charge of \$3.00 for 500 packages; from 500 to 1000 packages, one-half a cent per package; and for all packages over 1000, one-quarter of a cent per package.

2. For each certificate of fumigation, 25 cents.

3. 25 cents shall be the minimum charge for any single certificate.

Section 5. It shall also be the duty of the County Agricultural Commissioner, at the request of the Consignor or Consignee, to inspect all vegetables shipped from any point outside of the United States of America to the City and County of San Francisco, irrespective as to whether said vegetables are shipped direct to said City and County or by re-shipment from points within the United States, for the purpose of ascertaining if said vegetables are fit for human consumption. Said inspection may be made either at the time of arrival of said vegetables in San Francisco, or at any other time before they are finally disposed of.

Section 6. The fees to be paid by the person or persons requesting said inspection shall be two cents for each package not above standard size, inspected by said County Agricultural Commissioner.

Section 7. The County Agricultural Commissioner shall, on the payment of the fees herein provided for, furnish to the person requesting said inspection, a certificate showing the total number of packages of vegetables inspected and the number fit for human consumption, as well as the number unfit for human consumption and shall destroy all of such vegetables found to be unfit for human consumption.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.



**Providing for the Procedure for the Payment of Claims for Damages Against the City and County of San Francisco When Said Claims Are Not the Subject Matter of Litigation.**

(Code No. 6.04)

Also, Bill No. 680, Ordinance No. 6.041, as follows:

Providing for the Procedure for the Payment of Claims for Damages Against the City and County of San Francisco When Said Claims Are Not the Subject Matter of Litigation.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Whenever any claim against the City and County of San Francisco shall exist in favor of any person, firm or corporation, and when said claim is not the subject of litigation, the same may be settled and compromised on the recommendation of the head of the department, board or commission in charge of the department against which said claim is made, and the approval of the City Attorney, and the consent of the Board of Supervisors.

Section 2. When the head of the department, board or commission in charge of the department against which said claim is made shall recommend the settlement and compromise of the same, and the City Attorney shall, in writing, approve said compromise and settlement, the Board of Supervisors may, by resolution, approve said settlement and compromise, and upon the adoption of such resolution, said claim may be compromised and settled, and when the Controller shall certify that moneys are available from the proper funds or appropriations to pay said claim as compromised and settled, the same may be paid.

Section 3. Any claim arising in damages where the amount thereof does not exceed One Hundred (\$100.00) Dollars, and when there is no litigation pending regarding the same, may be settled or compromised upon the recommendation of the head of the department against which said claim is presented and the approval of the City Attorney, but said claim shall be paid only when the Controller shall certify that moneys are available from the proper fund or appropriation to pay the same.

Section 4. The provisions of this ordinance shall not apply to claims presented against any municipally owned utility under the jurisdiction of the Public Utilities Commission.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Regulating Massage Parlors.**

(Code No. 3.041)

Also, Bill No. 681, Ordinance No. 3.04143, as follows:

Regulating the maintenance, operation and conduct of massage parlors; defining the term "massage parlor" and providing for the issuance of permits and licenses authorizing the maintenance, operation and conduct of massage parlors; fixing the amount of the fees therefor, and providing a penalty for the violation of said ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A massage parlor is hereby defined to be any place where any person, association, firm or corporation engages in, conducts, or carries on, or permits to be engaged in, conducted, or carried on any business of giving Turkish, Russian, Swedish, vapor, sweat, electric, salt, magnetic or any other kind or character of baths, physiotherapy, therapy, or any business of the same nature though bearing a different name, or any business of giving massage treatments or alcohol rubs. For the purposes of this ordinance the term "massage" is construed to mean any manual manipulation of, or the application of a mechanical device to, the human trunk or limbs of another, except by a person holding an unrevoked certificate to practice the healing art under the laws of the State of California.



Section 2. It shall be unlawful for any person, association, firm or corporation to engage in, conduct, or carry on, or to permit to be engaged in, conducted, or carried on, in or upon any premises in the City and County of San Francisco, the operation of a massage parlor as herein defined without first having obtained a permit from the Department of Public Health so to do. Every applicant for a permit to maintain, operate or conduct a massage parlor shall pay a fee of ten (\$10) dollars therefor, and no license shall be issued therefor without said permit first having been had and obtained.

Section 3. The application for such permit shall set forth the exact nature of the baths and/or massage and/or treatment to be administered, and such application shall be accompanied by a certificate, signed by two reputable persons, residents of the City and County of San Francisco, testifying as to the moral character of the applicant or applicants. The Department of Public Health shall not issue a permit for the operation or maintenance of a massage parlor unless it be satisfied that the moral character of the applicant or applicants is such that the maintenance and operation of a massage parlor by said applicant or applicants will not adversely affect the public interest, morals or welfare.

Section 4. Any permit issued for a massage parlor may be revoked by the Department of Public Health for cause in any case where the provisions of this ordinance are violated, or in any case where, in the opinion of the Department of Public Health, such business is being managed, conducted or maintained without regard for the public health, or health of patrons or customers, or without due regard to proper sanitation or hygiene. Such permit may also be revoked by the Department of Public Health upon the recommendation of the Chief of Police establishing the fact that the person, association, firm or corporation holding such permit is not conducting such business in a moral way.

Section 5. Upon sale or transfer of a massage parlor, the permit and license therefor shall be null and void until an application shall have been made, and the transfer approved by the Department of Public Health, and a fee of ten (\$10) dollars shall be payable for each such transfer, which transfer shall be ordered only after examination and inspection of the premises covered by the permit. The provisions of Section 3 hereof shall apply to any person, association, firm or corporation to whom or which it is proposed to transfer a permit for the maintenance and operation of a massage parlor.

Section 6. Every person, association, firm or corporation operating a massage parlor under a permit as herein provided shall keep a record of the date and hour of each treatment and the name of the operator administering such treatment. Said record shall at all times during business hours be subject to inspection by Health Department officials and by the police.

Section 7. Every person, association, firm or corporation to whom or for which a permit shall have been granted, pursuant to the provisions of this ordinance, shall display said permit in a conspicuous place so that the same may be readily seen by persons entering the premises where the massage, bath or treatment is given.

Section 8. The Department of Public Health and the Police Department shall from time to time and at least twice each year, make an inspection of each massage parlor in the City and County of San Francisco for the purpose of determining that the provisions of this ordinance are complied with and every person, association, firm or corporation operating a massage parlor, as herein defined, shall pay a quarterly license fee of three (\$3) dollars to defray the cost of such inspection.

Section 9. Any person, association, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punishable by a fine not to exceed one hundred (\$100) dollars or by imprisonment in



the County Jail for a period not to exceed three (3) months, or by both such fine and imprisonment.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Authorizing Application for Change in Loan and Grant Agreement  
With Federal Government as to Raising O'Shaughnessy Dam.**

(Code No. 15.035)

The following matter, referred to the Board by the Finance Committee, was taken up *and adopted by the following vote*:

Resolution No. 1807, as follows:

Whereas, a Loan and Grant Agreement for the construction of the raising of the O'Shaughnessy Dam was entered into under date of May 19, 1934, by and between the City and County of San Francisco and the Federal Government through the Federal Administrator of Public Works, wherein the Government agreed to purchase Bonds of the City of San Francisco in the sum of \$2,702,000 and to make a further Grant of not to exceed 30 per centum of a total cost of \$3,500,000; and

Whereas, bids have been received by the Public Utilities Commission and the same are now awaiting award of contract for the construction of said O'Shaughnessy Dam in amounts varying from \$3,219,965 upward; and

Whereas, such bids are in excess of the original estimates under which the Grant and Loan Agreement contract was entered into, and which increased cost is due to a marked increased cost in labor and materials since the date thereof, and to increased quantities specified by the Federal Reclamation Service; and

Whereas, the gross cost of said project is therefore now estimated to be \$4,081,965, of which sum the amount of \$3,561,765 for labor and materials will be subject to a Grant, in accordance with the provisions of the National Industrial Recovery Act; and

Whereas, it will be necessary, in order to complete said project with expedition, insuring immediate work for the unemployed, and greatly adding to the facilities of the Hetch Hetchy project, that the City arrange to offer its entire issue of \$3,500,000 Hetch Hetchy Dam Bonds 1933 in open market, and make amended application for a Grant in the sum of not to exceed \$1,068,529.50; now therefore, be it

Resolved, That Angelo J. Rossi, Mayor of the City and County of San Francisco, be and he is hereby authorized to make application to the Government of the United States through its proper agency, to cancel the aforesaid Loan and Grant Agreement and in lieu thereof that the City and County of San Francisco enter into a Grant Agreement with the United States of America, whereby the United States of America will make a Grant to the City and County of San Francisco of a sum not to exceed \$1,068,529.50, to enable said City and County to construct the said addition to O'Shaughnessy Dam; and be it

Further Resolved, That said Angelo J. Rossi, as such Mayor, and J. S. Dunnigan as Clerk of the Board of Supervisors of said City and County, be and they are hereby authorized to sign, execute and deliver for and on behalf of the City and County of San Francisco, the necessary agreements, when said agreements are approved by this Board of Supervisors to carry this resolution into effect.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—9.

Absent—Supervisors Roncovieri, Shannon—2.

Supervisor Gallagher requested that he be recorded "No" on the first "Resolve".



Passed for Second Reading.

The following Bill was passed for second reading:

**Amending Automobile Parking Stations Ordinance.**

(Code No. 11.0823)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 683, Ordinance No. 11.08231, as follows:

Amending Sections 1 and 8 of Ordinance No. 3108 (New Series) entitled "Regulating the establishment and maintenance of automobile parking stations."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Sections 1 and 8 of Ordinance No. 3108 (New Series), the title of which is recited above, are hereby amended to read as follows:

Section 1. An Automobile Parking Station is hereby defined to be: a lot or parcel of land or any portion thereof not enclosed by a roofed building, where an automobile or automobiles is/are kept, placed, stored, or allowed to remain. Said term shall not be construed to apply to the keeping, placing or storing of automobiles used in the transaction of any business, trade or occupation upon any lot or parcel of land owned, leased or rented by the person, firm or corporation conducting said business, trade or occupation; nor shall it be construed to prohibit the owner of an automobile or automobiles from putting, keeping, placing or storing his automobile or automobiles upon any lot or parcel of land owned by him, *nor shall it prohibit the owner or lessor of any lot or parcel of land from permitting not more than two automobiles not owned by him, being kept or stored thereon, provided that no compensation or charge or consideration expressed or implied directly or indirectly is made, paid or promised for said storage or keeping.*

Whenever used in this Ordinance the term "Lot or Parcel" shall be construed to mean lot or parcel as delineated upon the diagrams and plots of the Assessor of this City and County.

Section 8. The following rules and regulations, to be inserted in any permit granted hereunder, shall govern the maintenance of Automobile Parking Stations and shall be strictly observed:

(a) The lot on which such station is maintained shall be enclosed on all sides by a substantial fence, suitably painted, except where walls of buildings exist contiguous thereto and such fence shall be not less than four nor more than twelve feet in height.

(b) No automobile shall be placed within three feet of any building on adjoining land.

(c) No automobile shall be operated or engine allowed to run except when entering or leaving the place.

(d) There shall be constantly kept on hand at least four barrels of clean dry sand, placed in different parts of the station, each barrel to contain an iron scoop and available at all times for the extinguishment of fire and for absorbing any oil that may fall upon the floor. The use of sawdust for such purposes is forbidden.

(e) The floor shall be of gravel, rock, earth, brick, or concrete.

(f) No nuisance of any kind shall be permitted or committed on the premises. Proper toilets and urinals shall be provided whenever required by the Board of Health or Health Officer.

(g) Exits and entrances shall be at least 15 feet in width.

(h) The interior of the station shall be lighted so that it shall contain no dark or obscure places.

(i) The station shall be kept in a clean and sanitary condition, and no additional fire hazard shall be permitted to be maintained.

(j) The washing or repairing of automobiles shall not be allowed on the premises except that minor adjustments of motor cars may be made by the owner or chauffeur in charge thereof.



(k) *It shall be unlawful to put, place, store or keep or permit or allow to be put, placed, stored or kept any automobile upon or in any lot or parcel of land or on any portion thereof hereinbefore defined to be an automobile parking station, unless a permit for the maintenance and conduct thereof as an automobile parking station is in full force and effect.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

#### Re-referred.

The following matter was *re-referred to the Public Utilities Committee for hearing March 20, 1935*:

**Authorizing Removal of Market Street Railway Tracks on Sixth Street Between Folsom Street and Brannan Street, and on Brannan Street From Third Street to Eighth Street, and on Eighth Street From Brannan Street to Bryant Street.**

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 682, Ordinance No. 15.0916, as follows:

Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Sixth street between Folsom street and Brannan street; also, on Brannan street from Third street to Eighth street; and, also, on Eighth street from Brannan street to Bryant street.

Whereas, the City and County of San Francisco is and has been engaged in the laying of a sewer on Sixth street between Folsom street and Brannan street, and on Brannan street from Third street to Eighth street, and on Eighth street from Brannan street to Bryant street, which has necessitated the removal of the street car tracks of Market Street Railway Company on said streets and the abandonment of service thereon; and

Whereas, Market Street Railway Company has in writing petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks and service, and has consented to discontinue its said street car service over and along said streets; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service;

Now, Therefore, Be It Ordained by the People of the City and County of San Francisco, as follows:

Section 1. That in pursuance of the petition of Market Street Railway Company set forth in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned and held under the operating permit of said Company dated February 9, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Sixth street between Folsom street and Brannan street, and on Brannan street from Third street to Eighth street, and on Eighth street from Brannan street to Bryant street.

That the public interest will not be injured or suffer by reason of the removal of said tracks or the abandonment of said service, and the Board of Supervisors so finds in pursuance of Section 132 of the Charter of the City and County of San Francisco.

#### Adopted.

The following recommendations of Special Tax Committee were adopted:

#### Legislative Measures Opposed.

(Code No. 5.35)

Resolution No. 1808, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legis-



lative bills affecting San Francisco, recommends the defeat and urges its legislative representatives in Sacramento to oppose the following measures:

Senate Constitutional Amendment No. 1, which provides for amendment and revision of Permanent Registration Law.

*(This is a skeleton bill which should be called to the attention of our representatives in the Legislature as it may have the same objections against it if it should eventually include the same provisions as are included in Senate Bill No. 793 following.)*

Senate Bill No. 793 which provides new legislation to change the Permanent Registration Law.

*(Bill, if adopted, would mean an additional expense of \$60,000 to the City and County of San Francisco.)*

Senate Bill No. 160, which alters the system of handling original and duplicate affidavits.

*(This bill, if approved, would create additional expense and would not contribute anything to the effectiveness in the handling of this particular work.)*

Assembly Bill No. 1146, providing for Fees on Initiative Measures.

*(The Tax Committee's action was premised upon the subcommittee's report that the charging of fees in connection with initiative measures would bar the free use of the initiative.)*

Senate Bill No. 116, Costs of an Annulled Election to be borne by the City.

*(The Tax Committee's action as premised upon the subcommittee's report that this adds a new source of possible expense.)*

Senate Bills Nos. 1044 and 1053, Signing of Recall Petitions.

*(The Tax Committee's action is premised upon the subcommittee's report that this involves additional expense.)*

Senate Bill No. 306, New Ground for Election Contests with reference to Errors of Election Board.

*(This bill merely adds another provision to contesting the rights of any person declared to be elected to an office, it would add a further source of expense if Senate Bill No. 116 should pass.)*

Assembly Bill No. 72 and Senate Bill No. 203, with reference to Bond Elections.

*(These bills would necessitate an increase in election costs and are in conflict with Article I, Section 24 of the Constitution, in the opinion of the Tax Committee.)*

Assembly Bills Nos. 21, 221, 222 and 471, Increasing the Percentages on Initiative, Referendum, and Recall.

*(The Tax Committee's action was premised upon the subcommittee's report that the foregoing bills require much higher percentages for initiative and recall and, therefore, they are opposed.)*

Assembly Constitutional Amendment No. 16, Exemption of Bonds of Political Subdivisions from Taxation.

*(The Tax Committee's action was premised upon the subcommittee's report that the passage of this amendment repealing Section 1¾ of Article XIII of the Constitution would affect the interest return of future bond issues of the City and County and impair their market ability and thus impose additional cost to the taxpayer.)*

Senate Bill No. 51, Fixing of Interest Rates on Registered Warrants.

*(Tax Committee's action was premised upon the subcommittee's report that this bill provides that the Governor, Controller and Treasurer of the State can fix the rate of interest on registered warrants of the State at not less than 3 per cent and not more than 5 per cent, instead of being fixed by the State law at 5 per cent. The City and County would lose interest earnings at the reduced rate on future registered warrants.)*

Assembly Bill No. 151, Reducing Registration Fee from \$3 to \$1.

Assembly Bill No. 546, Provides Supervisors may expend any portion of county share of fuel fund on flood control.

Assembly Bill No. 810, Provides for additional tax of one-half cent per gallon gas to apply on redemption of highway funds.

Assembly Bill No. 1177, Cuts county's share of gas tax funds from 33 1/3 per cent to 29 per cent.

Senate Bill No. 560, Cuts County's share of gas tax funds from 33 1/3 per cent to 29 per cent.

Senate Bill No. 682, Provides Supervisors may not expend more than 60 per cent of road funds in any 6-month period except by 4/5 vote of members.

Senate Bill No. 852, Placing a tax of 4 cents a gallon No. 2 fuel (Diesel oil).

*(The reason for opposing this measure is the fact that Committee approves Senate Bill 134, placing a 6 cent tax on this grade of fuel.)*

Senate Bill No. 1064, Adds 1/2 cent per gallon to gas tax. Counties to get one-half of this amount to pay interest and retire road bonds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Legislative Measures Recommended.

(Code No. 5.35)

Resolution No. 1809, as follows:

Resolved, That the Board of Supervisors, in accordance with the report of its Special Tax Committee, appointed to consider Legislative Bills affecting San Francisco, recommends the passage and urges its Legislative Representatives in Sacramento, to support the following measures:

Assembly Bill No. 198—Changing the date for Primary Elections.

Assembly Bill No. 993—Special Election for the consolidation of contiguous counties.

Senate Bill No. 134—Provides for a tax of 6 cents a gallon on Diesel Fuel.

Senate Bill No. 246—Adding Divisional Highway to Secondary System.

Senate Bill No. 247—Creates Divisional Highway.

Senate Bill No. 451—Adding certain streets in San Francisco to Secondary Highway System.

Senate Bill No. 453—Extends Skyline boulevard to Hecker Highway.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Leave of Absence—John A. McGregor, Trustee, San Francisco War Memorial.**

(Code No. 4.053)

The following recommendation of His Honor the Mayor was presented and adopted:

Resolution No. 1803, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. John A. McGregor, member of the Board of Trustees of the San Francisco War Memorial, is hereby granted a leave of absence for a period of sixty days, commencing February 16, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

**Charter Amendment No.—**

Supervisor Havenner presented:

**REVENUE BONDS.**

Providing for the acquisition, construction or extension of public utilities and the issuance of bonds therefor payable both as to principal and interest wholly from the revenue of the utility so acquired or constructed or from such part thereof as may be extended.

**CHARTER AMENDMENT NO.—**

Providing for the acquisition, construction or extension of public utilities and the issuance of bonds therefor payable both as to principal and interest wholly from the revenue of the utility so acquired or constructed or from such part thereof as may be extended.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of the City and County by adding a new section thereto to be designated as Section No. . . . ., relating to the acquisition, construction and extension of municipally owned public utilities and the issuance of bonds for that purpose to be redeemed and interest thereon paid solely from revenues of the particular utility acquired or constructed or from such part thereof as may be extended.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the . . . . . day of . . . . ., 1935, a proposal to amend the Charter as follows:

That a new section be added to said Charter, to be designated as Section No. . . . ., to read as follows:

Section No. . . . .

**REVENUE BONDS.**

Subdivision A. Whenever the Public Utilities Commission, created and existing under the provisions of this Charter, determines that public interest or necessity demands the acquisition, construction, completion, or extension of any public utility or utilities, and that the cost of such acquisition, construction or extension should be provided for by the sale of bonds of the City and County secured as to interest and redemption solely by the revenues of the particular utility to be acquired or constructed, or from that portion thereof to be extended, it shall specifically so declare such determination by a majority vote of all of its members, and shall direct its bureau of engineering to



procure and file with said Commission plans and estimates of the cost of the acquisition, construction, completion or extension of such public utility or utilities, together with an estimate of the revenue or revenues which will accrue from such utility acquired or constructed, or from such part thereof as may be extended.

Subdivision B. When said plans and estimates are received by said Commission, said Commission shall examine the same and if in the opinion of said Commission (expressed by a majority vote of all of its members) the acquisition or construction of said utility, or the extension of any existing utility, shall be advisable, and it shall appear to said Commission that the revenues to be received from said utility acquired or constructed, or from any extension to be made to any existing utility, will be sufficient to pay (1) all operating expenses of said utility or of said extension, including such pension or retirement charges as may be provided by this Charter, or by ordinances enacted under authority thereof; (2) all amounts necessary for repairs and maintenance; (3) all amounts necessary to provide for depreciation on the property of the utility so acquired or constructed, or on the portion thereof extended, and (4) for the payment of interest and principal on any bonds issued as in this section provided for the acquisition, construction or extension of said utility, as said interest and principal shall become due, then the said Commission shall make to the Board of Supervisors a report showing all of the beforementioned matters, with a request that said Commission be authorized to issue bonds of the character in this section provided for the purpose of providing funds for the acquisition or construction of said utility, or the extension or extensions to any existing utility.

Within thirty days after the receipt of said report and request, said Board of Supervisors shall either approve or deny said request to acquire, construct or extend said utility, and to issue the necessary bonds of the character provided for in this section. If said request is approved the Board shall by a vote of a majority of all of its members adopt a resolution signifying such approval, which said resolution shall, as soon as it is approved by the Mayor, be transmitted to the Public Utilities Commission. Failure of the Board of Supervisors to act upon the report and request of the Public Utilities Commission for a period of thirty days after it is received by said Board shall be deemed to be an approval of said report and the granting of the request made by said Commission.

Subdivision C. When the approval of said report and request is received by said Public Utilities Commission, or when said Board of Supervisors has for a period of thirty days after receiving the same neglected to act on the same, said Public Utilities Commission may, by resolution adopted by a majority of its members, cause to be issued the amount of bonds of the character provided for in this section to be issued necessary to provide funds for the acquisition or construction of any utility, and in determining the said amount may include therein a sufficient amount to pay the interest on said bonds during the period of actual construction of said utility and for six months after the completion of the same, and may also include in the amount of bonds to be issued an additional amount sufficient to pay the operating expenses of said utility or extension thereto, for a period of three months after the operation of said utility or extension thereto shall commence.

Subdivision D. That any and all bonds issued by the Public Utilities Commission, pursuant to the provisions of this section, as well as all interest thereon, shall be payable wholly and exclusively out of the revenues received from the operation of the particular utility, for the acquisition or construction of which such bonds may have been issued or sold, or from the revenues of any extension made to any existing utility, for which such bonds may have been issued or sold.

Subdivision E. The Public Utilities Commission shall by resolution



determine the form and conditions of all bonds issued under the provisions of this section, but the rate of interest provided shall not exceed six per cent per annum, and redemption of all such bonds shall begin in not more than five years and shall be completed in not more than forty years from the date of issuance. No such bonds shall be sold for less than par. Each and every such bond issued shall state plainly upon its face that it is payable, both as to principal and interest, only from the special fund created for that purpose out of the revenues of the particular utility, and that it does not constitute a general indebtedness against the City and County, and further, that in the hands of a bona fide holder such bonds shall be deemed to have all the qualities of a negotiable instrument under the law merchant. When additional bonds are authorized and issued under the provisions of this section to provide funds for the completion of any public utility or for the acquisition or construction of additions or extensions to any existing utility owned and operated by the City and County, such additional issue or issues of bonds shall be subordinate to all prior issues of bonds for such utility which may have been made hereunder.

Subdivision F. The Public Utilities Commission shall fix and establish just and reasonable rates for any service furnished by said utility acquired or constructed out of the proceeds of the sale of said bonds, or for any service furnished by the extension to any existing utility which may also be constructed out of the proceeds of said bonds, which said rates shall not be less than the entire cost of operating said utility or extension, including all necessary reserves and depreciation charges, together with an amount sufficient to pay the principal and interest on said bonds as the same become due and payable.

Subdivision G. When any extension is built to any existing utility from the proceeds of bonds of the character provided for in this section, the Public Utilities Commission may estimate the earnings of said extension as compared with the earnings of said utility to which said extension is made, and then provide for the setting up of said earnings as estimated to meet the cost of operating said extension and the payments hereinbefore provided to be made including the principal and interest of any bonds issued or sold to build or acquire said extension.

Whenever any utility acquired, constructed or extended from the proceeds of bonds of the character provided for in this section, and said utility or extension shall require the service or products of any other utility owned and operated by the City and County, the Public Utilities Commission shall have full power and authority to fix a reasonable charge for said service or products so furnished and said charge shall be paid by the utility or extension receiving the same.

Subdivision H. The Public Utilities Commission shall cause the gross income and revenues of any utility acquired or constructed under the provisions of this section to be deposited daily in the treasury of the City and County to the credit of a separate and special account for each utility. The Commission shall by resolution fix and determine: (a) the proportion of the revenues of such utility which shall be necessary for the reasonable and proper operation and maintenance thereof, including pension charges and compensation insurance; (b) the proportion of the said revenues which shall be set aside as a proper and adequate depreciation reserve and also a reasonable and proper accident reserve; and (c) the fixed proportion of said revenues which shall be set aside and applied to the payment of the principal and interest of the bonds authorized under this section, which fixed amount or proportion of the revenue to be appropriated to the bond redemption and interest account shall never be less than the amount required for redemption and interest obligations for the ensuing year of the bonds so issued and sold.

The fixed proportion of the revenues which shall by resolution be appropriated for the payment of the principal and interest of the



bonds issued under the provisions of this section for each particular utility shall, from month to month, as the same shall accrue and be received, be set apart and paid into a special account in the treasury of the City and County to be identified as the bond redemption and interest account of the particular utility. In fixing and determining the amount or proportion which shall be set aside for the payment of the principal and interest of the bonds issued hereunder, the Commission may provide that the amount to be set aside for such purpose for any year or years shall not exceed a fixed sum, which fixed amount or proportion of the revenue to be appropriated to the bond redemption and interest account shall never be less than the amount required for redemption and interest obligations for the ensuing year of the bonds so issued and sold.

Subdivision I. Any bonds issued under the authority of this section shall be sold by the Public Utilities Commission as the sale of the same is necessary for the purposes for which said bonds shall be issued. The Public Utilities Commission shall regulate the time, place and notice and manner of sale, provided that none of said bonds shall be sold for less than the face value thereof and accrued interest at the date of sale.

Subdivision J. Bonds authorized or issued under the authority of this section shall not be subject to the Charter limitation as to the bonded indebtedness of the City and County, nor shall they be taken into consideration in determining the amount of bonded indebtedness as provided in Section 104 of the Charter.

Subdivision K. Nothing in this section contained shall in any way abridge, control or revoke the power of the electors of the City and County to vote for and cause to be issued bonds or general obligations of the City and County for the acquisition or construction, completion or extension of any public utility, but the manner provided in this section for the acquisition, construction or extension of public utilities shall be deemed to be supplemental and additional manner for providing funds for said purpose.

*Referred to Judiciary Committee.*

**Leave of Absence, Chas. J. Brennan, Chief Engineer Fire Department.**  
(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented and adopted:

Resolution No. 1811, as follows:

Resolved, That in accordance with the recommendation of the Mayor, Charles J. Brennan, Chief Engineer of the San Francisco Fire Department be and he is hereby granted permission to absent himself from the State of California for a period not exceeding thirty days from and after the 15th day of February, 1935, for the purpose of attending a meeting of the Board of Directors of the International Association of Fire Chiefs to be held at the city of Knoxville in the state of Tennessee.

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Proposed Development of "Sunnyvale" as a "Heavier-than-air" Naval Base.**

(Code No. 5.2)

Supervisor Brown presented:

Resolution No. 1810, as follows:

Whereas, the unfortunate destruction of the dirigible Macon will probably result in the leaving of the Sunnyvale Dirigible Base, for the present, without permanent occupancy, and

Whereas, the United States Navy has already signified its intention



to use the Sunnyvale Base, in part, for the heavier-than-air activities of the Navy in this area, and

Whereas, the City and County of San Francisco is deeply interested in the continuance of the Sunnyvale Dirigible Base for all future air activities of the Navy; now, therefore, be it

Resolved, That the Clerk of the Board of Supervisors is hereby instructed to memorialize the San Francisco Chamber of Commerce, the Downtown Association, the President of the United States, Secretary of the Navy, the commandant of the Twelfth Naval District and the congressional delegation from Northern California, urging them to use their best efforts for the immediate development of Sunnyvale in part as a "heavier-than-air" naval base.

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Unification of Highways Legislation.

The clerk read a communication from State Director of Public Works, transmitting statement of effect on San Francisco of proposed unification of highways measure which His Excellency, Governor Frank F. Merriam, in his biennial message, urged the Legislature to adopt.

*Referred to Streets Committee.*

### Observance of Navy Day.

Supervisor Colman moved that his Honor, the Mayor, be requested to appoint a Citizens' Committee for the annual observance of Navy Day, April 6, 1935.

*Motion carried.*

### Meeting of San Francisco Delegation of State Legislature.

Supervisor Gallagher announced meeting with the San Francisco delegation at the State Legislature, to be held at the William Taylor Hotel on Tuesday, February 19, to discuss legislative matters affecting San Francisco. All members of the Board invited, and urged, to be present.

### Frank "Lefty" O'Doul Congratulated.

Supervisor Colman, seconded by Supervisor Hayden, moved that the Board of Supervisors express its gratification and extend its congratulations to Frank "Lefty" O'Doul, former San Francisco baseball star and member of the New York Giants, who was recently appointed manager of the "Seals" baseball team.

*So ordered.*

### ADJOURNMENT.

There being no further business the Board at the hour at 7 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors February 25, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, February 25, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, FEBRUARY 25, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 25, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, Roncovieri—2.

Quorum present.

Supervisor Roncovieri appeared and was noted present at 2:35 p. m.

Supervisor Hayden appeared and was noted present at 2:20 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of February 18, 1935, was considered read and approved.

### SPECIAL ORDER—2 P. M.

Repealing Ordinance No. 4679 (New Series), Regulating Street Railroads and Cars, and Which Prohibits the So-Called One-Man Car Operation.

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 676, Ordinance No. 15.0915, as follows:

Repealing Ordinance No. 4679 (New Series), adding a new section to be numbered 3a to Ordinance No. 581 (New Series), entitled "Regulating street railroads and cars in the City and County of San Francisco, and prescribing rules and regulations for the protection of the public from danger and inconvenience in the operation of such railroads."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 4679 (New Series), adding a new section to be numbered Section 3a to Ordinance No. 581 (New Series), entitled "Regulating street railroads and cars in the City and County of San Francisco and prescribing rules and regulations for the protection of the public from danger and inconvenience in the operation of such street railroads," enacted August 19, 1918, and approved August 20, 1918, is hereby repealed.

### Communications.

Supervisor Havenner presented and the Clerk read answers of Mr. Cahill to seven criticisms of the operation of the Municipal Railway.

Also, communication from Mr. Cahill, Manager of the Municipal Railway, addressed to Supervisor Uhl.



Supervisor Uhl requested that the Clerk write to Mr. Cahill asking for correct information regarding the changing municipal car to a one-man car at a cost of \$9,000 to save \$6 a day.

*So ordered.*

#### Proposed Amendment.

Supervisor Gallagher, seconded by Supervisor Ratto, moved as an amendment that the subject matter be referred to the Committee with instructions to consider the possible introduction of the "one-man car" on lines and between hours that would not cause interruption of service; secondly, find out definitely if this "one-man car" can by its introduction in this case cause members of the applicant company to lose their positions and, thirdly, have investigation of the operation of the "one-man car" in the major cities of the United States and find out definitely what was the result in the matter of employment.

Amendment *lost* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

#### Explanation of Vote.

Supervisor Havenner explained his vote, saying: "I want to explain my vote. I am going to vote against the motion for re-reference to Committee because I feel that nothing would be accomplished but delay. I would not assume the responsibility of endeavoring to work out and write into the law a schedule of one-man car operations, even if I were not opposed to the whole theory that would introduce one-man car operation in San Francisco on any basis, which I am. I would not undertake to write a law which would contain a different regulation for every street car line in San Francisco. We are not qualified to do that sort of thing. We have not the authority to do it, apparently, except in so far as our franchise authority is concerned. With respect to the service of this privately-owned street car system, regulation of the service, I believe, is vested in the Railroad Commission, and the Railroad Commission apparently does not see fit to exercise its authority so far as the company's determination to reduce its service on the existing lines is concerned. It would be an entirely improper exercise of the legislative function, in my judgment, to attempt to write into law such a schedule as is suggested by the Supervisor (Gallagher). That is entirely apart from his opinion as to whether or not such a thing would be desirable. If the question to refer to Committee is defeated I am willing, provided a majority of this Board agrees, to submit the question of repeal, which is the question before us, to the voters."

#### Explanation of Vote.

Supervisor Colman explained his vote, saying: "I wish to explain my vote. I will vote against submission for the reason that the entire proposal—the railroad officials are here, they have made a request of this Board for reasons—you have heard what their proposals are; you have heard the service they contemplate giving under the one-man car, 65 per cent on certain lines. Now we have heard this. I assume they can make another request upon this Board if they so desire. The request must receive the attention of the Public Utilities Committee. I confess I cannot go any further. I am not ducking this situation, Mr. Gallagher. I will take up every issue that comes before us and decide it, but I don't see what good *could come from reconsidering the question before us*. Now, if that is the solution I think we should grant it. Apparently the other members do not. That is the proposal in which it came. If the company desires to submit a schedule of lines with hours attached and make their request upon this Board I certainly would have that request referred to the Public Utilities Committee and

the Committee would meet and give it consideration. That is the situation as I see it."

Supervisor Gallagher: "Will you answer a question?"

Supervisor Colman: "Yes."

Supervisor Gallagher: "If you are willing to consider a proposition covering certain lines and endeavor to work it out, why are you not willing to take it back to Committee and work it out?"

Supervisor Colman: "We have no such proposition before us. We have a proposition before us now asking for the repeal of the ordinance. We have treated that. The railroad and its counsel are here today listening to what is being said. If they desire to present the matter again in any manner they see fit, of course, that is their privilege to do so, and any new request would receive consideration. I cannot, however, for the life of me see why if—should the Board vote this down or if you don't vote it down, if we voted for it, I would see no reason to submit the matter to the people."

#### Amendment Proposed.

Supervisor Havenner moved to amend by adding to Section 1, after the word "repealed," the following: "said repeal to be effective from and after the 17th day of June, 1935."

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

No—Supervisor Colman—1.

The question being on the ordinance as amended, Supervisor Havenner asked that the same be segregated and voted on (a) as originally presented and (b) as finally amended.

*So ordered.*

#### Ordinance Defeated.

Whereupon, the roll was called on that part of the ordinance as originally presented, and without the 90-day clause and the same was *defeated* by the following vote:

Ayes—Supervisors Brown, Colman—2.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Thereupon, the final amendment was rescinded and the Chair declared the ordinance *defeated*.

#### SPECIAL ORDER—3 P. M.

##### San Francisco-Oakland Bay Bridge Transportation.

Consideration of report of Public Utilities Commission on the subject of bus and rail transportation across the San Francisco-Oakland Bay Bridge.

#### Motion ~~Lost~~.

Supervisor Uhl, on the Board of Supervisors being advised that Mr. Cahill, Manager of the Public Utilities Commission, would not be able to attend this hearing because the Public Utilities Commission is in session, moved that the Clerk address a letter to the Public Utilities Commission asking if it could not change its meeting day from Monday to some other day so that Supervisors may have the benefit of Mr. Cahill's information in these discussions.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.



**Action Deferred.**

Whereupon, on motion of Supervisor Uhl, the foregoing matter was laid over until Monday, March 4, 1935, *Special Order, 2 p. m.*

**UNFINISHED BUSINESS.**

None.

**NEW BUSINESS.****Adopted.**

The following resolutions were *adopted*:

**Legislative Measures Recommended.**

(Code No. 5.35)

On recommendation of Special Tax Committee.

Resolution No. 1814, as follows:

Resolved, That the Board of Supervisors, in accordance with the report of its Special Tax Committee, appointed to consider Legislative Bills affecting San Francisco, recommends the passage and urges its Legislative Representatives in Sacramento to support the following measures:

Assembly Bill No. 228—Granting blind persons right to be accompanied by dog in public conveyances.

Assembly Bill No. 603—This is a maternity bill and provides that indigent maternity cases requiring immediate hospital care shall be admitted to county hospitals irrespective of term of residence in county.

Assembly Bill No. 292—which provides that whenever any chartered city, county, or city and county is authorized by its charter to issue revenue bonds in negotiable form, this act will authorize issuance of such bonds as negotiable instruments.

Assembly Bill No. 884—This measure makes it a misdemeanor for any person to climb on any pole, tower, or other part of electrical transmission line without a permit.

*This would be beneficial to San Francisco in connection with the Hetch Hetchy Power System.*

Assembly Bill No. 248—This bill would give airports a lien upon aircraft to secure payment of storage or repair charges.

*This is a desirable measure and should be supported.*

Assembly Constitutional Amendment No. 22—This amendment proposes that all airports be exempt from taxation except for State purposes until a future date not yet inserted in the bill. San Francisco now receives no taxes from airport property but pays San Mateo County approximately \$2,000.00 a year in taxes upon San Francisco Airport land.

*This constitutional amendment, if passed, would relieve San Francisco of this tax expense and would therefore be beneficial to the San Francisco Airport.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Legislative Measures Opposed.**

(Code No. 5.35)

Also, Resolution No. 1813, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legislative bills affecting San Francisco, recommends defeat and urges its legislative representatives in Sacramento to oppose the following measures:

Assembly Constitutional Amendment No. 43, re: Quarterly Installment of Taxes.

Assembly Bills Nos. 635, 209, 217, 226, 1402, 1404, 1405, 1408 to 1432 inclusive, 1434, 1435, 1437 to 1441 inclusive, 1443 to 1453 inclusive, 1455 to 1458 inclusive, 1460, 1461 and 1864.

*The Tax Committee's action was premised upon the sub-committee's report that constitutional amendments are required in order to carry into effect the purposes of the several bills, and that such constitutional amendments had not been prepared or introduced to the Legislature. Further, that all of these bills, as written, would throw the City and County of San Francisco into financial chaos, due to the fact that they are counter to many of the constitutional and charter provisions, as follows:*

- (1) The borrowing and payment of money between funds:*
- (2) The issuance and repayment of Tax Anticipation Notes.*
- (3) Operations under the Cash Provision of the Charter, by permitting tax payments to overlap the fiscal year, which would result in the suspension of governmental operations.*

*However, the committee desired to reiterate its position in favor of quarterly installment payments, providing that legislation could be enacted along lines that would not adversely affect the financial structure of the city and county.*

Assembly Bills Nos. 460 and 461—Report of Public Funds.

*This action was premised upon the Treasurer's report that these bills relating to the deposit of public funds in banks, either of state or any political subdivision, are ambiguous and, if enacted, would deprive counties, and cities and counties, of interest earnings to which they are entitled. The language indicates that interest up to \$5,000 would be earned on active and inactive deposits at 1 per cent and none above that sum.*

Senate Bill No. 358—Deposit of Public Funds.

*The action of the committee was premised upon the Treasurer's report that this is a bill which relates to the deposit of public funds in banks, which proposes to amend Section 3 by eliminating the interest on active deposits, and allowing an interest rate of not less than 1 per cent per annum on inactive deposits. The deposits of the City and County of San Francisco are all active for the reason that, if deposits in inactive accounts, a thirty-day notice would be required for withdrawals and a change from active to inactive accounts.*

*This, it was felt, would hamper the business of the city and county because the Controller would not be in a position to approve bills for payment without notifying the banks thirty days in advance of the amount of the claims.*

*Certain other provisions of this bill are ambiguous.*

*The Treasurer further informed the Committee that there was unanimous opposition by the Law and Legislative Committee of the County Treasurer's Association (which met in Sacramento February 13, 1935), to the aforementioned bills governing the deposit of public funds in banks.*

Assembly Bill No. 175—Sealer of Weights and Measures.

*This measure would require the Sealer of Weights and Measures at least once annually and at any other time upon written request of any user to inspect the meter or other instrument for measuring of any service sold by a public utility to such user. However, municipally owned public utilities are specifically excluded, so that it would have no effect upon San Francisco Water Department, but it would increase substantially the cost of the office of the Sealer of Weights and Measures.*

Assembly Constitutional Amendments Nos. 4, 7, 9, 11, 29, 30, 36, 37, 38 and 40—Tax Exemptions and Limitations.



Assembly Constitutional Amendment No. 6—which provides that real estate which, as security for the payment of a debt, is pledged by a mortgage, deed of trust, contract, or other obligation, shall be assessed as other property is assessed, at its value, less the amount of such mortgage, deed or trust or obligation.

Senate Constitutional Amendment No. 17—This proposed amendment treats with two entirely different taxation proposals, (one) the exemption of personal property and (two) the general taxation structure of the State.

*The Committee was of the opinion that if these two amendments are to be offered to the people to vote upon, they should be voted separately and not jointly.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Amendments Recommended to Pending Legislation.

(Code No. 5.35)

Also, Resolution No. 1812, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of its Tax Committee, urges its representatives in the State Legislature to provide for amendment to the following pending legislation, to-wit.

A. B. No. 215—This act would make it unlawful for any person, firm or corporation operating a railroad in the State of California, to require or permit any engineer, fireman, conductor, brakeman or trainman to personally receive, deliver or transmit orders for the movement of any train over telegraph or telephone lines.

*This measure should be amended to exclude municipally owned railroads as it might interfere with the operation of the Hetch Hetchy Railroad.*

Assembly Bill No. 1644—This act would cause all deposits left unclaimed with Public Utilities after a period of five years to escheat to the State. At the present time such deposits to guarantee payment for services are retained by the San Francisco Water Department. Unclaimed deposits now held by the Water Department amount to approximately \$5,000.

*This measure was introduced by Assemblyman Ray Williamson and your committee was of the opinion that he should be advised that we favor an amendment to the proposed measure which would permit deposits with municipally owned utilities, after the period specified, to escheat to the municipality.*

*Mr. Williamson was present at the meeting herein reported and expressed his willingness to have this measure so amended.*

Assembly Bill No. 355—This measure provides for a tax on gasoline used for aircraft. The tax so collected to be used for the purposes of highway construction.

*There is no opposition to the tax proposed, but the committee recommends that the measure should be amended to provide that funds so collected be allocated to the State, to counties, and cities and counties, for use in the development of airports.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Legislation to Be Closely Watched

(Code No. 5.35)

Also, Resolution No. 1815, as follows:

Resolved, That this Board of Supervisors, in accordance with the recommendation of its Tax Committee, recommends that the San Fran-

cisco members of the State Legislature be advised to watch Assembly Bill 1601 very closely. This act would require all electric wires used in connection with street railways and other electrical systems to be at least a certain number of feet above the ground. The number of feet is left blank in the act. If the number of feet inserted is greater than that of the Municipal Railway installations, the act would require that, within a limited period, wires be raised. This would entail large expense in line work and changes of equipment.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Adopted.

The following resolutions were *adopted*:

### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 1817, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of General Fund, Fiscal Year 1934-1935, to the hereinafter named; being refunds of amounts paid as duplicate payments of taxes, to-wit:

- |  |         |
|--|---------|
| (1) To J. L. Murray, per Vol. 2, page 154, line 18, of the Supplemental Unsecured Personal Property Roll for 1934.....   | \$ 1.91 |
| (2) Paul Gurewitz, per Vol. 1, page 165, line 3, 1934 Unsecured Personal Property Rolls.....   | 6.96    |
| (3) Janet C. Heise, per Vol. 15, Bill 1676, Lot 46, Block 2024, Fiscal Year 1933 .....   | 28.53   |
| (4) Anna Burelli, per Vol. 37, Bill No. 1189, Lot 10/11, Block 6193; Vol. 37, Bill No. 1191, Lots 14/15, Block 6193, Fiscal Year 1932 (\$2.43 and \$2.43), and Vol. 37, Bill No. 1197, Lots 10/11; Vol. 37, Bill No. 1199, Lots 14/15, Block 6193, Fiscal Year 1933 (\$2.09 and \$2.09)..... | 9.04    |
| (5) John P. Laborde, per Vol. 24, Bill No. 1585, Lot 87, Block 3602, Fiscal Year 1934 .....  | 22.74   |
| (6) Lester E. Bradford, per Vol. 14, Bill No. 71, line 5, Unsecured Personal Property, Fiscal Year 1934.....   | 3.38    |
| (7) California Pacific Title & Trust Company, per Vol. 13, Bill No. 839, Lot 4, Block 1722, Fiscal Year 1934.....  | 69.90   |
| (8) Crocker First National Bank, per Vol. 5, Bill No. 1223, Lot 5, Block 762 Fiscal Year 1934.....   | 100.00  |
| (9) Mrs. Albine Larney, per Vol. 43, Bill No. 2779, Lots 6/8, Block 7177, Fiscal Year 1934 .....   | 38.44   |

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Condemnation of Land for the Widening of Army St.

(Code No. 6.0211)

Supervisor Ratto presented:

Resolution No. 1819, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcel of real property situate in the City and County of San Francisco, State of California:

Beginning at a point perpendicularly distant southerly 300 feet from the southerly line of Twenty-sixth street and perpendicularly distant



easterly 50 feet from the easterly line of York street; running thence easterly parallel with said line of Twenty-sixth street 25 feet; thence at a right angle southerly 66 feet and 3 inches to the northwesterly line of Army street; thence southwesterly along said line of Army street 26 feet and 0 $\frac{5}{8}$  inches to the intersection of a line drawn southerly parallel with said line of York street from the point of beginning; thence northerly along the line so drawn 73 feet and 7 $\frac{3}{8}$  inches to the point of beginning.

Being portion of Precita Valley Lands.

Be It Further Resolved, That said land is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the widening of Army street between Potrero avenue and Bryant street. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said parcel of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Final Passage.

The following emergency ordinance recommended by the Finance Committee was presented and *finally passed* by the following vote:

**Appropriating \$89,411.25 for Care of Indigent Sick and Dependent Poor—Month of March, 1935; and Declaring the Existence of an Emergency.**

(Code No. 9.051)

Bill No. 684, Ordinance No. 9.051163, as follows:

Appropriating the sum of \$89,411.25 out of Appropriation 26.804.00-1, as provided by Resolution No. 1531, for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of March, 1935; and declaring the existence of an emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$89,411.25 is hereby set aside and appropriated out of Appropriation 26.804.00-1 (as provided by Resolution 1531) for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of March, 1935.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the care and maintenance of the indigent sick and dependent poor of the City and County of San Francisco, as follows:

That the funds heretofore appropriated for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco have been expended and that there is no money available at the present time for this purpose and that by reason thereof an immediate appropriation is necessary for the preservation of the lives and health of a large number of the citizens of the City and County.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

*Upon request of Supervisor Uhl, the Clerk, in connection with the foregoing, was requested to write the Controller requesting statement of the present condition of relief funds.*

**Interstate Commerce Commission Control Over Water Terminal  
Facilities Opposed.**  
(Code No. 5.2)

Supervisor Gallagher presented as the request of Mayor Rossi and U. S. Conference of Mayors:

Resolution No. 1818, as follows:

Whereas, there is pending before the Congress of the United States, Bill No. 5379 and Senate Bill No. 163, which propose to vest in the Interstate Commerce Commission control over both municipally-owned and privately-owned water terminal facilities; and

Whereas, there is pending before the present session of the Legislature of the State of California a bill to give to the City and County of San Francisco control of the San Francisco Harbor; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby protest to the Congress of the United States against the passage of any legislation which will vest any control of municipally-owned water terminal facilities in the Interstate Commerce Commission; and be it

Further Resolved, That a copy of this resolution be transmitted to the President of the Senate and to the Speaker of the House of Representatives and to Honorable Hiram W. Johnson and to Honorable William G. McAdoo, Senators for California, and to Honorable Richard J. Welch and to Honorable Florence P. Kahn, Congressional Representatives from the City and County of San Francisco.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolution was *adopted*:

**Leave of Absence, Supervisor Jesse C. Colman.**

(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 1816, as follows:

Resolved, That Honorable Jesse C. Colman, member of the Board of Supervisors, be and he is hereby granted a leave of absence of ten days commencing February 26, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Agreement to Curtail Service in Agricultural Commission If In-  
spection Fee Receipts Are Inadequate.**

The following was presented by Supervisor Gallagher and read by the Clerk:

Communciation from W. F. Carroll, Agricultural Commission, declaring as a matter of record that he shall see that the expenses of carrying on the inspection work in connection with the enforcement of the recent amendment to the Inspection Fee Ordinance in such a way that at no time the expense will exceed the revenue derived, and that in the coming fiscal year, in the event that such is the case, he will curtail the service so as to make the position self-supporting.

*Referred to Finance Committee.*

**Statement of Costs (Requested), Hetch Hetchy Tunnels.**

Supervisor McSheehy presented and the Clerk read the following:

Communication from the Associated General Contractors of America, Inc., by W. D. Coughlin, representative, requesting through the Board of Supervisors, that he be furnished a complete statement of costs



covering the \$6,500,000 bond issue of May, 1932, for the construction of Hetch Hetchy tunnels.

*Referred to Public Utilities Committee.*

### **Wage Adjustments, Fabrication and Installation of Pipe Lines.**

The following was presented and read by the Clerk:

Communication from Boilermakers' Union No. 51 calling attention to complaints against eleven firms for violations of the National Industrial Recovery Act, which act provides for increasing employment by reducing working hours with no reduction in the weekly wage, and requesting that the Board of Supervisors take up the matter in the interest of labor and award no contracts to firms that have not made adjustments according to the NIRA code.

*Referred to Finance Committee.*

### **Riding Academy, Galvez Avenue.**

On motion of Supervisor Gallagher, communication from Jimmie Kerrigan, addressed to Supervisor Brown, relative to compliance of Riding Academy on Galvez avenue with requirements of Board of Health, was referred to Supervisor Ratto for investigation and report.

### **Report Requested—Street Repairs.**

Supervisor Brown stated that on October 8, 1934, he requested from the Department of Public Works a report of the operations of the Bureau of Street Repair, covering eight months of the past fiscal year, which report he received. Supervisor Brown requested further report, covering the last four months of the past fiscal year.

On motion of Supervisor Brown, Clerk was requested to ask for report for next Monday's meeting and that Mr. Worden be requested to attend.

*So ordered.*

### **Hearing on Charter Amendment—Revenue Bonds.**

Supervisor Havenner moved that the matter of proposed Charter amendment, providing for issuance of revenue bonds, be made a special order of business for February 25, 1935, at 3 p. m.

*So ordered.*

### **County Supervisors' Convention.**

Supervisor Shannon announced meeting of the County Supervisors Association at Sacramento, March 6, 7 and 8, 1935. On motion of Supervisor Hayden, Supervisor McSheehy was appointed on committee to attend meeting. Committee of Board to attend convention is now: Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri and Shannon.

### **ADJOURNMENT.**

There being no further business, the Board of Supervisors, at the hour of 6 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 4, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, March 4, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, MARCH 4, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 4, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

Quorum present.

Supervisor Brown appeared and was noted present at 2:30 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of February 28, 1935, was considered read and approved.

### In Memoriam: Fremont Older.

(Code No. 5.91)

Supervisor Gallagher presented:

Resolution No. 1839, as follows:

The Board of Supervisors learns with deepest regret of the passing of Fremont Older, editor of the San Francisco Call-Bulletin.

For over half a century Fremont Older was continuously identified with San Francisco newspapers, and in his profession was a leader among those who sought to promote civil righteousness and political virtue. In his activities he was always friendly and sympathetic with the poor and the lowly, the working people and the unfortunate. He had a great heart which welled with human kindness for those whom fate had treated with sinister impact.

In days when San Francisco was in the depth of political infamy Older was the chief crusader in the movement to purge the municipality of official corruption. He relentlessly pursued the bribe givers as well as prosecuting the bribe takers.

In accomplishing these things he served a great purpose for moral uplift of the city and, once the fight was won for decency, he evinced a great tolerance for the victims of the malfeasances. In the latter years of his life his philosophy was that every man and every woman, though they made mistakes, were not to be blamed for all the evils that were forced upon them by so-called society. His motto became "Tolerance for the Intolerant."

He died with a host of friends, with the affection of many whom he had helped anonymously, and the gratitude and reverence of hundreds to whom he had extended a helping hand when they most needed it.

Truly San Francisco has lost a noble Christian man whose forthright preachments will surely lead many people to better thoughts and



lives. As a mark of respect the Board of Supervisors this day adjourns in honor of the memory of Fremont Older.

*Adopted unanimously by rising vote.*

#### Remarks of Supervisor Havenner.

Supervisor Havenner in eulogy said:

A great man has passed from the life of San Francisco, California and the nation. Fremont Older played a large part in making the modern history of our community and of our State. By nature a crusader and a passionate disciple of the Truth, he fought incessantly, with great wisdom and courage, to improve the lot of mankind, and his life work is adorned with a crown of great achievement. He was a man of rare kindness and abounding interest in his fellow beings. I have known no one who exercised a greater influence for good upon the lives of so many individuals than did Mr. Older. Everyone who ever worked with him or under his leadership, and thousands of others to whom his interest was directed, will testify lovingly to this fact.

It was my privilege to know Mr. Older intimately and to work under his editorial guidance for nearly a decade. I am very proud to be able to claim that he was my friend, and I wish to make acknowledgment now that his personality, his philosophy and his teaching have had a permanent influence upon my life.

He was, in the highest sense of the word, a genius. In the history of journalism of California his name will be written large. He was one of the foremost of the little group of individual editors and writers who shaped the destinies of our State during the early part of this century, and his passing leaves but two or three of those heroic figures in our midst.

A record of the things which he did to improve our standards of government and to purge official life of corruption has been told and retold so many times that it would be idle to repeat the recital here, but the imprint which he left upon the hearts and the minds of countless persons who knew and loved him will be an enduring monument to his memory.

#### SPECIAL ORDER—2 P. M.

##### San Francisco-Oakland Bay Bridge Transportation.

Consideration of report of Public Utilities Commission on the subject of bus and rail transportation across the San Francisco-Oakland Bay Bridge.

#### Communications.

The following matters were read by the Clerk:

Communication from Central Council of Civic Clubs, transmitting copy of resolution adopted by said organization favoring the operation of buses for trans-bay traffic over the San Francisco-Oakland Bay Bridge.

Similar communication from the Owners and Lessees Apartment House Association, Inc.

Also, seventy-five communications from various civic, labor and fraternal organizations favoring a mainland site were read by the Clerk.

Communication from E. G. Cahill, acknowledging notice to attend bus or railway transportation on San Francisco-Oakland Bay Bridge hearing before the Board March 4, 1935, at 2 p. m., and explaining his inability to be present; also expressing his willingness to cooperate and to answer any questions that may be submitted to him in writing.

· Ordered *filed*.

Whereupon, the roll was called on Supervisor Uhl's motion "that this Board of Supervisors endorse the matter of bus transportation

across the San Francisco-Oakland Bay Bridge," and the same was *defeated* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, Shannon—5.

Absent—Supervisors Brown, Roncovieri—2.

Thereupon, Supervisor Colman moved that rail transportation across the San Francisco-Oakland Bay Bridge be approved by the Board of Supervisors.

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Shannon—5.

Noes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Absent—Supervisors Brown, Roncovieri—2.

### SPECIAL ORDER—3 P. M.

#### Action Deferred.

On motion of Supervisor Havenner, the following matter *was laid over one week and made a Special Order of Business for 3:30 p. m.*:

#### Proposed Charter Amendments—Revenue Bonds.

February 25, 1935—Supervisor Havenner moved that the subject matter of his proposed Revenue Bond Charter Amendment be made a Special Order of Business for Monday, March 4, 1935, at 3 p. m.

(City Attorney is preparing amended draft which has been promised for this meeting.)

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

#### Supplemental Appropriation of \$87,174.28 for Payment of Claim of Turlock Irrigation District.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 678, Ordinance No. 9.051162, as follows:

Supplemental Appropriation of \$87,174.28 for Payment of Claim of Turlock Irrigation District.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Mayor, which was made at the request of the Public Utilities Commission, there is hereby appropriated from the Hetch Hetchy Power Operative Fund the sum of \$87,174.28 for the payment of the claim of the Turlock Irrigation District, for loss of revenue suffered by that District occasioned by the City withholding waters due said District under the Raker Act and which waters, if delivered to the said District, would have yielded an income to the District in the amount appropriated.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Amendment of Agricultural Commission Ordinance.

(Code No. 3.041)

Also, Bill No. 679, Ordinance No. 3.04142, as follows:

Amending Ordinance No. 3.04130 entitled as follows: "Authorizing the County Agricultural Commissioner to make inspections of, and to issue certificates determining the condition of agricultural products,



and providing a fee for the issuance thereof and fixing the amount of said fees," by adding three new sections thereto providing for the inspection of vegetables from places outside of the United States, and fixing the fees to be charged for said inspection, and authorizing the County Agricultural Commission certify as to the destruction of such vegetables as are unfit for human consumption.

Be it ordained by the People of the City and County of San Francisco as follows:

Ordinance No. 3.04130 entitled as above is hereby amended to read as follows:

Section 1. It shall be the duty of the County Agricultural Commissioner to inspect all fruits, vegetables, cereals, eggs, butter and cheese purchased by the Purchaser of Supplies for use by the City and County, or by any department, office or bureau thereof, and the cost of such inspection shall be paid by the person, firm or corporation selling or furnishing said commodities to the city.

Section 2. Upon the payment of the fees herein provided, the Commissioner shall issue to the seller of said commodities a certificate certifying to the condition of said commodities, and a copy thereof to the Purchaser of Supplies and no commodities purchased shall be accepted by the Purchaser which are not certified to be in accordance with the grade provided to be delivered to said Purchaser in accordance with his agreement of purchase with said seller.

Section 3. It shall also be the duty of the County Agricultural Commissioner, at the request of any shipper desiring to ship agricultural products, and the payment of the fee or fees herein provided, to inspect the products to be shipped and to issue to the shipper thereof a certificate certifying to said inspection, and to the condition of said products.

Section 4. The fees to be charged for the service provided for in this ordinance shall be as follows:

A. For inspection and certificates of products purchased for the City and County:

1. For the inspection of onions, beans, rice and other cereals, 2 cents per 100 lbs.

2. For the inspection of dried fruits, 3 cents per 100 lbs.

3. For the inspection of butter and cheese, 5 cents per 100 lbs.

4. For the inspection of eggs, 3 cents per case.

B. For inspection and certificates for agricultural products to be shipped, as follows:

1. 1½ cents per package with a maximum charge of \$3.00 for 500 packages; from 500 to 1000 packages, one-half a cent per package; and for all packages over 1000, one-quarter of a cent per package.

2. For each certificate of fumigation, 25 cents.

3. 25 cents shall be the minimum charge for any single certificate.

Section 5. It shall also be the duty of the County Agricultural Commissioner, at the request of the Consignor or Consignee, to inspect all vegetables shipped from any point outside of the United States of America to the City and County of San Francisco, irrespective as to whether said vegetables are shipped direct to said City and County or by re-shipment from points within the United States, for the purpose of ascertaining if said vegetables are fit for human consumption. Said inspection may be made either at the time of arrival of said vegetables in San Francisco, or at any other time before they are finally disposed of.

Section 6. The fees to be paid by the person or persons requesting said inspection shall be two cents for each package not above standard size, inspected by said County Agricultural Commissioner.

Section 7. The County Agricultural Commissioner shall, on the payment of the fees herein provided for, furnish to the person requesting said inspection, a certificate showing the total number of packages of vegetables inspected and the number fit for human consumption, as



well as the number unfit for human consumption and shall destroy all of such vegetables found to be unfit for human consumption.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Providing for the Procedure for the Payment of Claims for Damages Against the City and County of San Francisco When Said Claims Are Not the Subject Matter of Litigation.**

(Code No. 6.04)

Also, Bill No. 680, Ordinance No. 6.041, as follows:

Providing for the Procedure for the Payment of Claims for Damages Against the City and County of San Francisco When Said Claims Are Not the Subject Matter of Litigation.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Whenever any claim against the City and County of San Francisco shall exist in favor of any person, firm or corporation, and when said claim is not the subject of litigation, the same may be settled and compromised on the recommendation of the head of the department, board or commission in charge of the department against which said claim is made, and the approval of the City Attorney, and the consent of the Board of Supervisors.

Section 2. When the head of the department, board or commission in charge of the department against which said claim is made shall recommend the settlement and compromise of the same, and the City Attorney shall, in writing, approve said compromise and settlement, the Board of Supervisors may, by resolution, approve said settlement and compromise, and upon the adoption of such resolution, said claim may be compromised and settled, and when the Controller shall certify that moneys are available from the proper funds or appropriations to pay said claim as compromised and settled, the same may be paid.

Section 3. Any claim arising in damages where the amount thereof does not exceed One Hundred (\$100.00) Dollars, and when there is no litigation pending regarding the same, may be settled or compromised upon the recommendation of the head of the department against which said claim is presented and the approval of the City Attorney, but said claim shall be paid only when the Controller shall certify that moneys are available from the proper fund or appropriation to pay the same.

Section 4. The provisions of this ordinance shall not apply to claims presented against any municipally owned utility under the jurisdiction of the Public Utilities Commission.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Regulating Massage Parlors.**

(Code No. 3.041)

Also, Bill No. 681, Ordinance No. 3.04143, as follows:

Regulating the maintenance, operation and conduct of massage parlors; defining the term "massage parlor" and providing for the issuance of permits and licenses authorizing the maintenance, operation and conduct of massage parlors; fixing the amount of the fees therefor, and providing a penalty for the violation of said ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A massage parlor is hereby defined to be any place where any person, association, firm or corporation engages in, conducts, or carries on, or permits to be engaged in, conducted, or carried on any business of giving Turkish, Russian, Swedish, vapor, sweat, electric, salt, magnetic or any other kind or character of baths, physiotherapy, therapy, or any business of the same nature though bearing a different name, or any business of giving massage treatments or



alcohol rubs. For the purposes of this ordinance the term "massage" is construed to mean any manual manipulation of, or the application of a mechanical device to, the human trunk or limbs of another, except by a person holding an unrevoked certificate to practice the healing art under the laws of the State of California.

Section 2. It shall be unlawful for any person, association, firm or corporation to engage in, conduct, or carry on, or to permit to be engaged in, conducted, or carried on, in or upon any premises in the City and County of San Francisco, the operation of a massage parlor as herein defined without first having obtained a permit from the Department of Public Health so to do. Every applicant for a permit to maintain, operate or conduct a massage parlor shall pay a fee of ten (\$10) dollars therefor, and no license shall be issued therefor without said permit first having been had and obtained.

Section 3. The application for such permit shall set forth the exact nature of the baths and/or massage and/or treatment to be administered, and such application shall be accompanied by a certificate, signed by two reputable persons, residents of the City and County of San Francisco, testifying as to the moral character of the applicant or applicants. The Department of Public Health shall not issue a permit for the operation or maintenance of a massage parlor unless it be satisfied that the moral character of the applicant or applicants is such that the maintenance and operation of a massage parlor by said applicant or applicants will not adversely affect the public interest, morals or welfare.

Section 4. Any permit issued for a massage parlor may be revoked by the Department of Public Health for cause in any case where the provisions of this ordinance are violated, or in any case where, in the opinion of the Department of Public Health, such business is being managed, conducted or maintained without regard for the public health, or health of patrons or customers, or without due regard to proper sanitation or hygiene. Such permit may also be revoked by the Department of Public Health upon the recommendation of the Chief of Police establishing the fact that the person, association, firm or corporation holding such permit is not conducting such business in a moral way.

Section 5. Upon sale or transfer of a massage parlor, the permit and license therefor shall be null and void until an application shall have been made, and the transfer approved by the Department of Public Health, and a fee of ten (\$10) dollars shall be payable for each such transfer, which transfer shall be ordered only after examination and inspection of the premises covered by the permit. The provisions of Section 3 hereof shall apply to any person, association, firm or corporation to whom or which it is proposed to transfer a permit for the maintenance and operation of a massage parlor.

Section 6. Every person, association, firm or corporation operating a massage parlor under a permit as herein provided shall keep a record of the date and hour of each treatment and the name of the operator administering such treatment. Said record shall at all times during business hours be subject to inspection by Health Department officials and by the police.

Section 7. Every person, association, firm or corporation to whom or for which a permit shall have been granted, pursuant to the provisions of this ordinance, shall display said permit in a conspicuous place so that the same may be readily seen by persons entering the premises where the massage, bath or treatment is given.

Section 8. The Department of Public Health and the Police Department shall from time to time and at least twice each year, make an inspection of each massage parlor in the City and County of San Francisco for the purpose of determining that the provisions of this ordinance are complied with and every person, association, firm or corporation operating a massage parlor, as herein defined, shall pay a quarterly license fee of three (\$3) dollars to defray the cost of such inspection.



Section 9. Any person, association, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punishable by a fine not to exceed one hundred (\$100) dollars or by imprisonment in the County Jail for a period not to exceed three (3) months, or by both such fine and imprisonment.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### **Amending Automobile Parking Stations Ordinance.**

(Code No. 11.0823)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 683, Ordinance No. 11.08231, as follows:

Amending Sections 1 and 8 of Ordinance No. 3108 (New Series) entitled "Regulating the establishment and maintenance of automobile parking stations."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Sections 1 and 8 of Ordinance No. 3108 (New Series), the title of which is recited above, are hereby amended to read as follows:

Section 1. An Automobile Parking Station is hereby defined to be: a lot or parcel of land or any portion thereof not enclosed by a roofed building, where an automobile or automobiles is/are kept, placed, stored, or allowed to remain. Said term shall not be construed to apply to the keeping, placing or storing of automobiles used in the transaction of any business, trade or occupation upon any lot or parcel of land owned, leased or rented by the person, firm or corporation conducting said business, trade or occupation; nor shall it be construed to prohibit the owner of an automobile or automobiles from putting, keeping, placing or storing his automobile or automobiles upon any lot or parcel of land owned by him, *nor shall it prohibit the owner or lessor of any lot or parcel of land from permitting not more than two automobiles not owned by him, being kept or stored thereon, provided that no compensation or charge or consideration expressed or implied directly or indirectly is made, paid or promised for said storage or keeping.*

Whenever used in this Ordinance the term "Lot or Parcel" shall be construed to mean lot or parcel as delineated upon the diagrams and plots of the Assessor of this City and County.

Section 8. The following rules and regulations, to be inserted in any permit granted hereunder, shall govern the maintenance of Automobile Parking Stations and shall be strictly observed:

(a) The lot on which such station is maintained shall be enclosed on all sides by a substantial fence, suitably painted, except where walls of buildings exist contiguous thereto and such fence shall be not less than four nor more than twelve feet in height.

(b) No automobile shall be placed within three feet of any building on adjoining land.

(c) No automobile shall be operated or engine allowed to run except when entering or leaving the place.

(d) There shall be constantly kept on hand at least four barrels of clean dry sand, placed in different parts of the station, each barrel to contain an iron scoop and available at all times for the extinguishing of fire and for absorbing any oil that may fall upon the floor. The use of sawdust for such purposes is forbidden.

(e) The floor shall be of gravel, rock, earth, brick, or concrete.

(f) No nuisance of any kind shall be permitted or committed on the premises. Proper toilets and urinals shall be provided whenever required by the Board of Health or Health Officer.

(g) Exits and entrances shall be at least 15 feet in width.



(h) The interior of the station shall be lighted so that it shall contain no dark or obscure places.

(i) The station shall be kept in a clean and sanitary condition, and no additional fire hazard shall be permitted to be maintained.

(j) The washing or repairing of automobiles shall not be allowed on the premises except that minor adjustments of motor cars may be made by the owner or chauffeur in charge thereof.

(k) *It shall be unlawful to put, place, store or keep or permit or allow to be put, placed, stored or kept any automobile upon or in any lot or parcel of land or on any portion thereof hereinbefore defined to be an automobile parking station, unless a permit for the maintenance and conduct thereof as an automobile parking station is in full force and effect.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Ordering the Improvement of Fitzgerald Avenue.

(Code No. 12.0611)

The following matter, laid over from February 4, 1935, was taken up: Bill No. 665, Ordinance No. 12.061152, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors May 15, 1934, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934 of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Fitzgerald avenue between Jennings street and Third street, including the crossing of Fitzgerald avenue and Keith street, by grading to official line and subgrade; and by the construction of the following:

Item No. 1—Grading (excavation).

Item No. 2—Grading (embankment).

Item No. 3—12-inch vitrified clay pipe sewer, in place.

Item No. 4—12-inch by 6-inch vitrified clay pipe "Y" branches in place.

Item No. 5—Brick catchbasin, complete.

Item No. 6—10-inch vitrified clay pipe culvert, in place.

Item No. 7—Brick manholes, complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively as Lots 1, 12, 12A, 12B, 13, 14, 15, 16, 17, 18, 19 and 20 of Block 4940; Lots 2, 3, 4, 5, 6, 7, 8 and 9

of Block 4912; Lot 1 of Block 5444; all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

### Privilege of the Floor.

L. Hester, Secretary of Department of Public Works, was sent for and questioned regarding the possibility of assisting property owners by a contribution from the Good Roads Fund.

### Motion.

Supervisor Gallagher moved that the Streets Committee be directed to investigate the entire situation and that it be prepared, either when the grading is done or the paving starts, to consider at budget time recommending an appropriation for the relief of property owners on Fitzgerald avenue to the amount of 50 per cent of the cost of the work, and that it be the sense of the Board of Supervisors that we abide by that agreement.

Motion *carried*.

### Final Passage.

Whereupon, the foregoing bill was *finally passed* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## NEW BUSINESS.

### Adopted.

The following resolutions were *adopted*:

Authorizing Acceptance of Deeds and Payments of Sums of \$600 and \$650 for Lands Required for Sunset Reservoir.

(Code No. 12.4711)

On recommendation of Finance Committee.

Resolution No. 1824, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following named parties to certain lots in San Francisco, required for the Sunset Reservoir, and that the sums set forth opposite their names be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05:

E. R. Porzer and Frank Porzer, Lot 30, in Assessor's Block 2109.	\$600.00
Tista McPartland, Lot 22, in Assessor's Block 2110.	650.00

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

Also, Resolution No. 1825, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being refunds of amounts paid in duplicate for taxes, to-wit:

- |  |        |
|--|--------|
| (1) To—Gus Wollnick, per Vol. 5, page 204, line 3, Arbitrary Assessment Rolls for 1933.    | \$4.02 |
| (2) Jos. A. DeSoto, per Vol. 4, page 177, line 17, 1934 Unsecured Personal Property Rolls. | 7.83   |

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Authorizing Payment of \$600—Damages to Crops.**

(Code No. 9.051)

Also, Resolution No. 1826, as follows:

Resolved, That the sum of \$600 be paid to F. Pietronave & Company for a full release from all claims against the City and County of San Francisco, its contractors and agents for damage to crops caused or to be caused by construction of a five foot sewer from Twenty-sixth avenue and Eucalyptus drive to a point on the south side of Sloat boulevard opposite Thirty-third avenue, San Francisco, California, and by the removal of the existing two foot sewer between said points. Said sum of \$600 shall be paid from Appropriation No. 95.913.18, 1933 Sewer Bonds.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Payment of \$200—Account Erroneous Survey by Bureau of Engineering.**

(Code No. 9.051)

Also, Resolution No. 1827, as follows:

Resolved, That the sum of \$200 be paid to Otto Will for a full release from all claims against the City and County of San Francisco, caused or to be caused to Lots 9 and 10, in Assessor's Block 2717, situated on the west side of Market street, north of Copper alley, San Francisco, California, by reason of an alleged erroneous survey made by the Bureau of Engineering. Said sum of \$200 shall be paid from Appropriation No. 48.916.00, County Road Fund.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Lease and Agreement for Purchase of Additional Lands for Fleishhacker Playfield.**

(Code No. 12.1713)

(Code No. 12.1733)

The following resolution was taken up:

Resolution No. 1828, as follows:

Whereas, on December 9, 1929, the Board of Supervisors of the City and County of San Francisco passed Resolution No. 31743 (New Series), authorizing the execution of an Agreement by and between the City and County of San Francisco, a municipal corporation, and Spring Valley Water Company, a corporation, now styled Spring Valley Company, Ltd., a corporation, for the purchase of certain lands therein described and for the lease of lands for the so-called Fleishhacker Pool and Playfield; which said Agreement is dated December 24, 1929, and was recorded on February 20, 1932, in the office of the County Recorder of said City and County of San Francisco, in Book 2330 of Official Records, at page 274; and

Whereas, the said lease hereinbefore and hereinafter referred to is marked "Exhibit C" and attached to and made a part of said Agreement and contains an option to purchase certain parcels of land therein described; and

Whereas, the options granted under said Agreement and said lease have not been fully exercised; and

Whereas, it is now necessary and convenient for the expansion and the proper conduct of said so-called Fleishhacker Pool and Playfield that the said City and County of San Francisco lease additional land adjacent to the land described in the aforementioned Agreement and in



said lease, which said land is situate in the City and County of San Francisco, and bounded and described as follows:

All that tract of land bounded on the west by the easterly line of said so-called Fleishhacker Pool and Playfield; on the north by Sloat boulevard; on the east by Sunset boulevard; and on the south by the Lake Merced property of the City and County of San Francisco; which said land, together with the land not yet acquired under the terms of said Agreement and said lease, contains an area of 92.1484 acres, more or less; and

Whereas, said Spring Valley Company, Ltd., has agreed that said lease, made and executed as of the first day of July, 1929, and set forth in "Exhibit C" in said Agreement, may be cancelled and, upon said cancellation, to lease to said City and County of San Francisco the unacquired portion of Parcel 5 and all of Parcels 6 and 7 described in said aforementioned lease and Agreement, and the said additional lands hereinabove described, and to grant, in said lease to said City and County of San Francisco, an option to purchase said lands for the sum of \$363,986.18, according to the terms and conditions set forth in that certain agreement to lease this day presented to this Board for its approval; now, therefore, be it

Resolved, That in accordance with the recommendation of the Park Department and the recommendation of the Director of Property, the City and County of San Francisco enter into an Agreement with said Spring Valley Company, Ltd., a corporation, for the leasing of said additional land and that portion of Parcel 5 and all of Parcels 6 and 7 described in said Agreement and which have not yet been acquired for municipal purposes; and be it

Further Resolved, That said Spring Valley Company, Ltd., shall grant unto said City and County of San Francisco a good and valid option to purchase said lands consisting of 92.1484 acres, more or less, or any part or portion thereof, upon the terms and conditions set forth in said agreement of lease this day presented to this Board, which said option shall be binding upon the Spring Valley Company, Ltd., but shall not have to be exercised by the City and County unless the latter shall during any fiscal year appropriate out of the revenues of that year a sum sufficient to purchase said remaining portion of said Fleishhacker Pool and Playfield or some part thereof, or shall provide the requisite funds for the purchase of said remaining portions of said property by bond issue; and be it

Further Resolved, That said Agreement of lease, approved by the Park Department and the City Attorney, and presented to this Board for its approval, be, and the same is hereby approved and that said agreement of lease be executed in duplicate by the Mayor of the City and County of San Francisco and attested to by the Clerk of said Board of Supervisors; said lease to be made and executed as of the 1st day of January, 1935; and be it

Further Resolved, That the certain Agreement hereinbefore referred to and dated the 24th day of December, 1929, be modified by the cancellation of that certain lease attached thereto and marked Exhibit "C" and bearing date as of the 1st day of July, 1929; and be it

Further Resolved, That the following sums be paid to Spring Valley Company, Ltd., as rent for said leased premises, pursuant to said agreement dated January 1, 1935, from Appropriation No. 12.600.02, to-wit: The sum of \$9099.65 on June 30, 1935, as rent from January 1, 1935, to June 30, 1935; and the sum of \$3430.32 as a refund of the second installment of 1934-1935 taxes on said property, said latter sum to be paid after said Company shall have paid such taxes; and be it

Further Resolved, That nothing contained in this Resolution or in said lease to be executed shall be construed to obligate the City and County of San Francisco to complete the purchase of any of the parcels described in said agreement of lease; and be it

Further Resolved, That a copy of said Agreement be filed with the



Controller, and that the Director of Property each year, and before the preparation of the annual budget by said Controller, advise said Controller as to the amounts necessary to exercise any of the options contained in said Agreement, so that said amounts may be provided for in said budget.

Approved by the Director of Property.

### Privilege of the Floor.

Joseph Phillips, Director of Property, was heard in explanation of the terms of the proposed lease and agreement to purchase contract and as to the use to which the additional land was to be put.

### Committee of the Whole.

On motion of Supervisor Shannon, seconded by Supervisor Uhl, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of discussing the foregoing resolution:

W. B. Baker was heard requesting statement from Director of Property as to the total cost of the purchase of additional land for Fleishacker Playfield, including principal and rentals over the twenty-year period of the lease. Mrs. Rose Walter of the Central Council of Civic Clubs was heard in reference to providing playground facilities in neighborhoods where the children live. Carl J. Tietz, representing the Central Council of Civic Clubs and the Glen Park Promotion Association; R. S. K. MacMillen, representing Central Council of Civic Clubs; Fitzgerald Ames, representing Grattan Parent Teachers Club; Earl Carroll, representing Owners and Lessees Apartment House Association, Inc.; Henry Warfield, representing the Knights of Civilization, were also heard on the pending question.

### Motions.

Supervisor Uhl, seconded by Supervisor Shannon, moved to postpone one week.

Supervisor Roncovieri, seconded by Supervisor Schmidt, moved as an amendment to postpone until tomorrow at 10 a. m.

Amendment *lost* by the following vote:

Ayes—Supervisor Roncovieri—1.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—10.

Whereupon, the roll was called on Supervisor Uhl's motion to postpone one week and the same was *defeated* by the following vote:

Ayes—Supervisors Brown, Shannon, Uhl—3.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt—8.

### Motion Carried.

Supervisor Gallagher moved to postpone action until Monday, March 11, 1935, as a Special Order for 2:15 p. m., and that the members of the Park Commission and his Honor the Mayor be requested to be present.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Supervisor Shannon requested that notice be sent to the Southern Civic Club and others interested.

Supervisor Roncovieri requested that the Director of Property again interview the Spring Valley Land Company officials and get their ultimatum as to their readiness to sell the property without the 5 per cent rental charge.

**Committee of the Whole Arises.**

Whereupon, the Committee of the Whole, on motion of Supervisor Shannon, arose and reported to the Board that the subject matter is recommended for further hearing on Monday, March 11, 1935, at 2:15 p. m.

**Action Deferred.**

Whereupon, on motion duly made and carried, further consideration of proposed resolution was *laid over until Monday, March 11, 1935, and made a Special Order of Business for 2:15 p. m.*

**Adopted.**

The following resolution was *adopted* by the following vote:

**Cancellation of Tax Sales and Assessments—City Property.**

(Code No. 9.0411)

(Code No. 9.0412)

On recommendation of Finance Committee.

Resolution No. 1829, as follows:

Whereas, the Controller has reported that the following property now recorded in the name of the city and county was sold for unpaid taxes. Being city property these sales and assessments should be cancelled, and the City Attorney having consented thereto; therefore

Resolved, That the Controller be directed to cancel the following sales and assessments in accordance with the provisions of Section 3804A of the Political Code:

Vol.	Lot	Block	Assessed to	Sale	1930	1931	1932	1933
5	14	811	A. D. Lindauer.....	296	\$147.86	\$147.86	\$65.74	\$57.76
	25	811	James Conlin Co....	300	157.56	157.56	120.78	106.14
	26	811	Geo. P. Moran.....	301	157.56	157.56	120.78	106.14
43	1	7158	T. Bootz, et al.....	3010	48.48	25.04	24.56	21.58
19	37A	2702	L. Gerson.....	1995		29.09		
			in 1931 part of Lot 37					
27	10	4165						
		4195	J. Bogdanoff.....	2667		31.52		
34	35	5629	A. W. Janofsky....	4896			.79	1.40
36	9	6071	J. H. Sweetman....	5262			.79	1.40
37	7	6261	Alpine Bldg. Co....	5421			6.74	5.92

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following matters were *passed for second reading* by the following vote:

**Providing for the Amount Per Diem, Traveling Expense for Officers and Employees of the City and County.**

(Code No. 9.056)

On recommendation of Finance Committee.

Bill No. 686, Ordinance No. 9.0563, as follows:

Providing for the amount per diem for officers and employees of the City and County of San Francisco for traveling expenses exclusive of transportation and Pullman charges and excluding traveling expenses incurred in the discharge of routine duty, and directing the Controller to establish rules for payment of claims for traveling expenses.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Whenever any officer or employee of the City and County of San Francisco, except in the discharge of routine duties, shall under



the authority of law or ordinance leave the City and County for the purpose of performing any official duty for or on behalf of the City and County, or for the purpose of rendering any service to, or for the City and County, or for the purpose of officially representing said City and County, or any commission or department thereof, said officer or employee shall be allowed as the expense incident to said service the actual cost of transportation, including Pullman charges, together with an amount not to exceed fifteen dollars per day for each and every day while said officer or employee is absent on said official business.

Section 2. The Controller shall establish rules for the payment of all amounts payable pursuant to Section 1 hereof, and for the presentation of such vouchers as he shall deem proper in connection with expenditures made pursuant to said section. No allowance shall be made for traveling expense provided for in this ordinance unless appropriations for such expense have been made by annual or supplemental appropriation ordinance enacted in accordance with the provisions of the Charter.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Appropriation of \$6,227.35 From County Jail Bond Fund for Purchase of Equipment, New County Jail.**

(Code No. 9.051)

Also, Bill No. 687, Ordinance No. 9.051164, as follows:

Appropriating \$6227.35 from County Jail Bond Funds to the credit of Item 89.901.33, New County Jail Equipment, for the purchase of necessary equipment for the new County Jail.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$6227.35 is hereby set aside and appropriated from County Jail Bond Fund to the credit of Item 89.901.33, New County Jail Equipment, for the purchase of necessary equipment for the new County Jail.

Controller approves as to funds being available.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Cancellation of Certificate of Sale Issued by Tax Collector Pursuant to the Tunnel Procedure Ordinance, Upon Which No Deed Has Been Executed by the Tax Collector.**

(Code No. 12.0333)

Also, Bill No. 688, Ordinance No. 12.03332, as follows:

Providing for the cancellation of certificates of sale heretofore issued by the Tax Collector under and pursuant to the Tunnel Procedure Ordinance and amendments thereto for land assessed for the construction of the Sunset Tunnel, in all cases where certificates have been issued for the sale of said property and no deed to said property has been executed by the Tax Collector.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Tax Collector of the City and County of San Francisco is hereby directed to cancel any and all certificates of sale issued by him under and pursuant to the provisions of the Tunnel Procedure Ordinance of the City and County of San Francisco and amendments thereto, for land assessed for the construction of the Sunset Tunnel and to cancel the assessments against the property covered by said certificates in all cases where the owners of said property shall, on or before April 9, 1936, pay to said Tax Collector all amounts due upon the respective parcels of property mentioned in said respective certifi-



cates together with twenty-five (25) per cent of the amount for which the said respective parcels of property were sold.

Section 2. In all cases where the owners or those interested in the several properties described in the aforesaid certificates have not, at the expiration of April 9, 1936, paid the respective amounts for which said several properties have been sold together with the penalties provided for the non-payment thereof, then, in that event, the Tax Collector shall forthwith proceed to execute deeds to the persons to whom said properties were sold in accordance with the provisions of the Tunnel Procedure Ordinance.

Section 3. This ordinance shall not annul or repeal any provision of said Tunnel Procedure Ordinance or amendments thereto, except in so far as it gives to the Tax Collector of the City and County of San Francisco the right to permit the redemption of the said several properties mentioned in said certificates of sale heretofore issued and to which a deed has not been executed within the time herein specified and thereafter this ordinance shall become null and void.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Action Deferred.

The following recommendation of Public Health Committee was presented and, on motion, *laid over one week*:

#### Authorizing City Attorney to Institute Proceedings for the Abatement of Nuisance at 3601 Clay Street.

(Code No. 17.09)

Resolution No. 1820, as follows:

Resolved, That, in accordance with the recommendation of the Police Department, the Health Department and the Bureau of Fire Prevention, the Board of Supervisors of the City and County of San Francisco, State of California, does hereby declare that the premises numbered, known and designated as No. 3601 Clay street, in the City and County of San Francisco, be and the same is hereby declared to be a public nuisance and the City Attorney of said City and County is hereby directed to abate the same in conformity with the provisions of Section 731 of the Code of Civil Procedure of the State of California.

#### Action Deferred.

The following recommendation of Committee on Fire, Safety and Police was, on motion, *laid over one week and made a Special Order of Business for 3 p. m.*:

#### An Ordinance Regulating the Distribution of Advertising Matter, Providing for the Issuance of Permits and Licenses Therefor, and Fixing the Fees and Charges for Said Permits and Licenses, Providing a Penalty for Violation of This Ordinance and Repealing Ordinances or Parts of Ordinances in Conflict Herewith.

(Code No. 11.00)

Bill No. 685, Ordinance No. 11.0011, as follows:

An ordinance regulating the distribution of advertising matter, providing for the issuance of permits and licenses therefor, and fixing the fees and charges for said permits and licenses, providing a penalty for violation of this ordinance and repealing ordinances or parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm or corporation to distribute, cause to be distributed, or suffer, allow or permit the distribution of any handbill, dodger, circular, booklet, card, pamphlet,



sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, to or upon any premises in the City and County of San Francisco, by placing or causing any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices of commercial advertising, to be deposited or placed in or upon any porch, yard, steps, hallways, or mail box located on, or used in connection with such premises when:

(a) Such premises have posted thereon in a conspicuous place, a sign or signs of at least eight square inches in area bearing the words "No Advertising," unless such person, firm or corporation has first received the written permission of the person or persons occupying such premises authorizing him or it so to do;

(b) It is apparent that such premises are vacant;

(c) It is apparent that a previous day's distribution of such advertising matter has not been removed.

Section 2. It shall be unlawful for any person, firm or corporation to distribute, or cause to be distributed, in or upon any premises in the City and County of San Francisco, any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, unless the same is folded or otherwise so prepared or placed, that it will not be blown therefrom by the winds.

Section 3. It shall be unlawful for any person, firm or corporation, except the holder of a *distributor's permit* granted pursuant to the terms of this ordinance, to distribute, or cause to be distributed by employees or otherwise, any such handbill, dodger, circular, booklet, pamphlet, card, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing.

Section 4. A *distributor's permit* shall be obtained by filing an application therefor with the Chief of Police upon forms to be prescribed and furnished by said Chief of Police. Unless a distributor's permit previously issued to the applicant shall have been revoked, upon filing such application the Chief of Police shall forthwith issue a distributor's permit to the applicant. Such permit shall contain a serial number and be granted for a period of one year, and, unless sooner revoked, shall be renewed upon application of the holder thereof.

The Chief of Police shall have power to revoke any distributor's permit issued under authority of this ordinance, for the violation by the holder of said permit or by any of his or its servants, agents or employees, of any of the provisions of this ordinance, or when the Chief of Police shall determine that the holder of said permit in the use thereof is violating, or attempting to violate any law of the United States, or of the State of California, or any ordinance, rule or regulation of the City and County of San Francisco or of any department thereof.

No permit shall be revoked except after notice given to the holder of said permit, specifying the reasons why said permit is to be revoked, and when and where the holder shall be given an opportunity to present his reasons why said permit should not be revoked. Said notice shall be mailed to the holder of said permit at his place of address as specified in his application for said permit, at least five (5) days before the hearing on the revocation of said permit.

When any permit issued to any person pursuant to the provisions of this ordinance is revoked, said person may, within thirty (30) days after the date of said revocation, appeal to the Board of Permit Appeals from the order of the Chief of Police revoking said permit, and the Board of Permit Appeals shall hear said appeal and act upon the same as provided in the Charter of the City and County of San Francisco.

When the revocation of any permit has become final, an application for the reissuance of the same may be made to the Chief of Police, and if said Chief of Police is satisfied with the reasons for which said per-



mit was revoked no longer exist, the said Chief of Police may reissue said permit.

Section 5. Each permit granted pursuant to the provisions of this ordinance shall be given a serial number and the holder of said permit shall not directly, or through his servants, agents or employees, distribute or suffer to be distributed, any advertising matter hereinbefore referred to unless the words "Distributor's Permit No. ——" (with the permit number designated by the Chief of Police inserted) shall be stamped in a legible manner on each separate piece of said advertising matter.

Section 6. The provisions of this ordinance shall not apply to the distribution and delivery of any newspaper, or newspapers, which is or are capable of being entered in the United States mails as second-class matter under the provisions of the United States Post Office Regulations of March 3, 1879, or any statute of the United States.

The provisions of this ordinance shall not apply to the distribution or delivery of any publication printing news of a general nature and keeping advertising space therein open to the public and the publishing of general advertising therein.

Section 7. Every person, firm or corporation receiving a permit to distribute advertising matter as provided in this ordinance shall, as long as he or it shall exercise the privileges granted by said permit, pay a license fee of five (\$5) dollars per quarter for the privilege of so doing, and an additional sum of twenty-five (25c) cents per quarter for every employee in excess of sixty (60) distributing employees. Said license shall be payable quarterly in advance and any person, firm or corporation failing to pay said license shall forfeit any permit issued pursuant to the provisions hereof. Provided, however, that any person, firm or corporation holding a distributor's permit issued as in this ordinance provided and who is engaged in the conduct of any business other than that of distributing advertising matter may, subject to the regulations provided for in this ordinance, and without the payment of any license, distribute advertising matter herein referred to, if said advertising matter is used solely and exclusively to advertise the business of said person, firm or corporation, and is distributed directly by said person, firm or corporation conducting said business, and that not more than ten thousand (10,000) copies of any advertising matter is distributed by said person, firm or corporation on any one day.

Section 8. Every person, firm or corporation making any application for a permit under this ordinance, or for the renewal or reissuance of any permit shall, at the time of making said application, pay to the Chief of Police a fee of five (\$5) dollars.

Section 9. It shall be the duty of the Chief of Police to investigate, or cause to be investigated, all complaints made regarding the violation of any of the provisions of this ordinance, and to take such action regarding any violation as is provided in this ordinance.

Section 10. All ordinances, or parts of ordinances, in conflict with the provisions of this ordinance are hereby repealed.

Section 11. Every person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not more than one hundred (\$100) dollars or by imprisonment in the County Jail for a period of not more than thirty (30) days, or by both such fine and imprisonment, and upon such conviction the court may suspend or revoke the distributor's permit of such person, firm or corporation.

Section 12. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more



other sections, subsections, sentences, clauses or phrases be declared unconstitutional.

**Adopted.**

The following resolutions were *adopted* by the following vote:

**Legislative Measures Opposed.**

(Code No. 5.35)

On recommendation of Special Tax Committee.

Resolution No. 1821, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legislative bills affecting San Francisco, recommends defeat and urges its legislative representatives in Sacramento to oppose the following measures:

Assembly Bills Nos. 2070 and 2073—These bills provide for the mailing of only one sample ballot when two or more voters are registered under the same family name at the same address.

*The Committee concurred with the recommendation of its Sub-Committee that each elector is personally entitled to receive a sample ballot.*

Assembly Bill No. 2287—*This bill raises percentage of vote for the qualification of a new party from one to two per cent of the entire vote of the State.*

Assembly Bill No. 2362—*Provides for the printing of the precinct polling place on the face of the envelope instead of the enclosure of a card. This was considered impracticable and would provide increased costs.*

Assembly Bill No. 967—*Provides for a Property Index of Real Property Transfers. This was considered a duplication of work performed by the Assessor.*

Assembly Bills Nos. 1709, 1712 and 1728; Senate Bills Nos. 741, 745, inclusive, and 748-751—These bills propose to cause documents to be filed and not recorded (copies in records) thereby eliminating all of the safeguards of recordation against the loss of documents, etc., caused in filing which may or may not be faulty.

*It is the express belief of the Sub-Committee that these bills are sponsored by a certain group for the primary reason that they would reduce recording fees.*

Assembly Bill No. 811—*This bill would create a State office known as Public Trustee.*

Assembly Bill No. 1623—This is an emergency measure creating a board of review to consider cancellation of tax assessments.

*The Committee premised its disapproval on the fact that the bill concentrates an excessive amount of power in three members of the board of review.*

Assembly Bill No. 1635—*This measure practically repeals the act whereby payment of taxes is made a prerequisite for the issuance of an automobile license. This would result in a large revenue loss to the City and County.*

Assembly Bill No. 1718—*This measure creates a "California Tax Commission" to deal with all tax matters in the State and its subdivisions, and was considered inconsistent with constitutional provisions relating to the tax structure of the State.*

Assembly Bill No. 1798—*This bill authorizes the use of one year's assessment roll, with required changes added, for the next year.*



Assembly Bill No. 1964—*Sub-Committee recommends disapproval on the grounds that the City is surrendering the rights it now has in connection with the seizing and selling of personal property for taxes due and is receiving nothing in return.*

Assembly Bill No. 2242—*This bill adds Section 3832 to the Political Code, which provides that in the event of the destruction of personal property by or after 12 Meridian on the first Monday in March, the lien on the personal property shall attach to the insurance, and the insurer shall pay to the Assessor from such insurance all taxes, etc., which may be due against the identical property so destroyed.*

Senate Bill No. 296—*This measure provides that all property must be assessed at its full cash value, as determined by average earning capacity or sales. The language of this bill was considered inadequate and misleading and in conflict with certain court decisions.*

Senate Bill No. 588—*This measure is unlimited in its scope, as it exempts from taxation all personal property in connection with displays or exhibitions at any exposition, fair, carnival or public exhibit. Recommendation is made that our legislative representatives urge that legislation be enacted which shall specifically exempt from personal property taxation exhibits brought within the State for the exposition planned for California in 1937-38.*

Senate Bill No. 838—*This bill, if passed, would eliminate the present personal property tax on motor vehicles and would cause an annual loss to the City and County of San Francisco of \$500,000.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Legislative Measures Recommended.

(Code No. 5.35)

Also, Resolution No. 1822, as follows:

Resolved, That the Board of Supervisors, in accordance with the report of its Special Tax Committee, appointed to consider legislative bills affecting San Francisco, recommends the passage and urges its legislative representatives in Sacramento to support the following measures:

Assembly Bill No. 1089—*This bill clarifies the existing statute and does away with the necessity of calculating the number of acres of land in each county subject to the various tax provisions, thereby eliminating the expense in connection therewith.*

Assembly Bill No. 1138—*This bill fixes a time limit and simplifies the procedure in connection with the refund of taxes, penalties and costs erroneously paid.*

Senate Bill No. 65—*This bill amends Section 3804A of the Political Code covering the correction of erroneous assessment and tax by providing that the Auditor shall make the change on the record instead of the person who is in charge of the record.*

Senate Bill No. 115—*This bill prevents assessing, tax collecting and license collecting officers from lending money to people for the payment of taxes or licenses.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Legislative Measures Recommended.

(Code No. 5.35)

Also, Resolution No. 1823, as follows:

Resolved, That the Board of Supervisors, in accordance with the re-



port of its Special Tax Committee, appointed to consider legislative bills affecting San Francisco, recommends the passage and urges its legislative representatives in Sacramento to amend the following measures:

Assembly Bill No. 1514—*This bill amends an act to authorize Assessors and Tax Collectors to accept checks, etc., in payment of taxes, subject to due honor thereof, and for the depositing of such checks, etc., in banks.*

*The new section added to this statute, known as No. 5, relieves the Assessor and Tax Collector from responsibility of loss of public money resulting from the deposit, and was believed to be a fair requirement and was approved.*

*This bill also amends Section 3 of the act. The act at present provides that upon the deposit by the Assessor or Tax Collector of checks, etc., they shall receive therefrom cashier's checks from the bank or banks. This bill amends the act to provide that upon the deposit by the Assessor or Tax Collector of checks, etc., and upon collection of such checks, etc., they shall receive therefrom cashier's checks from the bank or banks.*

*Lines 5 and 6 delete proposed amendment inserted in bill: "and upon collection of such checks, drafts or money orders", and insert in lieu thereof: "under such conditions as he with the approval of the governing board of such county, city and county, city, town, municipality or other political subdivision may fix and determine, and"*

*This bill was introduced by Messrs. Maloney and Peyser. Assemblyman Maloney was present and agreed to submit the proposed amendment to this measure.*

Senate Bill No. 694—*This bill adds a new section to the Code of Civil Procedure exempting moneys paid to persons receiving direct or work relief pursuant to any State employment appropriation exempt from attachment or execution.*

*The Committee, however, was of the opinion that persons receiving county relief should be subject to the same exemptions, and suggest that the author of the bill be requested to so amend it.*

Senate Bill No. 696—*This bill makes it a misdemeanor to procure money from State relief funds by making false statements.*

*The Committee agreed that the same provisions re county funds, as recommended above, should be included.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## RECESS.

Whereupon, the Board at 7:15 p. m., took a recess until 8 p. m.

## REASSEMBLED.

The Board of Supervisors reassembled at 8:30 p. m., and the following members were noted present:

Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri, Shannon—5.

Quorum present.

President McSheehy presiding.

Supervisor Colman appeared and was noted present at 9:40 p. m.

Supervisor Havenner appeared and was noted present at 10:20 p. m.

Supervisor Shannon appeared and was noted present at 9:20 p. m.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

Communications of Leland W. Cutler, President of the San Francisco Bay Exposition, Requesting Use of Yerba Buena Shoals as Fair Site.

**SAN FRANCISCO BAY EXPOSITION**

A CALIFORNIA CORPORATION

818 Financial Center Building

Telephone EXbrook 4511

San Francisco, California

February 28, 1935.

Honorable James B. McSheehy, President, Board of Supervisors, City and County of San Francisco, City Hall, San Francisco, California.

Dear Mr. McSheehy: The officers and directors of the San Francisco Bay Exposition, a non-profit corporation, have reached the conclusion, after careful study of all available sites and consideration of the factors involved in bringing about a successful exposition in 1938, that the Yerba Buena Shoals is the best possible location.

As the result of our studies, which have covered engineering, construction, transportation and financial problems, we believe that the Yerba Buena Shoals is the only site which can be successfully financed without recourse to a bond issue.

In reaching the above conclusion, please be assured that the officers and directors of the Exposition Company have thoroughly investigated all of the principal sites suggested on the mainland of San Francisco not only by personal inspection and conference with the proponents of each of them but with the advice of competent experts on the problems involved.

The decision favoring Yerba Buena Shoals is based entirely upon the conviction that the site offers the best location from the standpoint of setting, surroundings and accessibility and is the only possible location providing that guaranty of financial success which would justify the assumption of leadership and responsibility of the citizens of our community who make up the directorate of our corporation and who would have to bear the burden of private financing.

The title to the Yerba Buena Shoals site is held by the City and County of San Francisco and so we respectfully ask that the City and County of San Francisco call upon the Legislature of the State of California to pass whatever permissive legislation may be necessary to make the use of the Shoals possible for exposition purposes and to aid actively in bringing this legislation about. We also respectfully ask the City and County of San Francisco to indicate its willingness, as the owner of this property, when called upon, to further the negotiations of the Exposition officers and directors for Federal funds for the reclamation of the Shoals, bearing in mind that the reclamation of the Shoals will at the conclusion of the Exposition, give to the City and County of San Francisco, an airport with an estimated salvage value of at least \$3,500,000.00.

With this cooperation from the City and County of San Francisco, it is the opinion of our directors, that an exposition of unusual attractiveness can be financially successful and that transportation costs to and from the site can be held at a minimum and within reach of all. It is needless for the directors to stress the importance of this exposition to San Francisco and its citizens and the necessity for immediate action by their elected representatives in order that rival undertakings now threatening may not interfere with our own progress.

In referring to the Directors of the San Francisco Bay Exposition, we include not only the members of the Executive Committee thereof, but also the larger group of some fifty prominent financial, business,



Industrial and civic leaders who have been in intimate touch with the entire exposition matter from its beginning and who have agreed to serve as directors of this corporation and accept the accompanying responsibilities of that office, if your cooperation is forthcoming in the matter of the Yerba Buena Shoals site.

These men feel that San Francisco should not be burdened with a bond issue and that her taxes should not be increased for exposition purposes. It is the judgment of these men that an exposition on the Yerba Buena Shoals site only would be financially successful and accordingly they would be willing to arrange for a certain amount of private financing there but would not feel justified in doing so on the other locations suggested. It is a matter of judgment as to whether these conclusions are correct but they are so arrived at as a result of careful study and in all sincerity. This group feels that such private financing as is necessary could better be pro-rated voluntarily than assessed in the form of taxes over all of our citizens. Also as a result of their investigation, these men have reason to believe that the Shoals are more susceptible to federal financing than other locations.

In order that you may be fully acquainted with the facts upon which the directors have selected the Yerba Buena Shoals, we are enclosing an analysis and report of the reasons why, in our opinion, this site offers the only logical location for the 1938 World's Fair.

We cannot stress too strongly that prompt action is imperative and we ask your cooperation accordingly.

Respectfully yours,

LELAND W. CUTLER  
President

P. S.—We are attaching a partial list of the Directors of the Corporation together with other responsible men comprising the group who have reached the conclusions outlined above. There are many others who have conferred with the Directors and have expressed themselves verbally in similar fashion and who will help most materially in financing on the above basis. A number of our Directors are absent from the City and are not quoted but to our own knowledge practically all of them agree with these conclusions.

PARTIAL LIST OF LEADING SAN FRANCISCANS ADVOCATING  
YERBA BUENA SHOALS AS ONLY POSSIBLE SITE  
FOR THE 1938 EXPOSITION

Wallace M. Alexander, Alexander & Baldwin  
R. F. Allen, President Down Town Association of San Francisco  
Paul Bissinger, President San Francisco Junior Chamber of Commerce  
W. P. F. Brawner, W. P. Fuller & Company  
W. N. Burkhardt, Editor San Francisco News  
Allen L. Chickering, Attorney  
Colbert Coldwell, Coldwell, Cornwall & Banker  
R. W. Costello, O'Connor, Moffatt & Company  
William H. Crocker, Crocker First National Bank of S. F.  
Leland W. Cutler, Fidelity & Deposit Company of Maryland  
A. B. C. Dohrmann, The Emporium  
John F. Forbes, President Californians, Inc.  
W. P. Fuller, Jr., W. P. Fuller & Company  
B. R. Funsten, President San Francisco Chamber of Commerce  
H. R. Gaither, Pacific National Bank  
Marshal Hale, Hale Bros. Stores, Inc.  
John R. Hayden, Atchison, Topeka & Santa Fe Railway Company  
A. F. Hockenbeamer, Pacific Gas & Electric Company  
K. R. Kingsbury, Standard Oil Company of California  
Frederick J. Koster, California Barrel Company, Ltd.  
R. D. Lapham, American-Hawaiian Steamship Company

Alfred J. Lundberg, Key System, Ltd.  
 J. W. Mailliard, Jr., Mailliard & Schmeidell  
 Atholl McBean, Gladding, McBean & Company  
 B. B. Meek, Hearst Publications, Inc.  
 Philip H. Patchin, Standard Oil Company of California  
 H. D. Pillsbury, Pacific Telephone & Telegraph Company  
 M. H. Robbins, Union Ice Company  
 Albert E. Schwabacher, Schwabacher & Company  
 R. S. Shainwald, The Paraffine Companies, Inc.  
 Judge M. C. Sloss, Sloss & Turner, Attorneys  
 Richard M. Tobin, Hibernia Savings & Loan Society  
 Carl W. Miles, Commander San Francisco County Council American  
 Legion  
 James Rolph III  
 A. W. Scott, Member Executive Committee Civic League of Improve-  
 ment Clubs & Associations  
 George D. Smith, Executive Chairman, California Northern Hotel  
 Ass'n.  
 Florence M. McAuliffe, Chairman, Citizens Emergency Relief Com-  
 mittee  
 Maurice E. Harrison, Former Chairman Democratic State Central  
 Committee  
 Dr. Rodney A. Youell  
 Arthur W. Brouillet, President San Francisco Bar Association  
 Harry S. Scott, President General Steamship Corp.  
 Wilson Meyer, Wilson & George Meyer & Company  
 W. A. Kemper, President Merced Manor Property Owners Ass'n.  
 James McCabe, Manager St. Francis Hotel  
 John F. Shea, Secretary San Francisco Convention & Tourist Bureau  
 Milton H. Esberg, General Cigar Co., Inc.  
 A. H. Brawner  
 George Wagner  
 Henry Eickhoff, Jr., Attorney  
 William Wobber, Wobber's, Inc.  
 Robert B. Coons, Broker  
 Brigadier General William E. Gillmore

March 1, 1935.

Honorable James B. McSheehy, President,  
 Board of Supervisors, City and County of San Francisco,  
 City Hall, San Francisco, Cal.

Dear Mr. McSheehy:

For the information of your honorable Board, the officers and directors of the San Francisco Bay Exposition enclose this brief report touching upon the factors which impelled them to select the Yerba Buena Shoals as the site for the 1938 Exposition in preference to other suggested sites.

It is not our purpose to draw odious comparisons among the various sites, but certain considerations which entered into the decision are set down for your information.

Nearly a dozen sites were studied but serious consideration finally narrowed down to three locations—South Basin, Lake Merced and Yerba Buena Shoals. Some six months of study of these three sites was made with but one thought in mind—to find the site which would give San Francisco the best possible exposition. As a result of these studies the following facts are set forth for your consideration:

1. SOUTH BASIN. A great deal of energy was devoted to developing the South Basin site. Many meetings were had with the various groups advocating the site and with individuals who had detailed knowledge of the site, and engineers were engaged who explored its possibilities. The site possesses excellent climatic conditions and sufficient acre-



age for the exposition, but in our opinion the difficulties standing in the way of its use eliminate it from consideration.

The land on which the exposition would have to be built is made up of many parcels with a great many different owners. Representations were made that these parcels were under option and could be dealt with as a unit. Although these representations were undoubtedly sincerely made, there was considerable question that the situation was in such shape as to be dealt with in this fashion. The possibility of condemnation proceedings in order to acquire integral parts of this location involved the danger of considerable delay and cost, which might very well result in not being able to have the exposition in 1938 if this site were chosen.

Various sums were mentioned as representing the cost of the land. We cannot attempt to be absolutely accurate in this matter but *five million dollars* was the amount generally mentioned. It goes without saying that the Exposition Company could not start with such an outlay for the purchase of land. Discussion was had as to the possibility of the Exposition Company leasing the land at a nominal or reasonable rental. The best that could be developed as to the meaning of a "nominal or reasonable rental" seemed to be probably five per cent interest of five million dollars. Some owners, however, would not admit that they had given options necessary. Necessity of buying or leasing this land at a costly amount made this site prohibitive.

As to the cost of developing this site, the most conservative estimates made by the South Basin World's Fair Association itself places it at \$5,788,321. The Association assumes that more than two million dollars, representing the cost of a permanent sea wall, would be paid by the State Board of Harbor Commissioners as a State project. It must be pointed out, however, that there is no assurance that the State Board would assume this responsibility.

Even if the land question could have been handled, engineers reported to us that the time factor in reclaiming the site was such as also to make it prohibitive. According to the most competent advice, it would be physically impossible to reclaim the area in time to construct the necessary buildings for the fair to open in 1938. The nature of the foundation of the site is such that it would be necessary to construct buildings on pilings, which would entail heavy additional costs. Furthermore, the character of the soil is such that lengthy delay would ensue before construction due to the necessity of allowing time for settlement of the fill.

These engineering factors alone eliminated South Basin from consideration, and it is not necessary to go into any other matters in connection with this site. We realize, of course, that such matters are controversial and debatable but we feel that our conclusions in respect to this site are sound even in the face of its many advantages.

2. LAKE MERCED. This site, very beautiful scenically, is owned in the main by the City and County of San Francisco, and there would be no question of acquiring private property. Intensive study was devoted to it which developed that it possessed certain disadvantages, which in our opinion far outweighed the advantages.

In order to avoid very costly expenditures for fillings and grades, it would be necessary to destroy the Harding Municipal Golf Course and make some arrangement to transfer players using that course to some other course at considerable expense to the Exposition Company.

While it is true that recent highway construction has opened a number of routes to this site, street car transportation to it leaves much to be desired with no assurance that such service would be improved at the time of the fair.

Residents in the vicinity of the site, including the Merced Manor Property Owners Association and the St. Francis Homes Association,



are on record in oppositon to the use of this area for a world's fair, a factor which must be taken into consideration. The site is far removed from either bridge, completion of which the exposition will commemorate, and is likewise a considerable distance from the center of San Francisco's population.

While the presence or absence of fog has not been a determining factor in the selection of the site, nevertheless it must be admitted that this area during the summer months when exposition attendance would be at its highest, is beset by weather conditions which would militate against the hope of large patronage. The importance of clear weather cannot be too strongly emphasized in considering the success of an exposition.

Except for perhaps a few buildings which might remain after the exposition, this site is not susceptible for consideration from a salvage viewpoint. The only effect of an exposition would be to destroy a splendid golf course, and as the property is city owned, there is no possibility of any development of large residential property values adding to the assessment roll as was the case of the Marina district after the Panama-Pacific International Exposition.

The cost of preparing this site depends upon the area used, but if present park facilities are to be preserved, it is estimated that the total would approach two million dollars.

For these various reasons in our opinion this site must be eliminated from serious consideration.

3. THE PRESIDIO. Officials of the Exposition Company were very favorably inclined toward the Presidio location. It would in effect have duplicated the site of the Panama-Pacific International Exposition, which was a proven success, and thus would have assured a comfortable feeling on the part of all of us for 1938.

The matter was gone into very carefully locally, and the President of the Exposition Company also investigated the matter personally in Washington. It was very apparent that a site on the Presidio would not be available, and this conclusion was augmented by many experiences which our directors have had in trying to obtain on the Presidio even very small locations for minor buildings important to San Francisco. Neither headway nor any encouragement was given to our efforts on this site. To the contrary, it was made plain to us that this site was not available. Therefore, we purposely did not make a formal request to the War Department for its use because we did not want the record to show any such action. The reasons for this are obvious.

4. YERBA BUENA SHOALS. The Yerba Buena Shoals in the opinion of the directors, offer all the advantages possessed by any other site with none of their disadvantages.

This site is within the City and County of San Francisco and owned by the City and County of San Francisco. Its acquisition, therefore, is merely a question of the enactment of permissive legislation for its use for an exposition site.

The Yerba Buena shoals lie virtually in the geographic and population center of the entire metropolitan bay district, which enhances the possibility of repeated attendance by the people of the entire bay region. This site also with the completion of the San Francisco-Oakland Bay bridge, will be closer from a transportation standpoint to a majority of the people of San Francisco than either of the two major mainland sites, according to exhaustive traffic surveys conducted not only by the San Francisco Bay Exposition but by independent organizations.

By reason of its location this site is peculiarly suitable to carry out the theme of the exposition—the celebration of the completion of the two bridges across San Francisco Bay. It lies in the shadow of the San Francisco-Oakland Bay Bridge, being directly connected with it, and from the site a glorious view of the Golden Gate Bridge will be visible at all times.



While definite statements on the subject cannot be made at this time, there is every reason to believe that the transportation charges to this site both by bridges and by ferry, will be extremely reasonable, and will not impose any burden upon potential visitors to the fair living either in San Francisco or elsewhere.

Contrary to widely circulated statements that weather conditions at Yerba Buena Shoals are unsuitable for an exposition, an examination of official government records discloses that this site is excellently situated with respect to climate and prevailing weather. During the past fifty-three years there has been an average of less than six days of fog annually. There is very little fog in March and April and none in May, June, July and August, the period during which exposition attendance would be at its peak. This is in direct contrast with many portions of the San Francisco mainland. Likewise, contrary to general opinion, the shoals are not swept by violent winds. The same official records disclose that during the last seven years the average velocity of wind during the summer months was 7.8 miles per hour and the winter average 6.1 miles per hour. This velocity indicates a mere breeze.

The exposition, in the opinion of the directors, must succeed or fail by reason of the number of visitors which it attracts through its gates. For that reason, if for no other, the site must be centrally located and immediately accessible to the greatest number of visitors. San Francisco has an estimated population of nearly 700,000, and in the East Bay reside some 500,000 persons who must be brought to the exposition if it is to be a success. Location of the exposition on Yerba Buena Shoals will afford all these persons on both sides of the bay easy access to it.

The Yerba Buena Shoals site will make it possible for the exposition to emphasize San Francisco's greatness as a seaport. Surrounded by maritime and naval activity, the exposition will be able to include in its program maritime events and pageants not possible except on this site.

Aesthetically, the setting, in the opinion of the directors, is superior to that of any exposition ever built. It will be readily visible to all persons entering or departing from San Francisco by whatever means of travel they employ. Rising from the blue waters of the bay on a new island, the site will instantly stir the imagination of every potential visitor and its value from a publicity standpoint is incalculable.

The salvage value of this site, the directors believe, far exceeds that of any other possible site in the bay region. At the conclusion of the exposition, with the removal of temporary buildings, the City and County of San Francisco will own at virtually no cost, what aviation experts declare will be one of the finest, if not the finest, airports in the entire world, a utility, which by reason of the rapid growth of air transportation, will be vitally needed by San Francisco within the next few years. Engineers estimate that the value of this airport development to the City and County can be set at a minimum of three and a half million dollars.

The directors likewise have reason to believe that the possibility of obtaining financial help from the Federal government for the development of the exposition site will be materially greater at the Yerba Buena Shoals than at any other site.

We believe that the above summary of our studies and conclusions should present a generally comprehensive outline of the reasons why the officers and directors of the San Francisco Bay Exposition believe that the Yerba Buena Shoals is the most logical site for the 1938 World's Fair.

Respectfully yours,

LELAND W. CUTLER

President.



**Communication From Owners & Lessees Apartment House Association, Inc., 681 Market Street, DOuglas 4716, San Francisco, Calif., in Opposition to Shoals Site.**

March 4, 1935.

Board of Supervisors, City Hall, San Francisco, California.

Gentlemen:—It is our understanding that both the matter of the Fair Site and the San Francisco-Oakland Bay Bridge transportation system are to come before your board at today's meeting. We respectfully call your attention to the fact that this organization representing in excess of 500 members, all of whom are either owners or lessees of some 1200 of the 4800 apartment houses of this city, have definitely gone on record on both of these questions as follows:

(1) We unanimously oppose the location of the World's Fair site on Yerba Buena Shoals and we respectfully submit that it is the absolute duty of every member of the Board of Supervisors to oppose anything but a mainland site.

(2) In the matter of the Bay Bridge Transportation System, this organization, as well as the Central Council of Civic Clubs, of which we are a member, are on record as favoring bus transportation. Our traffic committee has been engaged in the study of this matter for the past ten months and we can safely assure the members of this Board that there is no more logic to the arguments against buses, in favor of the obsolete and uneconomical rail system, than there is in putting the World's Fair site in the middle of the bay.

As the representatives of the people of San Francisco, in whose hands the future welfare of our city now rests, we respectfully desire to call your attention to the many facts which seem to support the contentions that a definite and deliberate program is under way to create a mass metropolitan area in the Bay District and to shift the center of that area from San Francisco to the East Bay.

Respectfully submitted,

OWNERS AND LESSEES APARTMENT HOUSE ASS'N.,

By E. J. CARROLL.

Committee of the Whole.

On motion of Supervisor Shannon, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of considering communication from Leland W. Cutler, president of the Citizens' Committee to Arrange for 1938 Exposition Celebrating the completion of the San Francisco-Oakland Bay Bridge and the Golden Gate Bridge, relative to the selection of a site on Yerba Buena Shoals for said exposition.

President McSheehy in the chair. All members heretofore noted being present.

**Organizations Favoring Exposition on the Mainland Within Radius of a Five Cent Fare.**

Communications from the following organizations, additional to those already recorded favoring the establishment of the exposition celebrating the completion of the San Francisco-Oakland Bay Bridge, were read by the Clerk, to-wit: Central Council of Civic Clubs, Portola District Merchants' Association, Central Sunset Merchants' Association (telegram), Haight-Ashbury Improvement Association, Glen Park Progressive Club, Ingleside Boosters Club, Ocean Avenue Merchants' Association, Saint Patrick's Day Convention, South Basin World's Fair Association, Sunset Merchants' Association (telegram), Owners and Lessees Apartment House Association.

*Referred to Public Welfare Committee.*

**Motion.**

Supervisor Colman, seconded by Supervisor Brown, moved that the Board of Supervisors grant the request of the directors of the Exposi-



tion Corporation and request the State Legislature to grant permission to use the shoals for exposition and recreation purposes.

Supervisor Gallagher presented a communication from George W. Gerhard, secretary, Civic League of Improvements Clubs and Associations, advising of the adoption of a resolution by said organization requesting the Board of Supervisors by its vote and action to use its utmost endeavors to induce the directors of the San Francisco Bay Exposition to reconsider their reported action adopting the shoals to the north of Yerba Buena Island as the site of the proposed exposition in 1938 in favor of a more suitable and accessible site on the San Francisco peninsula within range of a 5-cent street car fare.

Read and ordered *filed*.

#### Amendment.

Whereupon, Supervisor Gallagher moved as an amendment to the motion of Supervisor Colman, that this Board of Supervisors comply with the request made by the Civic League of Improvement Clubs and Associations and that the directors of the San Francisco Bay Bridge Exposition be respectfully requested to reconsider their action selecting the shoals to the north of Yerba Buena Island as the site of the proposed exposition in 1938 in favor of a more suitable and accessible site on the peninsula of San Francisco within range of a 5-cent carfare.

#### Privilege of the Floor.

S. A. Reeve, representing the East Bay and candidate for the office of councilman in the City of Oakland; George Gerhard, secretary of the Civic League of Improvement Clubs and Associations; G. A. Drager, Golden Gate Heights Improvement Club; J. Mahoney, Upper Noe Valley Improvement Club; H. C. Alexander, merchant, 524 Golden Gate avenue; Earl Carroll, representing Owners and Lessees Apartment House Association, Inc.; John F. Kelly, representing the Civic League of Improvement Clubs; Geo. Jones, Jr., member of subcommittee for Fair Site Selection appointed by the Welfare Committee of the Board of Supervisors of the City and County of San Francisco; Paul Besinger, president of the Junior Chamber of Commerce and representative of the board of directors of the Exposition Corporation; Henry Eicoff, representing the Junior Chamber of Commerce, were heard at length on the pending question.

Whereupon, Supervisor Gallagher's motion was *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

No—Supervisor Colman—1.

Absent—Supervisor Brown—1.

Supervisor Gallagher moved that further hearings on the matter of selection of an exposition site be postponed until we receive answer from the board of directors of the Exposition Corporation.

Motion *carried*.

Supervisor Roncovieri moved that the communication from the directors of the Exposition Corporation request information to use Yerba Buena Shoals as the site of the proposed exposition be printed, and interested organizations be furnished copies of same.

*So ordered*.

#### Committee of the Whole Arises.

Supervisor Shannon moved that the Committee of the Whole now arise and report that further consideration has been postponed one week.

Motion *carried*.

Whereupon, on motion of Supervisor Shannon, the foregoing matter

was made a *Special Order of Business* for 4 p. m., Monday, March 11, 1935.

Referred to the Board of Supervisors (Committee of the Whole).

The following was presented by Supervisor Uhl and *referred to the Board of Supervisors sitting as a Committee of the Whole*:

**Federal Government to Be Asked If a \$5,000,000 Appropriation Is  
Forthcoming for Exposition.**

(Code No. ———)

Resolution No. 1838, as follows:

Whereas, it is desirable that a world's fair be held to celebrate the completion of the two bay bridges; and

Whereas, many improvement clubs have by resolution advised the Board of Supervisors that their organizations prefer holding the world's fair on the mainland of the City and County of San Francisco; and

Whereas, approximately 200 citizens have attended the meeting of the Welfare Committee of the Board of Supervisors; and

Whereas, the sentiment was overwhelmingly in favor of holding the world's fair on the mainland of the City and County of San Francisco; and

Whereas, the holding of said World's Fair will provide a great amount of labor and demand for materials which is in line with the request of our President, Franklin Delano Roosevelt; now, therefore, be it

Resolved, That the Board of Supervisors request the Senators and Congressmen from San Francisco to ascertain from the Federal Government if an appropriation of \$5,000,000 would be forthcoming toward a world's fair to be held on the mainland of the City and County of San Francisco to celebrate the completion of the two bridges.

**Leave of Absence—Supervisor Warren Shannon.**

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented and *adopted* by the following vote:

Resolution No. 1830, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Warren Shannon, member of the Board of Supervisors, is hereby granted a leave of absence for a period of two days, March 9th and 10th, with permission to leave the State.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon—6.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri, Uhl—5.

**Leave of Absence—Dr. Howard McKinley, Member Civil Service  
Commission.**

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented and *adopted* by the following vote:

Resolution No. 1831, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Dr. Howard McKinley, member of the Civil Service Commission, is hereby granted a leave of absence for a period of two weeks, commencing March 8, 1935, with permission to leave the State.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri, Shannon—5.



**Opinion Requested as to Use of Surplus in 1928 Sewer Bond Fund.**

(Code No. 12.101)

Supervisors Shannon, Roncovieri and Ratto presented:

Resolution No. 1832, as follows:

Whereas, there remains in the "Sewer Bond Issue of 1928" a surplus of \$391,000; and

Whereas, a portion of the Alemany boulevard sewer, provided for in said bond issue, was constructed of redwood because of an estimated insufficiency of funds with which to construct said portion of concrete; and

Whereas, that portion of the Alemany boulevard sewer constructed of redwood has so deteriorated as to impair its function and to constitute a potential health menace to the residents in the surrounding territory; and

Whereas, there is a vital need for a further extension of the concrete sewer in this vicinity; now, therefore, be it

Resolved, That this Board of Supervisors does hereby request an opinion from the City Attorney and from Thomson Wood & Hoffman on the question of whether or not the surplus bonds in the aforementioned bond issue may be sold and the proceeds utilized in the construction of a concrete sewer, commencing at a point where the present concrete sewer terminates on Industrial street, continuing along such route as the Director of Public Works may designate, and terminating in the vicinity of Oakdale avenue and Revere street.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri, Shannon—5.

**Lease With Zellerbach-Levison Company of Larkins Building for Municipal Bus Storage.**

(Code No. 12.17353)

On recommendation of Public Utilities Committee.

Resolution No. 1833, as follows:

Resolved, In accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco, a municipal corporation, as lessee, enter into a written lease with Zellerbach-Levison Company, as lessor, for storage of Municipal Railway buses and other purposes, of certain space in the Larkins Building, situated at the northwest corner of Geary street and Arguello boulevard, San Francisco, California, for a term of six years, at a monthly rental of \$237.50. Said lease shall begin when the necessary alterations, changes and improvements on the premises are completed by the lessor.

The Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute said lease in behalf of the City and County of San Francisco. The rental for the fiscal year 1934-35 shall be paid from Appropriation No. 65.200.00.

Approved by the Director of Property.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri, Shannon—5.

**Award of Lease of Space at Airport to Pacific Airmotive Corporation.**

(Code No. 12.17353)

On recommendation of Public Utilities Committee.

Resolution No. 1834, as follows:

Whereas, pursuant to Ordinance No. 12.173532, Bill No. 661, approved January 11, 1935, the Director of Property advertised in the official newspaper of the City and County of San Francisco that bids or offers would be received by him on February 20, 1935, for leasing space at the San Francisco Airport in San Mateo County, California, for an airplane and engine maintenance station; and

Whereas, in response to said advertisement, the Director of Property received an offer from Pacific Airmotive Corporation, Ltd., to lease said station at the following rental, subject to cancellation by either party upon 90 days written notice, said lease to begin on March 15, 1935:

First year, \$100 per month.

Second year, \$100 per month.

Third year, \$126 per month.

Fourth year, \$168 per month.

Fifth year, \$220 per month; and

Whereas, no higher bids were made or received, and the bidder has deposited the sum of \$100 with the Director of Property in payment of the first month's rental; and

Whereas, the Public Utilities Commission has recommended that said lease be awarded to the Pacific Airmotive Corporation, Ltd.; now therefore, be it

Resolved, That said lease be and is hereby awarded to Pacific Airmotive Corporation, Ltd. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute said lease in behalf of the City and County of San Francisco.

Approved by the Director of Property.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri—4.

**Legislative Bodies of the State Petitioned to Have Muir Woods Toll Road Taken Into State Highway System.**

(Code No. 5.31)

Supervisor Gallagher presented:

Resolution No. 1836, as follows:

Whereas, it appears that the public interest and necessity of the toll road leading into the Muir Woods National Monument, in the County of Marin, be taken over by the State of California and same be inducted into the State highway system; and

Whereas, Muir Woods National Monument comprises 426 acres and is surrounded on three sides by a State park of approximately 992 acres, containing therein the most beautiful stand of redwood trees in the world, together with the most beautiful natural scenery one can have any conception of; and

Whereas, that for the small amount of money required in taking over this toll road as compared to the great amount of good it will accomplish, and the service rendered the public, taking into consideration that thousands of people from all over the United States and hundreds from foreign countries visit this beautiful park each year; and

Whereas, this being the only national park or monument in the entire United States in which the public has to pay a toll to private interests for access thereto, we feel it is a "blot" against the State's progress; therefore, be it



Resolved, That the legislative bodies of the State of California, in their 1935 session of the Legislature, take the necessary steps to have the Muir Woods toll road taken into the State highway system.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri—4.

**Exclusion From Bridge Transportation Franchise Broadway Five Cent Ferry.**

(Code No. ———)

Supervisor Uhl presented:

Resolution No. ———, as follows:

Whereas, for many years boat service has been given to citizens across the San Francisco Bay via Oakland Harbor to foot of Broadway to Oakland for a 5-cent fare; and

Whereas, the statement has been made that all passenger service will be discontinued in event that a 35-year franchise is given the Interurban Electric Company and Key System; and

Whereas, Mr. Florence McAuliffe this day informed me that the matter of continuing the passenger service above referred to is still under discussion; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco requests the Toll Bridge Authority to exclude from the franchise requested by the Interurban Electric Company and the Key System the service now being given by the Southern Pacific-Golden Gate Ferries, and whereby the citizens of the metropolitan district shall enjoy a continuance of the 5-cent fare.

*Referred to Public Utilities Committee.*

**Action Deferred.**

The following was presented by Supervisor Gallagher and *ordered filed* until the Board takes action on Senate Bill 323:

**Protest Against Senate Bill No. 323, Which Purports to Abolish Joint Highway Districts.**

(Code No. 12.05)

Resolution No. 1835, as follows:

Whereas, it is noted that there is pending before the State Legislature Senate Bill No. 323 referred to Committee on Roads and Highways, which bill, among other things, contains the following provision:

“Sec. 13. All joint highway districts shall go out of existence on the effective date of this act, and the boards of supervisors of the counties comprising such districts shall have no further powers in relation thereto after said date, except that such districts heretofore organized may (1) complete such construction projects as have been finally approved and a certified copy of the plans, specifications and detailed drawings of which have been transmitted to the director prior to the effective date of this act; and (2) liquidate their affairs.”

And, whereas, the enactment of such legislation will abolish all joint highway districts in the State of California; and

Whereas, said Senate Bill No. 323 specifically exempts bridge and highway districts, as follows:

“Sec. 5. The powers and duties of boards of supervisors in respect to any *bridge and highway district* heretofore incorporated pursuant to the provisions of Chapter 228 of the Statutes of 1923, approved May 25, 1923, as amended, are not limited or impaired by this act.”  
but there is no exemption of *Joint Highway Districts*; and



Whereas, the City and County of San Francisco is directly interested as a component of Joint Highway Districts Nos. 9 and 10, which are live and active districts engaged in the construction of Junipero Serra boulevard extension and the prosecution of the Ocean Shore boulevard project; and

Whereas, no commitment is contained in the proposed legislation whereby the work of these joint highway districts would be continued, for which reason these projects already under way can be neglected for many years to come; and

Whereas, the Joint Highway Districts Act was specially passed and designed for the purpose of enabling counties to carry on cooperative projects for the construction of highways in which the State was not particularly interested, but which the counties thought highly beneficial; and

Whereas, the enactment of the legislation contained in Senate Bill No. 323 with reference to Joint Highway Districts would undo and prevent the future development of such cooperative highway projects; now, therefore, be it

Resolved, That we, the Board of Supervisors of the City and County of San Francisco, do hereby protest against the passage of Senate Bill No. 323 unless the said proposed legislation gives the same exemption to *Joint* Highway Districts as it contemplates for bridge and highway districts; and be it

Further Resolved, That we particularly protest against Sections 13, 14 and 15 which provide for the abolishment of Joint Highway Districts; and be it

Further Resolved, That this protest and opposition is based upon the lack of commitment and evident inability of the State to finance these highly important joint highway projects in which the counties have been cooperatively engaged for many years past.

#### **Drapes in Chambers.**

Supervisor Gallagher inquired as to when drapes in chambers of Board will be reinstalled. President McSheehy agreed to take the matter up and to endeavor to hasten the repair and reinstallation of same.

#### **Board of Posting Notices of Permits Pending.**

Supervisor Gallagher asked that the Public Welfare Committee consider the location of a centrally located blackboard, on which should be posted notices of permits pending in all departments, and moved that the matter be referred to the Public Welfare Committee.

*So ordered.*

#### **Ventilation of Chambers.**

Supervisor Gallagher moved that the President of the Board be delegated as a committee of one, to bring to the attention of the Board the most expert thought on the proper and adequate ventilation of the chambers of the Board, and that the Finance Committee of the Board will be glad to receive the results of the President's inquiries at the very earliest moment.

*So ordered.*

#### **State Work on Bryant and Harrison Streets.**

Supervisor Ratto asked that his request of about two weeks ago, as to work being done on Harrison and Bryant streets, be renewed.

*So ordered.*

#### **Relative to Change in Date of Meeting of Public Utilities Commission.**

Supervisor McSheehy presented communication from E. G. Cahill, Manager of Utilities, acknowledging receipt of letter on subject of possible change of meeting time of Public Utilities Commission, and stat-



ing that the matter will be brought to the attention of the Public Utilities Commission at its next meeting.

*Ordered filed.*

#### Extension of Junipero Serra Boulevard.

Communication from Mary R. Schwab, secretary Joint Highway District No. 10, transmitting certified copy of resolution of assessment adopted by board of directors of Joint Highway District No. 10 at its meeting February 28, 1935, which resolution creates an assessment upon San Mateo County and San Francisco County according to the benefits that will accrue to said counties and State by the purchase of rights of way for Sections 2 and 3 of Junipero Serra boulevard in San Mateo County.

*Referred to Controller, Chief Administrative Officer and Mayor, for inclusion in the budget. Copy to be kept in Finance Committee.*

#### ADJOURNMENT.

Whereupon, the Board at the hour of 11:55 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 11, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, March 11, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco







# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, MARCH 11, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 11, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of March 4, 1935, was considered read and approved.

Retirement of Archbishop Edward J. Hanna; Nomination of Archbishop John J. Mitty in His Stead.

(Code No. ———)

Supervisor Hayden presented:

Resolution No. ———, as follows:

Whereas, the announcement of the retirement of His Excellency, The Most Reverend Edward J. Hanna, D.D., Third Archbishop of the Archdiocese of San Francisco is received with regret by the people of San Francisco; and

Whereas, San Francisco has been blessed by the nomination of Coadjutor Archbishop John J. Mitty to succeed the retiring Prelate; and

Whereas, the virtue of simplicity as manifested by Archbishop Hanna has endeared him to all San Franciscans and his service in the interest of human relationships has distinguished him as a genuine leader, and his withdrawal from the public life of the city will leave a vacancy difficult to fill; now, therefore, be it

Resolved, That the Board of Supervisors does hereby publicly express to His Excellency, The Most Reverend Edward J. Hanna, retiring Archbishop of the City and County of San Francisco, its felicitations and every good wish for the enjoyment of the peace and quiet that he now seeks in retirement; and be it

Further Resolved, That the Board of Supervisors does hereby extend greetings and congratulations to His Excellency, The Most Reverend John J. Mitty, Archbishop of San Francisco.

SUPERVISOR GALLAGHER: Mr. Chairman, the resolution is in very good form and at a splendid time and I hardly think it would be fair to the Board, although action would warrant an expression of the feeling that we have the sorrow that the Archbishop is leaving us, as he will, and with gladness that so fine a man is taking his place; however, I would like to respectfully suggest to the author of the resolution—I don't wish to amend it because I know he has put in some time on it—



that a resolution properly introduced and signed by the Mayor to accompany the Archbishop on his journey to Rome, as this is the last time he will be here, and that perhaps the author of the resolution will consider that if the Archbishop will consent, under the auspices of the Mayor and fellow citizens, that there might be a public departure by the citizens as a farewell to his paternalism and to his care of the people of this community during his Archbishopric. I simply make the suggestion so that if it is in order—I think the Archbishop would himself want to be consulted because, with his usual simplicity, he might not desire it, but it does seem to me that Catholic, Protestant, Jew and Gentile, would be glad of an opportunity to express their appreciation for what he has done in this community by way of a farewell gathering or meeting in his honor.

SUPERVISOR HAYDEN: I accept that as a suggestion. You don't want to make that part of the resolution at all?

SUPERVISOR GALLAGHER: Not now.

SUPERVISOR HAYDEN: I think that is a very fine suggestion and I know it represents the sentiment of the whole community. The people of San Francisco have had a very high regard for His Excellency, Archbishop Hanna, during the twenty-two years he guided that very high, important and holy office, that he is leaving and laying down the cares and responsibilities of that great office on account of the infirmity of his years. At the same time he can not leave the people of San Francisco without a feeling of sadness on the part of the citizens of San Francisco and the whole Archdiocese which covers a great area in California, but, after all, his retirement, of course, brings into that office as his successor a very wonderful Prince of the Church, His Excellency, John J. Mitty, who has been here for three years as a coadjutor with Archbishop Hanna and naturally after his three years here the people of San Francisco have learned to know him and revere him and appreciate his wonderful talents under the capacity of Archbishop of San Francisco; so, after all, while it is a great loss, and those who love Archbishop Hanna regret that age has compelled him to separate himself from his responsibilities, at the same time the Great Church has its own way of providing for successors in office and in this particular instance the Archdiocese of San Francisco is very fortunate to have Archbishop John J. Mitty to take up the successful life of Archbishop Hanna and any method of demonstration by which the people of San Francisco could in a public way show their love and affection and loyalty to Archbishop Hanna would meet with my most earnest approval and approbation. I think that is something that must be brought to the attention of His Excellency himself. As I understand it, he is not very well and may not want to be a party to a public demonstration. However, the suggestion is good, and I shall take it up with the proper authorities to see if he would be willing to be a party to it.

I therefore ask for the suspension of the rules for the adoption of the resolution.

SUPERVISOR RONCOVIERI: I second the motion.

THE PRESIDENT: Is there any objection to the suspension of the rules? (No response.)

Carried. Supervisor Brown.

SUPERVISOR BROWN: I would like to say, Mr. President, that it has been my pleasure and profit to know Archbishop Hanna for several years and I think that his services to San Francisco far transcend any question of whether we might happen to agree with him or not. I have deemed it as a real honor to be connected with Archbishop Hanna on many occasions, especially with the Community Chest and his other civic functions. His devotion to this city, and his unswerving effort



to make San Francisco a better place to live in has earned him the undying gratitude, I am sure, of all of our citizens regardless of race or creed. It gives me great pleasure to vote for the resolution as offered by Supervisor Hayden.

SUPERVISOR COLMAN: Mr. President, and Members of the Board: We think of Archbishop Hanna as being a loyal, civic minded, lovable San Franciscan; we are all familiar with the splendid work he has done; we are all familiar with his broad vision, with his wide outlook on all matters, and I know it is a matter of sincere regret to see him pass from the activities which he has given to the people for so many years with such courage and distinction to the entire city. I certainly hope he will enjoy many years of peaceful retirement and secure the happiness that he looks forward to.

I also want to extend a welcome to his very distinguished successor.

THE PRESIDENT: Members of the Board: Is there any objection to having the clerk transcribe these remarks and submit them to His Grace, Archbishop Hanna? (No response.)

Hearing none, it is so ordered.

Adopted.

Whereupon, Supervisor Hayden's resolution was *unanimously adopted*.

#### Resolution on Fremont Older.

Supervisor Havenner moved that the resolutions adopted on the occasion of the death of Fremont Older be engrossed and sent to the family of the deceased and that the Clerk be so authorized.

Motion *carried*.

#### SPECIAL ORDER—2:15 P. M.

##### Authorizing Lease and Agreement for Purchase of Additional Lands for Fleishhacker Playfield.

(Code No. 12.1713)

(Code No. 12.1733)

Resolution No. 1828, as follows:

Whereas, on December 9, 1929, the Board of Supervisors of the City and County of San Francisco passed Resolution No. 31743 (New Series), authorizing the execution of an Agreement by and between the City and County of San Francisco, a municipal corporation, and Spring Valley Water Company, a corporation, now styled Spring Valley Company, Ltd., a corporation, for the purchase of certain lands therein described and for the lease of lands for the so-called Fleishhacker Pool and Playfield; which said Agreement is dated December 24, 1929, and was recorded on February 20, 1932, in the office of the County Recorder of said City and County of San Francisco, in Book 2330 of Official Records, at page 274; and

Whereas, the said lease hereinbefore and hereinafter referred to is marked "Exhibit C" and attached to and made a part of said Agreement and contains an option to purchase certain parcels of land therein described; and

Whereas, the options granted under said Agreement and said lease have not been fully exercised; and

Whereas, it is now necessary and convenient for the expansion and the proper conduct of said so-called Fleishhacker Pool and Playfield that the said City and County of San Francisco lease additional land adjacent to the land described in the aforementioned Agreement and in said lease, which said land is situate in the City and County of San Francisco, and bounded and described as follows:

All that tract of land bounded on the west by the easterly line of



said so-called Fleishhacker Pool and Playfield; on the north by Sloat boulevard; on the east by Sunset boulevard; and on the south by the Lake Merced property of the City and County of San Francisco; which said land, together with the land not yet acquired under the terms of said Agreement and said lease, contains an area of 92.1484 acres, more or less; and

Whereas, said Spring Valley Company, Ltd., has agreed that said lease, made and executed as of the first day of July, 1929, and set forth in "Exhibit C" in said Agreement, may be cancelled and, upon said cancellation, to lease to said City and County of San Francisco the unacquired portion of Parcel 5 and all of Parcels 6 and 7 described in said aforementioned lease and Agreement, and the said additional lands hereinabove described, and to grant, in said lease to said City and County of San Francisco, an option to purchase said lands for the sum of \$363,986.18, according to the terms and conditions set forth in that certain agreement to lease this day presented to this Board for its approval; now, therefore, be it

Resolved, That in accordance with the recommendation of the Park Department and the recommendation of the Director of Property, the City and County of San Francisco enter into an Agreement with said Spring Valley Company, Ltd., a corporation, for the leasing of said additional land and that portion of Parcel 5 and all of Parcels 6 and 7 described in said Agreement and which have not yet been acquired for municipal purposes; and be it

Further Resolved, That said Spring Valley Company, Ltd., shall grant unto said City and County of San Francisco a good and valid option to purchase said lands consisting of 92.1484 acres, more or less, or any part or portion thereof, upon the terms and conditions set forth in said agreement of lease this day presented to this Board, which said option shall be binding upon the Spring Valley Company, Ltd., but shall not have to be exercised by the City and County unless the latter shall during any fiscal year appropriate out of the revenues of that year a sum sufficient to purchase said remaining portion of said Fleishhacker Pool and Playfield or some part thereof, or shall provide the requisite funds for the purchase of said remaining portions of said property by bond issue; and be it

Further Resolved, That said Agreement of lease, approved by the Park Department and the City Attorney, and presented to this Board for its approval, be, and the same is hereby approved and that said agreement of lease be executed in duplicate by the Mayor of the City and County of San Francisco and attested to by the Clerk of said Board of Supervisors; said lease to be made and executed as of the 1st day of January, 1935; and be it

Further Resolved, That the certain Agreement hereinbefore referred to and dated the 24th day of December, 1929, be modified by the cancellation of that certain lease attached thereto and market Exhibit "C" and bearing the date as of the 1st day of July, 1929; and be it

Further Resolved, That the following sums be paid to Spring Valley Company, Ltd., as rent for said leased premises, pursuant to said agreement dated January 1, 1935, from Appropriation No. 12.600.02, to-wit: The sum of \$9,099.65 on June 30, 1935, as rent from January 1, 1935, to June 30, 1935; and the sum of \$3,430.32 as a refund of the second installment of 1934-1935 taxes on said property, said latter sum to be paid after said Company shall have paid such taxes; and be it

Further Resolved, That nothing contained in this Resolution or in said lease to be executed shall be construed to obligate the City and County of San Francisco to complete the purchase of any of the parcels described in said agreement of lease; and be it

Further Resolved, That a copy of said Agreement be filed with the Controller, and that the Director of Property each year, and before the preparation of the annual budget by said Controller, advise said Controller as to the amounts necessary to exercise any of the options con-



tained in said Agreement, so that said amounts may be provided for in said budget.

Approved by the Director of Property.

### Committee of the Whole.

On motion of Supervisor Gallagher the Board of Supervisors resolved itself into Committee of the Whole for hearing interested persons and officials by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

### Communication.

The Clerk read: Communication from the Mayor transmitting letter from L. Eastman, president of Spring Valley Land Company, agreeing to reduce rental percentage of purchase price from 5 per cent to 4 per cent.

### Privilege of the Floor.

Jos. Phillips, Director of Property, was heard in favor of the resolution.

Earl Carrol, representing Owners and Leasees' Apartment House Association, was heard in opposition.

B. P. Lamb, secretary of the Park Commission, was heard in explanation of plans for proposed zoo.

Geo. T. Baker and Henry Warfield, representing Citizen Voters Unity Council, were heard in opposition to the resolution.

### Committee of the Whole Arises.

Supervisor Hayden moved that the Committee of the Whole now rise and report progress and reconvene as a Board of Supervisors.

### Action Deferred.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the resolution lay over three weeks and that Director of Property get price on each parcel of property separately.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Noes—Supervisors—Hayden, Roncovieri—2.

## PRESENTATION OF PROPOSALS—3 P. M.

### Sale of \$2,000,000 of Tax Anticipation Notes.

Sealed bids for the purchase of Tax Anticipation Notes issued by the City and County of San Francisco, pursuant to Ordinance No. 9.0335, in the amount of two million dollars (\$2,000,000) were received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, March 11, 1935, and opened by said Board at said time.

The Tax Anticipation Notes are described as follows, to-wit:

Notes in the amount of two million dollars (\$2,000,000) in denominations of ten thousand dollars (\$10,000) each to be dated as of the day of delivery thereof and to be payable to bearer on May 15, 1935, and issued under authority of Ordinance No. 9.0335 and payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1934-1935 without preference or priority of any one note over any other note. All of said notes shall constitute a first lien and charge against said taxes collected during the half of the fiscal year 1934-1935, in which said money represented by said notes re-



spectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose. Any of said notes not paid at maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1934-1935 irrespective of the date the same shall be so received.

Said notes will bear interest at the rate or rates not to exceed six (6) per cent per annum as shall be named by the bidder, said interest to be paid at maturity of said notes.

The said notes will be sold and awarded to the bidder or bidders offering to purchase the same at the lowest rate or rates of interest computed from the date fixed for the presentation of bids to May 15, 1935. If two or more bidders offer to purchase said notes at the same lowest rate or rates of interest, the Board of Supervisors shall determine which bid shall be accepted. Interest shall be computed on the basis of three hundred sixty-five (365) days per year.

The right is reserved by the Board of Supervisors to reject any and all bids.

All proposals for the purchase of said notes shall be accompanied by a deposit of five (5) per cent of the amount of the bid in lawful money of the United States, or by the deposit of a certified check for said five (5) per cent payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, provided that no deposit exceed the sum of ten thousand dollars (\$10,000); which deposit of money or check shall be forfeited by the bidder in case he fails to accept and pay for the notes bid for by him if his bid is accepted.

The approval of Messrs. Orrick, Palmer & Dahlquist, attorneys at law, San Francisco, California, as to the legality of the aforesaid notes, will be furnished to the successful bidder or bidders for said notes without cost.

This notice is given pursuant to the direction of Resolution No. 1806 of the Board of Supervisors, adopted Monday, February 18, 1935.

#### Proposals for Purchase of \$2,000,000 Tax Anticipation Notes.

The following proposals for the purchase of the \$2,000,000 Tax Anticipation Notes were received up to the hour of 3 p. m., opened, read and *referred to the Finance Committee*:

(1) Security-First National Bank of Los Angeles: For the proposed issue of \$2,000,000 Tax Anticipation Notes issued by the City and County of San Francisco dated March 11, 1935, in the denomination of \$10,000 each, bearing interest at the rate of thirty one-hundredths of one per cent (.30%) per annum, interest payable at maturity, both principal and interest payable at the office of the Treasurer of the City and County of San Francisco, in San Francisco, California, all of said notes to mature on May 15, 1935, we will pay you \$2,000,000, being the par value thereof, together with accrued interest to date of delivery (which date shall be not later than March 15, 1935), plus a premium of \$5.00.

(2) Hellmann-Wade & Co.: In compliance with your notice dated February 21, 1935 inviting bids for the purchase of \$2,000,000 Tax Anticipation Notes of the City and County of San Francisco, which notice is made a part of this proposal and in accordance with the conditions and stipulations contained therein, the undersigned hereby agrees to purchase said \$2,000,000 Tax Anticipation Notes for two million one hundred and five dollars (\$2,000,105) said notes to bear interest at the rate of forty-five hundredths per cent per annum (45/100% p. a.) payable at maturity.

(3) The Anglo California National Bank of San Francisco; Bank of America, N. T. & S. A.; American Trust Company; by the Anglo California National Bank of San Francisco: For \$2,000,000 par value Tax Anticipation Notes of the City and County of San Francisco, we bid you par. The Tax Anticipation Notes above bid for are more par-



ticularly described as follows: \$2,000,000 par value City and County of San Francisco Tax Anticipation Notes, dated as of the date of delivery thereof, and maturing May 15, 1935; in denominations of \$10,000 each and bearing interest at the rate of thirty-five one hundredths (35/100ths) of one (1) per cent per annum, payable at maturity.

### Resolution Adopted.

Subsequently the following resolution was reported by the Finance Committee and *adopted* by the Board by the following vote:

(Code No. 9.033)

Resolution No. 1845, as follows:

Whereas, after due notice given as provided by Ordinance No. 9.0335, that sealed proposals for the purchase of two million dollars (\$2,000,000) Tax Anticipation Notes of the City and County of San Francisco would be received and considered up to the hour of 3 o'clock p. m., on Monday, March 11, 1935, and

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered, therefore

Resolved, That the bid of Security First National Bank of Los Angeles, by George R. Martin, vice-president, as follows, be and is hereby accepted:

Security First National Bank of Los Angeles, March 9, 1935, Board of Supervisors, City and County of San Francisco, San Francisco, California. Gentlemen: For the proposed issue of \$2,000,000 Tax Anticipation Notes issued by the City and County of San Francisco dated March 11, 1935, in the denomination of \$10,000 each, bearing interest at the rate of thirty one-hundredths of one per cent (.30%) per annum, interest payable at maturity, both principal and interest payable at the office of the Treasurer of the City and County of San Francisco, in San Francisco, California, all of said notes to mature on May 15, 1935, we will pay you \$2,000,000, being the par value thereof, together with accrued interest to date of delivery (which date shall be not later than March 15, 1935) plus a premium of \$5.00.

The foregoing bid is made subject to your furnishing us without cost the opinion of Messrs. Orrick, Palmer and Dahlquist, attorneys-at-law, of San Francisco, California, approving the validity of said notes in all respects.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl.—10.

Absent—Supervisor Hayden.—1.

### SPECIAL ORDER—3 P. M.

#### Action Deferred.

The following recommendation of Committee on Fire, Safety and Police was *laid over one week*:

**An Ordinance Regulating the Distribution of Advertising Matter, Providing for the Issuance of Permits and Licenses Therefor, and Fixing the Fees and Charges for Said Permits and Licenses, Providing a Penalty for Violation of This Ordinance and Repealing Ordinances or Parts of Ordinances in Conflict Herewith.**

(Code No. 11.00)

Bill No. 685, Ordinance No. 11.0011, as follows:

An ordinance regulating the distribution of advertising matter, providing for the issuance of permits and licenses therefor, and fixing the fees and charges for said permits and licenses, providing a penalty for



violation of this ordinance and repealing ordinances or parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm or corporation to distribute, cause to be distributed, or suffer, allow or permit the distribution of any handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, to or upon any premises in the City and County of San Francisco, by placing or causing any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices of commercial advertising, to be deposited or placed in or upon any porch, yard, steps, hallways, or mail box located on, or used in connection with such premises when:

(a) Such premises have posted thereon in a conspicuous place, a sign or signs of at least eight square inches in area bearing the words "No Advertising," unless such person, firm or corporation has first received the written permission of the person or persons occupying such premises authorizing him or it so to do;

(b) It is apparent that such premises are vacant;

(c) It is apparent that a previous day's distribution of such advertising matter has not been removed.

Section 2. It shall be unlawful for any person, firm or corporation to distribute, or cause to be distributed, in or upon any premises in the City and County of San Francisco, any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, unless the same is folded or otherwise so prepared or placed, that it will not be blown therefrom by the winds.

Section 3. It shall be unlawful for any person, firm or corporation, except the holder of a *distributor's permit* granted pursuant to the terms of this ordinance, to distribute, or cause to be distributed by employees or otherwise, any such handbill, dodger, circular, booklet, pamphlet, card, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing.

Section 4. A *distributor's permit* shall be obtained by filing an application therefor with the Chief of Police upon forms to be prescribed and furnished by said Chief of Police. Unless a distributor's permit previously issued to the applicant shall have been revoked, upon filing such application the Chief of Police shall forthwith issue a distributor's permit to the applicant. Such permit shall contain a serial number and be granted for a period of one year, and, unless sooner revoked, shall be renewed upon application of the holder thereof.

The Chief of Police shall have power to revoke any distributor's permit issued under authority of this ordinance, for the violation by the holder of said permit or by any of his or its servants, agents or employees, of any of the provisions of this ordinance, or when the Chief of Police shall determine that the holder of said permit in the use thereof is violating, or attempting to violate any law of the United States, or of the State of California, or any ordinance, rule or regulation of the City and County of San Francisco or of any department thereof.

No permit shall be revoked except after notice is given to the holder of said permit, specifying the reasons why said permit is to be revoked, and when and where the holder shall be given an opportunity to present his reasons why said permit should not be revoked. Said notice shall be mailed to the holder of said permit at his place of address as specified in his application for said permit, at least five (5) days before the hearing on the revocation of said permit.

When any permit issued to any person pursuant to the provisions of this ordinance is revoked, said person may, within thirty (30) days after the date of said revocation, appeal to the Board of Permit Appeals from the order of the Chief of Police revoking said permit, and the Board of Permit Appeals shall hear said appeal and act upon the



same as provided in the Charter of the City and County of San Francisco.

When the revocation of any permit has become final, an application for the reissuance of the same may be made to the Chief of Police, and if said Chief of Police is satisfied with the reasons for which said permit was revoked no longer exist, the said Chief of Police may reissue said permit.

Section 5. Each permit granted pursuant to the provisions of this ordinance shall be given a serial number and the holder of said permit shall not directly, or through his servants, agents or employees, distribute or suffer to be distributed, any advertising matter hereinbefore referred to unless the words "Distributor's Permit No. ——" (with the permit number designated by the Chief of Police inserted) shall be stamped in a legible manner on each separate piece of said advertising matter.

Section 6. The provisions of this ordinance shall not apply to the distribution and delivery of any newspaper, or newspapers, which is or are capable of being entered in the United States mails as second-class matter under the provisions of the United States Post Office Regulations of March 3, 1879, or any statute of the United States.

The provisions of this ordinance shall not apply to the distribution or delivery of any publication printing news of a general nature and keeping advertising space therein open to the public and the publishing of general advertising therein.

Section 7. Every person, firm or corporation receiving a permit to distribute advertising matter as provided in this ordinance shall, as long as he or it shall exercise the privileges granted by said permit, pay a license fee of five (\$5) dollars per quarter for the privilege of so doing, and an additional sum of twenty-five (25c) cents per quarter for every employee in excess of sixty (60) distributing employees. Said license shall be payable quarterly in advance and any person, firm or corporation failing to pay said license shall forfeit any permit issued pursuant to the provisions hereof. Provided, however, that any person, firm or corporation holding a distributor's permit issued as in this ordinance provided and who is engaged in the conduct of any business other than that of distributing advertising matter may, subject to the regulations provided for in this ordinance, and without the payment of any license, distribute advertising matter herein referred to, if said advertising matter is used solely and exclusively to advertise the business of said person, firm or corporation, and is distributed directly by said person, firm or corporation conducting said business, and that not more than ten thousand (10,000) copies of any advertising matter is distributed by said person, firm or corporation on any one day.

Section 8. Every person, firm or corporation making any application for a permit under this ordinance, or for the renewal or reissuance of any permit shall, at the time of making said application, pay to the Chief of Police a fee of five (\$5) dollars.

Section 9. It shall be the duty of the Chief of Police to investigate, or cause to be investigated, all complaints made regarding the violation of any of the provisions of this ordinance, and to take such action regarding any violation as is provided in this ordinance.

Section 10. All ordinances, or parts of ordinances, in conflict with the provisions of this ordinance are hereby repealed.

Section 11. Every person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not more than one hundred (\$100) dollars or by imprisonment in the County Jail for a period of not more than thirty (30) days, or by both such fine and imprisonment, and upon such conviction the court may suspend or revoke the distributor's permit of such person, firm or corporation.

Section 12. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would



have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared unconstitutional.

### SPECIAL ORDER—3:30 P. M.

#### Proposed Charter Amendments.

The following recommendations of Judiciary Committee were taken up:

#### CHARTER AMENDMENT NO. 1—REVENUE BONDS

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of the City and County by amending as herein set forth Section 121 thereof providing for and defining the general powers and duties of the Public Utilities Commission, and adding a new section to said Charter to be numbered Section 121.1, providing for the acquisition, construction, completion or extension of public utilities by funds provided by the issuance of bonds or other obligations, the principal of which, and the interest on which, shall be payable wholly from the revenues of the utility so acquired, constructed, completed or extended and/or from such part thereof as may be so extended; and amending as herein set forth Section 74 of said Charter so that funds raised or provided from revenue bonds so issued shall be estimated as revenues from said utility in any budget proposed for the acquisition, construction, completion or extension of said utility.

#### *General Powers and Duties of Commission*

Section 121. The public utilities commission shall have charge of the acquisition, construction, management, supervision, maintenance, completion, extension, operation and control of all public utilities and other properties used, owned, acquired, leased or constructed by the city and county, including airports, for the purpose of supplying any public utility service to the city and county and its inhabitants, to territory outside the limits of the city and county, and to the inhabitants thereof.

The commission shall locate and determine the character and type of all construction and additions, betterments and extensions to utilities under its control, and shall determine the policy for such construction or the making of such additions, betterments and extensions from the public funds under its jurisdiction; provided that in each such case it shall secure recommendation of the manager of utilities, which shall be presented in writing and shall include analyses of cost, service and estimated revenues of all proposed or feasible alternatives in cases where it is deemed by the manager that such alternatives exist.

*The commission shall have jurisdiction over all street lighting in the city and county of San Francisco and of all equipment used therefor as well as of the character of said equipment and where the same shall be located; and shall also have jurisdiction to enter into contracts for the furnishing of heat, light and power for all municipal purposes and shall supervise the performance of all contracts entered into for said purpose, and shall check, and approve all bills due or payable under such contracts.*

The commission shall have full power and authority to enter into such arrangements and agreements as it shall deem proper for the joint use with any other person, firm or corporation owning or having jurisdiction of poles, conduits, towers, stations, aqueducts, reservoirs and tracks for the operation of any of the utilities under its jurisdiction. It may make such arrangements as it shall deem proper for the exchange of transfer privileges with any privately owned trans-



portation company or system which shall tend toward the betterment of transportation service.

The commission shall observe all city and county ordinances and the regulations of the department of public works relative to utility openings, structures and poles in streets and other public places, as well as all ordinances and regulations relative to barricades, construction lights, refilling excavations and replacing and maintaining street pavements; and in connection with all such matters the said commission shall be subject to the same inspection rules and pay fees to the proper department in the same manner and at the same rates as any private person or corporation.

The commission shall have charge of all valuation work relative or incidental to purchase proceedings initiated by the city and county for the acquisition of any public utility.

*Foreign trade zones, as may be authorized by acts of congress or by the laws of the state of California to be located in the city and county of San Francisco shall be under the jurisdiction of the public utilities commission and said commission is hereby given full power and authority to establish and maintain said foreign trade zones in conformity with the acts of congress or the laws of the state of California. Whenever the control of the harbor of the city and county of San Francisco shall, as provided by law, be vested in a harbor commission to be appointed pursuant to section 48 of this charter, then, in that event, all of the power and authority hereby given to the public utilities commission in regard to the acquisition, construction, completion, and extension and maintenance of said foreign trade zones shall be vested in said harbor commission so appointed and said harbor commission shall have, all and singular, the power and authority over said foreign trade zones as is hereby given to said public utilities commission. The acquisition, construction, completion or extension of foreign trade zones and the acquisition of necessary lands, buildings and equipment therefor may be financed by bonds authorized by a two-thirds vote of the electors in accordance with the provisions of this charter, and the amount of said bonds so voted or approved or issued shall be exclusive of the bonded indebtedness provided for in section 104 of this charter.*

*Said public utilities commission shall have the power to adopt and use a corporate seal; and to sue and be sued; and to have perpetual succession; and may prosecute, in its own name or in the name of the city and county of San Francisco, any action or proceeding affecting the acquisition, construction, completion, extension, operation or maintenance of any utility or other matter by this charter or ordinance of the board of supervisors placed under its jurisdiction; and to borrow money and to issue bonds or other obligations as provided in this charter; and said commission shall also exercise such other powers as are granted by this charter or may be conferred upon it by ordinance of the board of supervisors.*

#### *Section No. 121.1—Revenue Bonds*

Subdivision (a). Whenever the public utilities commission, created and existing under the provisions of this charter, determines that public interest and necessity demands the acquisition, construction, completion or extension of any public utility, and that the cost of such acquisition, construction, completion or extension should be provided for by the sale of bonds or other obligations issued by said public utilities commission and payable solely both as to principal and interest out of the revenues of the particular utility to be acquired, constructed, completed or extended, it shall adopt a resolution by a majority vote of all of its members specifically declaring said fact, and shall direct its manager of utilities to prepare, or cause to be prepared, and filed with said commission plans and estimates of the cost of the acquisition, construction, completion or extension of such utility, together with an estimate of the annual revenue which will accrue from such



utility, acquired, constructed, completed or extended, separately setting forth the estimated revenue from such extension, together with an estimate of the annual charges and expenses of every kind and nature incident to the operation and maintenance of said utility.

When said plans and estimates are received by said commission, said commission shall examine the same and if in the opinion of said commission (expressed by a majority vote of all of its members), the proposed acquisition, construction, completion or extension shall be advisable, and it shall also appear to said commission from the reports and estimates of its manager of utilities that the revenues to be received from said utility proposed to be acquired, constructed, completed or extended, and/or from the proposed extension to any existing utility, will be sufficient to pay as the same become due (1) all operating expenses of said utility, or of said extension, including such pension and retirement charges as may be provided by this charter or by ordinance enacted under authority thereof, (2) all amounts necessary for repairs and maintenance, (3) all amounts necessary to provide for depreciation on the utility proposed to be acquired, constructed, completed or extended, and/or on the said extension thereof, (4) the payment of interest and principal on any bonds theretofore issued for the acquisition, construction, completion or extension of said utility, as the same become due, together with all amounts necessary to pay the principal and interest on the bonds or other obligations to be issued as in this section provided for the acquisition, construction, completion or extension of said utility, as the same shall become due, then the said commission shall make to the board of supervisors a report showing all of the aforesaid matters, with a request that said commission be authorized to issue bonds or other obligations of the character in this section provided, for the purpose of providing funds for the acquisition, construction, completion or extension of said utility, specifying in said report the amount of said bonds or other obligations to be issued.

Sub. (b). The board of supervisors shall examine the said report, and if it appears to said board that the revenues from said utility proposed to be acquired, constructed, completed or extended will be sufficient to pay, as the same become due, the several items hereinbefore referred to, in the order herein set forth, and if it further appears to said board that the acquisition, construction, completion or extension of said utility is desirable, it shall, except as hereinafter provided, by resolution, submit to the electors of the city and county the question of the acquisition, construction, completion or extension of said utility, and of the issuance of bonds or other obligations of the character in this section provided to meet the cost thereof. The matter of the acquisition, construction, completion or extension of said utility and the issuance of bonds or other obligations therefor may be submitted at any state or municipal election or at a special election called for such purpose, and full power and authority is hereby given to the board of supervisors to call a special election for said purpose and when any special election is called to be held on the same day on which any other election is held in the city and county, said elections may be consolidated as provided by law. Notice of said election shall be given by the registrar of voters by the publication of notice thereof in the official newspaper, which said notice shall be published for five days at least thirty days before the date fixed for said election, which said notice shall briefly state the date of said election and the general purposes thereof. Said notice may be consolidated with the notice of any other election given by said registrar of voters. All the provisions of the charter, regarding the holding of said election, the canvassing of the vote thereof, and the announcement of the result thereof, shall, in so far as they may be applicable, apply to elections held under authority thereof.

If on said election a majority of the electors voting on the proposi-



tion of acquiring, constructing, completing or extending said utility and issuing bonds or other obligations of the character herein mentioned, vote in favor thereof, the public utilities commission shall issue the same as herein provided.

Should the report of said public utilities commission to be made to the board of supervisors as provided in subdivision (a) of this section show that the amount which may be necessary to complete or extend any utility which is at said time being operated or maintained by said commission will not exceed fifty per cent of the gross revenue of said utility for the preceding fiscal year, and that a sum not exceeding said amount, if borrowed, can, after meeting the previous obligations and payments to be made as provided in subdivision (a) hereof, be repaid, both as to principal and interest solely from the revenue of said utility, and/or from the extension thereof, within a period of five years from the date of borrowing said amount, then the board of supervisors may, by a resolution adopted by a two-thirds vote of all of its members, and without submitting the question to the electors, authorize said public utilities commission to borrow such amount as said report may show to be necessary to complete or extend said utility, not exceeding, however, an amount equal to fifty per cent of the gross revenues of said utility for the previous fiscal year, and to issue therefor bonds or other obligations of the character herein provided, payable both as to principal and interest, solely out of the revenue of the utility to be completed or extended, for the purpose of providing funds for the completion or extension of the same, and when the said board of supervisors shall authorize the issuance of said bonds or other obligations, not to exceed the amount herein provided, the public utilities commission may issue the same as herein provided. Said sum to be borrowed, as in this paragraph provided, may be borrowed under one or under separate authorizations of the board of supervisors, provided that if said amounts are borrowed under separate authorizations, the total amounts to be borrowed under subsequent authorizations shall not, when added to the unpaid amounts borrowed pursuant to prior authorizations, exceed fifty per cent of the gross revenue of the said utility for the fiscal year immediately preceding the last authorization.

Sub. (c). In determining the amount of bonds or other obligations to be issued for the acquisition, construction, completion or extension of any utility as provided in this section, the public utilities commission may include therein a sufficient amount to pay the interest on said bonds or other obligations during the actual period of the construction of said utility or extension thereof, and for six months after the completion of the same, and may also include in said bonds or other obligations to be issued an additional amount to provide working capital sufficient to pay the operating expenses of said utility or extension thereof for a period not exceeding three months after the operating of said utility or extension thereof shall commence.

Sub. (d). That any and all bonds or other obligations issued by the public utilities commission, pursuant to the provisions of this section, as well as all interest thereon, shall be payable wholly and exclusively out of the revenues received from the operation of the particular utility, for the acquisition, construction, completion or extension of which such bonds or other obligations may have been issued or sold, and/or from the revenues of any extension made to any existing utility, for which such bonds or other obligations may have been issued or sold.

Sub. (e). The public utilities commission shall, except as herein provided, determine the form, conditions and denominations of all bonds or other obligations issued under the provisions of this section, and shall fix the rate of interest which said bonds or other obligations will bear, provided that said rate of interest shall not exceed six per cent per annum. The payment of the principal of said bonds shall



commence not later than five years from the date of issuance, and shall be completed in not more than forty years from date of issuance; provided that when bonds or other obligations are issued without a vote of the electors, the payment of the principal thereof shall commence not later than one year after the date of the issuance thereof. An aliquot equal part of any issue of bonds or other obligations authorized or issued pursuant to the provisions of this section shall be payable each year during the period over which said bonds or obligations are payable, and all of said bonds or other obligations so issued may, at the option of the owner thereof, be registered with the treasurer of the city and county in the manner provided by law. Said bonds or other obligations may be sold at such times and in such amounts as the public utilities commission shall deem proper, and may be sold below the par value thereof, provided that the sale price shall not be less than will net the purchaser six per cent per annum according to the standard table of bond values, and such sale price shall also be sufficient to include the interest which has accrued thereon between the date of sale and the last preceding interest maturity date. Said bonds or other obligations may be offered for sale either on the basis of a fixed rate of interest or on the basis of the lowest rate of interest thereon. All bonds or other obligations issued as herein provided shall be signed by the president and by the secretary of the public utilities commission, and countersigned by the treasurer of the city and county. The signatures of the president of the public utilities commission may be by facsimile. Any coupon attached to said bonds shall have affixed thereto the facsimile signature of the treasurer. The official seal of the public utilities commission shall be affixed to said bonds. Each of said bonds so issued shall state plainly on its face that it is payable, both as to principal and interest, only from the special fund created for that purpose, out of the revenues of the particular utility and that it does not constitute a general indebtedness against the city and county of San Francisco. When additional bonds are authorized under the provisions of this section to provide funds for the completion of any public utility or for the acquisition or construction of extensions to any existing utility owned and operated by the city and county, such additional issue or issues of bonds, unless issued under the same authorization, shall be subordinate to bonds for such utility which may have been made under a prior authorization.

Sub. (f). The public utilities commission shall fix and establish just and reasonable rates for any service furnished by said utility acquired, constructed, completed or extended out of the proceeds of the sale of said bonds or other obligations, or for any service furnished by the extension to any existing utility which may also be constructed out of the proceeds of said bonds or other obligations, which said rates shall not be less than will produce an amount sufficient to pay the entire annual cost of operating said utility or extension, including all necessary reserves and depreciation charges, together with an amount sufficient to pay the annual principal and interest on any bonds theretofore issued for the acquisition, construction, completion or extension of said utility as the same become due and payable, and an amount sufficient to pay the annual principal and interest on said new bonds issued as the same become due and payable.

Sub. (g). When any extension is built to any existing utility from the proceeds of bonds or other obligations of the character provided for in this section, the public utilities commission may estimate the earnings of said extension as compared with the earnings of said utility to which said extension is made, if said commission shall deem proper, and then provide for the setting up of said earnings as estimated to meet the cost of operating said extension and the payments hereinbefore provided to be made, including the principal and interest of any bonds or other obligations issued or sold to build or acquire said extension.



Sub. (h). Whenever any utility is acquired, constructed, completed or extended from the proceeds of bonds or other obligations of the character provided for in this section, and said utility or extension shall require the service or products of any other utility owned and operated by the city and county, the public utilities commission shall have full power and authority to fix a reasonable charge for said service or products so furnished, which charge shall not be less than the reasonable value of said service, and said charge shall be paid by the utility or extension receiving the same.

Sub. (i). The public utilities commission shall cause the gross income and revenue of any utility acquired, constructed, completed or extended under the provisions of this section to be deposited daily in the treasury of the city and county in a separate and special account for each utility, for which said bonds or other obligations have been issued, and when the earnings and revenues of any extension to an existing utility have been separately pledged to pay any bonds or other obligations issued for such extension, said commission shall do likewise with the gross earnings of such extension. The commission shall, by resolution, fix, determine and allocate from said revenues: (a) the proportion of the revenues of such utility which shall be necessary for the reasonable and proper operation and maintenance thereof, including pension and compensation insurance; (b) the proportion of the said revenues which shall be set aside as a proper and adequate depreciation reserve and also a reasonable and proper accident reserve; and (c) the amount of said revenue which shall be necessary to pay, as the same becomes due, the principal and interest on all general obligation bonds theretofore issued for the acquisition, construction, completion or extension of said utility; and (d) the amount of said revenue which shall be necessary to pay, as the same becomes due, the principal and interest on all bonds or other obligations issued under authority of this section for the acquisition, construction, completion or extension of said utility, provided that when such last mentioned character of bonds are issued for any extension of any existing utility, said commission may, where practical, determine the proportions of the revenue from such extension which will be necessary to meet the above mentioned charges, in so far as said extension is concerned, exclusive of the amount necessary for the payment of interest on general obligation bonds. The amount or proportion of the revenue to be appropriated to the bond redemption and interest account shall never be less than the amount required for redemption and interest obligations for the ensuing year on the bonds outstanding. Depreciation charges shall be fixed pursuant to the provisions of section 128 of this charter.

The treasurer shall set up and maintain separate accounts and funds for each of the several amounts of revenue allocated as above set forth, and the moneys therein shall be used only for the purposes for which they have been allocated. The commission may from time to time change the amount of said allocations, but the amount allocated for bond interest and redemption charges shall never be less than will be sufficient to meet said bond interest and redemption obligations for the ensuing fiscal year.

Sub. (j). The public utilities commission shall regulate the time of the issuance of any bonds or other obligations authorized by this section, and may cause the same to be issued as one issue or in successive issues under the same authorization. Said bonds or other obligations shall be sold by said commission at public sale to the highest and best bidder therefor, after notice of said sale has been given by the publication of notice of said sale in the official newspaper. Said notice of sale shall specify the time and place of sale, the time of which said sale shall not be more than five days after the last publication of said notice. The commission shall require a bond or other security in such amount as it may deem proper from all bidders to insure the fulfilling of any



bid made for said bonds or obligations. When any of said bonds or other obligations are sold, the proceeds of said sale shall be deposited in the treasury of the city and county and shall be used only for the purposes for which the same were approved.

Sub. (k). Bonds or other obligations authorized or issued under the authority of this section shall not be subject to the charter limitations as to the bonded indebtedness of the city and county, nor shall they be taken into consideration in determining the amount of bonded indebtedness as provided in section 104 of the charter.

Sub. (l). Nothing in this section contained shall in any way abridge, control or revoke the power of the electors of the city and county to vote for and cause to be issued bonds or general obligations of the city and county for the acquisition, construction, completion or extension of any public utility, but the manner provided in this section for the acquisition, construction, completion or extension of public utilities shall be deemed to be supplemental and additional manner for providing funds for said purpose.

Sub. (m). Bonds and obligations issued pursuant to this section may be called and paid before maturity upon such terms and conditions as may be determined by the public utilities commission, provided that said conditions are inserted in said bonds at the time of the issuance thereof.

#### *Appropriations to Meet Utility Deficits*

Section 74. In the event the public utilities commission and the mayor shall propose a budget for any utility which will exceed the estimated revenue of such utility, it shall require a vote of two-thirds of all members of the board of supervisors to approve such budget estimate and to appropriate the funds necessary to provide for the deficiency. No such budget of expenditures in excess of estimated revenues shall be so approved to provide for and include proposed expenditures for additions, betterments, extension or other capital costs, which shall require financing by authorization and sale of bonds. Provided, however, that moneys provided by the public utilities commission from revenue bonds or other obligations payable wholly out of revenue shall be considered as revenue from the particular utility for which said bonds or obligations were created.

#### **Committee of the Whole.**

Supervisor Havenner, seconded by Supervisor Gallagher, moved that the Board of Supervisors resolve itself into a Committee of the Whole for the consideration of the proposed Charter Amendment providing for the issuance of revenue bonds, and also for consideration of proposed charter amendments relative to referendum and the fixing of a tax for symphonic concerts, etc.

All members heretofore noted being present and President McSheehy in the chair.

#### **Communications.**

Supervisor Colman presented and read a communication from various bond firms and underwriters of municipal bonds in opposition to the proposed legislation and declared that if same is approved that there is danger that San Francisco's high credit rating as a municipality will be seriously impaired.

The Clerk read:

March 13, 1935.

To the Honorable The Board of Supervisors, City Hall, San Francisco.

Gentlemen: Attached hereto you will please find copy of telegram which I received this day from the Honorable Harold L. Ickes, and copy of my reply thereto, for your information and consideration.

Respectfully,

ANGELO J. ROSSI, Mayor.

March 13, 12:58 p. m.  
Washington, D. C.,

Honorable Angelo J. Rossi, Mayor.

In view of charges that Raker Act is violated at present arrangement between City and County of San Francisco and the Pacific Gas and Electric Company, I have arranged for a hearing on the subject in my office the afternoon of May 6th at 2 o'clock at which I hope City and County of San Francisco will be represented.

HAROLD L. ICKES, Secretary.

March 13, 1935.

Honorable Harold L. Ickes, Secretary of the Interior, Washington, D. C.

I acknowledge receipt of your wire of this date re Hetch Hetchy Power. I note your statement that charges have been filed wherein it is alleged that San Francisco is violating provisions of the Raker Act as to distribution of power. Please send me copies of same. We appreciate the invitation to be present at the hearing on May 6th. San Francisco will be represented at that time.

ANGELO J. ROSSI, Mayor.

Sylvester McAtee, representing the Down Town Association; Geo. W. Fitch, representing the Chamber of Commerce; Kenneth H. Smitten, representing the San Francisco Real Estate Board; Wm. Nanry, representing the Bureau of Municipal Research; R. S. K. MacMillan, and Geo. T. Baker, representing Citizen-Voters Unity Council, were heard in opposition to the proposed legislation.

Louis Bartlett, attorney, and public utility expert, and Edward J. Vandeleur, President of the State Federation of Labor and of the San Francisco Labor Council, were heard in favor.

Whereupon, on motion of Supervisor Havenner, the subject matter was taken into the hands of the Board and discussed.

#### Action Deferred.

Whereupon, on motion of Supervisor Havenner, seconded by Supervisor Schmidt, *further consideration of the subject was deferred until Thursday, at 10 a. m.*

#### Committee of the Whole Arises.

Thereupon, on motion of Supervisor Havenner, the Committee of the Whole arose, and the Board of Supervisors reconvened.

#### Motion.

Supervisor Havenner moved that when we recess we do so until Thursday, March 14, 1935, at 10 a. m., at which time the Board will give further consideration to the foregoing proposed charter amendment and those following.

Motion *carried*.

#### Action Deferred.

The following proposed charter amendments were thereupon also *laid over until Thursday, March 14, 1935*:

#### Charter Amendment No. — —Referendum.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend Sections 16 and 179 of the Charter of the City and County of San Francisco, relating to the effective date of ordinances and the referendum.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at a special election to be held on the — day of —, 1935, a proposal to



amend as herein set forth Section 16 of the Charter providing when ordinances of the Board of Supervisors shall become effective, and defining emergency measures, and also amending as herein set forth Section 179 of the said City Charter giving to the electors certain additional referendum powers as to certain ordinances enacted by the Board of Supervisors.

*Emergency Measures and Effective Date of Ordinances.*

Section 16. *No ordinance which is subject to the referendum provisions of this charter shall become effective until thirty days after its passage. Ordinances granting any public utility franchise or privilege shall not become effective until sixty days after their passage. Other ordinances shall not become effective until ten days after their passage unless enacted by a three-fourths vote of all of the members of the board as an emergency measure as defined in this section. No ordinance affecting franchises, grants, bond issues or the sale, lease or purchase of land shall ever be passed as an emergency measure, and the people by initiative or referendum ordinance may further restrict the matters that may be passed as emergency measures. Immediate necessary preservation of public peace, property, health or safety, provision for the uninterrupted operation of any city and county department or office, or action required to comply with time limitations as established by law, shall be emergencies within the meaning hereof; provided, however, that such emergency shall actually exist and shall be specifically stated and defined in such ordinance, and shall be specifically voted on as provided in Section 13 of this charter.*

*Initiative, Referendum and Recall*

Section 179. The registered voters shall have power to proposed by petition, and to adopt or to reject at the polls, any ordinance, act or other measure which is within the power conferred upon the board of supervisors to enact, or any legislative act which is within the power conferred upon any other board, commission or officer to adopt, or any amendment to the charter. Such ordinance, act, charter amendment or other measure may be so proposed by filing with the registrar a petition setting forth said measure in full, signed by registered voters of the city and county as many in number as the percentages hereinafter required of the entire vote for all candidates for the office of mayor cast at the last preceding regular municipal election.

Any declaration of policy may be submitted to the electors in the manner provided for the submission of ordinances; and when approved by a majority of the qualified electors voting on said declaration, it shall thereupon be the duty of the board of supervisors to enact an ordinance or ordinances to carry such policies or principles into effect, subject to the referendum provisions of this charter.

Any ordinance which the supervisors are empowered to pass may be submitted to the electors by a majority of the board at a general election or at a special election called for the purpose, said election to be held not less than thirty days from the date of the call. Any such ordinance may be proposed by one-third of the supervisors or by the mayor, and when so proposed shall be submitted to the electors at the next succeeding general election. No ordinance passed by the supervisors granting any public utility franchise or privilege, shall go into effect until the expiration of sixty days from the date it becomes final. At the end of such sixty days such ordinance shall be in force and effect, unless within such period there shall be filed with the registrar a petition signed by registered voters equal in number to five per cent of the entire vote cast for mayor at the last preceding regular municipal election, requesting that such ordinance be submitted to the electors. In case such petition is filed, such ordinance shall not go into effect until approved by a majority of the voters voting thereon at a general or special election.



*If, before the time any other ordinance involving legislative matters becomes effective, there shall be filed with the board of supervisors a petition signed by qualified electors of the city and county equal in number to at least ten per centum of the entire vote cast for all candidates for mayor at the last preceding general municipal election at which a mayor was elected, protesting against the passage of such ordinance the same shall be suspended from going into operation, and it shall be the duty of the board of supervisors to reconsider such ordinance, and if the same be not entirely repealed, said board shall submit the ordinance to the vote of said electors either at the next general municipal election or at a special election to be called for that purpose, and such ordinance shall not go into effect or become operative unless and until a majority of the qualified electors voting thereon shall vote in favor thereof. The provisions of Sections 180 and 181 of the charter shall apply to and govern the verification and certification of such petition.*

*Annual budget and appropriation ordinances, supplemental appropriation ordinances, the annual salary ordinance, or ordinances amending the same, the ordinances levying taxes, any ordinance appropriating money from the emergency reserve fund, ordinances authorizing the city attorney to compromise litigation, and ordinances necessary to enable the mayor to carry out any of the powers vested in him in the case of a public emergency as defined in Section 25 of the charter, ordinances enacted pursuant to Section 219 of the charter, as well as ordinances relative to purely administrative matters, shall not be subject to referendum.*

Any elective official, the chief administrative officer, the controller or any member of the board of education or the public utilities commission may be recalled by the electors. The procedure to effect such recall shall be as follows: A petition demanding the recall from office of the person sought to be recalled shall be filed with the registrar. Said petition shall contain a statement of the grounds on which the recall is sought. Any insufficiency of form or substance in such statement shall in no wise affect the validity of the election and proceedings held thereunder. No recall petition shall be filed against any officer until he has held his office for at least six months.

#### **Charter Amendment No. — —Municipal Symphony, Etc.**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the charter of said city and county by amending as herein set forth Section 78 thereof so as to provide that the annual levy of taxes shall include one cent upon each one hundred dollars of the assessed valuation of the city and county, the amount to be produced by said tax to be allowed to the art commission, for the purpose of providing symphonic music, organ recitals and other musical programs at popular prices.

#### *Tax Levy*

Section 78. On or before the 15th day of September of each year, the board of supervisors by ordinance shall levy a tax, the estimated proceeds of which, together with the total amount of receipts and revenues estimated to be received from all sources, will be sufficient to meet all appropriations made by the annual appropriation ordinance.

Revenue to meet current annual interest and redemption or sinking fund for outstanding bonds shall always be provided out of the tax levy; provided, however, that to the extent to which funds are appropriated by the public utilities commission, and available for annual interest and redemption or sinking fund on bonds issued for acquisition, construction or extension of any utility, no tax shall be levied therefor.

The tax levy shall not exceed the rate of one dollar and sixty-five cents (\$1.65) on each one hundred dollars (\$100.00) valuation of the



property assessed in and subject to taxation by the city and county, exclusive of the following items: (1) State taxes, and taxes for the interest and sinking fund on bonded indebtedness of the city and county; (2) the cost of constructing, maintaining and improving (a) schools, (b) libraries, which tax shall not be less than four cents on each one hundred dollars, (c) parks and squares, which tax shall be not less than ten cents on each one hundred dollars, (d) playgrounds, which tax shall be not less than seven cents on each one hundred dollars, (e) *for the Art Commission for the purpose of providing to the people of San Francisco symphonic music, organ recitals and other musical programs, at popular prices, one cent on each one hundred dollars of said assessed valuation*, (f) streets, sewers and buildings; (3) the cost of (a) elections, (b) civil service, which tax shall not be less than one-half cent on each one hundred dollars, (c) obligations imposed by state legislative or constitutional enactment and (d) obligations imposed by vote of the people of the city and county.

### Extension of Time, Marina High School Contract.

(Code No. ———.)

The following was presented, read and *adopted*:

Resolution No. 1846, as follows:

Whereas, the Director of Public Works has heretofore under and pursuant to the Contract Procedure Ordinance of the City and County of San Francisco advertised for bids for the construction of the Marina Junior High School; and

Whereas, bids for the said construction of said Marina Junior High School were received on the 20th day of February, 1935; and

Whereas, the Director of Public Works has recommended that the time for awarding the contract for the construction of said Marina Junior High School be extended to and until the 27th day of March, 1935; now, therefore,

Be it resolved, that the time for the letting of the contract by the Director of Public Works for the construction of the Marina Junior High School be and the same is hereby extended to and including the 27th day of March, 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Delivery of \$100,000 California Toll Bridge Authority Bonds.

(Code No. ———.)

Supervisor Gallagher presented:

Resolution No. 1848, as follows:

Whereas, the City and County of San Francisco, under and pursuant to Resolution No. 1407, adopted by the Board of Supervisors on the 18th day of June, 1934, agreed with the California Toll Bridge Authority that, in consideration of the change of the location of the westerly terminus of the trans-bay bridge, it would deliver to the said California Toll Bridge Authority \$390,000 worth of bonds issued by said California Toll Bridge Authority and which the said City and County of San Francisco had heretofore agreed to purchase, the said bonds to be delivered as the same were acquired by the City and County of San Francisco; and

Whereas, the City and County of San Francisco has acquired \$100,000 worth of bonds of said California Toll Bridge Authority; and

Whereas, the said California Toll Bridge Authority has complied with all and singular the terms and conditions of the aforesaid agreement;

Now, therefore, be it resolved that the Controller and the Treasurer of the City and County of San Francisco are hereby directed to deliver to the said California Toll Bridge Authority the said \$100,000 worth of bonds of said California Toll Bridge Authority now in the

custody of said officers of said City and County, taking such receipt therefor as will show the delivery of said bonds to said California Toll Bridge Authority in conformity with the terms of said agreement.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Exposition Site.

On motion duly made and carried, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of considering the request of the San Francisco Bay Exposition Directors that the Legislature approve legislation permitting the use of the Yerba Buena Shoals for Exposition purposes.

All members heretofore noted being present and President McSheehy in the chair.

Leland W. Cutler, President, San Francisco Bay Exposition Company, was heard in support of his application.

Geo. Skaller, representing the Civic League of Improvement Clubs; M. Schultz, Engineer; Mr. M. Alexander, Merchant; Lem Kegg and E. Lombardi, citizens, were heard in opposition.

### RECESS.

Thereupon, on motion of Supervisor Brown, seconded by Supervisor Uhl, the Board of Supervisors at 7:15 took a recess until 8:30 this evening act on Calendar matters and to give further consideration to the application for use of Yerba Buena Shoals as an exposition.

### REASSEMBLED.

The Board of Supervisors reassembled at 8:40 p. m., and the following members were noted present:

Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Havenner—3.

Quorum present.

President McSheehy presiding.

Supervisor Brown appeared and was noted present at 10:30 p. m.

Supervisor Colman appeared and was noted present at 9 p. m.

Supervisor Havenner appeared and was noted present at 9 p. m.

### UNFINISHED BUSINESS.

None.

### NEW BUSINESS.

*Adopted.*

The following resolutions were *adopted*:

**Authorizing City Attorney to Institute Proceedings for the Abatement of Nuisance at 3601 Clay Street.**

(Code No. 17.09)

On recommendation of Public Health Committee:

Resolution No. 1820, as follows:

Resolved, That, in accordance with the recommendation of the Police Department, the Health Department and the Bureau of Fire Prevention, the Board of Supervisors of the City and County of San Francisco, State of California, does hereby declare that the premises numbered, known and designated as No. 3601 Clay street, in the City and County



of San Francisco, be and the same is hereby declared to be a public nuisance and the City Attorney of said City and County is hereby directed to abate the same in conformity with the provisions of Section 731 of the Code of Civil Procedure of the State of California.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri—4.

### Legislative Measures Recommended.

(Code No. 5.35)

On recommendation of Special Tax Committee:

Resolution No. 1840, as follows:

Resolved, That the Board of Supervisors, in accordance with the report of its Special Tax Committee, appointed to consider legislative bills affecting San Francisco, recommends the passage and urges its legislative representatives in Sacramento to support the following measures:

A. B. 49 (Hornblower)—This bill reduces the age for eligibility under the Old Age Security Act from 70 to 65. The increased net cost to the City, if the bill be approved, is estimated at \$150,000, but the Committee premised its approval upon the fact that a social justice will be rendered by reducing the age limit.

A. B. 637—This bill permits the establishment of a public council or committee having as its object the prevention of juvenile delinquency.

A. B. 2019—This bill amends Section 2289, Political Code, relating to indigent orphans. It increases the age under which an orphan or half-orphan, etc., may receive state aid from 16 to 18 years. The increased cost will be nominal, and in view of the fact that a social injustice will be corrected, and on recommendation of the Sub-Committee, approval was voted.

A. B. 1138—This bill fixes a limit and simplifies the procedure in connection with the refunding of taxes, penalties and costs erroneously paid.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri—4.

### Legislative Measures Recommended.

(Code No. 5.35)

Also, Resolution No. 1843, as follows:

Resolved, That the Board of Supervisors, in accordance with the report of its Special Tax Committee, appointed to consider legislative bills affecting San Francisco, recommends the passage and urges its legislative representatives in Sacramento to support the following measures:

Senate Bill 691 (Stow), Senate Bill 695 (Stow)—*Provides that persons injured while receiving "work relief" shall not receive benefits under the State Compensation Act, but shall continue to receive relief on the same basis as if performing the work required, together with medical services. The second bill, S. B. 695, makes the State Compensation Act more definite in its exclusion from benefits under the S. C. A. of the persons here referred to.*

Assembly Bill 1687 (Evans)—*Provides that the portion of the death benefit awarded, under the State Compensation Act, to a person wholly dependent upon an employee who has been killed in performance of duty, shall not revert, upon the death of such dependent, to a person partially dependent upon such deceased employee, in an amount more than necessary to bring the total benefit received by the partial dependent, to a sum which the extent of dependency would have warranted at the time the award was made.*



*The Committee accepted the recommendation of its Sub-Committee that this would be a proper correction in the present law.*

Assembly Bill 1668 (Cunningham)—*An act that prohibits outside work by architects, civil engineers and land surveyors when in full time employ of any public body or corporation, whose revenue is derived either in whole or part from taxes.*

Assembly Bill 1643 (Lyon)—*This measure increases the preference that may be given to California manufacturers over others in purchase of materials and supplies for public use from 5 per cent to 12½ per cent.*

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri—4.

### Legislative Amendments Recommended.

(Code No. 5.35)

Also, Resolution No. 1841, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legislative bills affecting San Francisco, recommends the passage and urges its legislative representatives in Sacramento to support amendments to the following measures:

S. B. 808, S. B. 889—These bills provide that consumers unclaimed deposits shall escheat to the State.

Your Committee recommends that an amendment be proposed which would permit deposits with municipally-owned public utilities to escheat to the municipality. (Refer to A. B. 1644.)

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri—4.

### Legislative Measures Opposed.

(Code No. 5.35)

Also, Resolution No. 1844, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legislative bills affecting San Francisco, recommends defeat and urges its legislative representatives in Sacramento to oppose the following measures:

Assembly Bill No. 8 (Wallace)—*This bill extends the benefits of the State Compensation Act to persons injured while performing the work required for "work relief". Its effect, therefore, is directly contrary to the provisions of Senate Bills 691 and 695, which have been approved by this Committee.*

Assembly Bill No. 1919 (Clark)—*This measure provides that any injury occurring during the hours of labor shall be presumed, under the State Compensation Act, to rise out of and in the course of employment, unless such presumption shall be rebutted by substantial evidence to the contrary. This would tend to make every disability and death resulting even from natural illness, and being entirely independent of employment, a claim against the employers under the State law.*

Senate Bill No. 363 (Schottky).

Senate Bill No. 690 (Olson).

Assembly Bill No. 11 (Wallace).

Assembly Bill No. 420 (Jones).

Assembly Bill No. 532 (Redwine).

Assembly Bill No. 583 (Desmond).

Assembly Bill No. 697 (Wallace).

*The action of the Committee was premised upon the report of the Public Administrator and upon Mr. Henry Boyen's verbal presentation*



to the effect that these bills would afford to nonresidents the right to appoint their own administrators and would practically force the office of Public Administrator out of business.

Assembly Bill No. 1978 (Field)—*This act provides for "Municipal Housing Authority." It was the opinion of the Committee that this measure carries too great a concentration of authority.*

Assembly Bill No. 1245 (Field)—*This measure provides for granting financial assistance to school districts for inspection, repairs, reconstruction, replacement, alteration or erection of building, provides that Governor shall accept, on behalf of the State, funds made available by Federal Government for inspection, repair, etc., further provides for creation of Board of School Building Construction and for granting funds to School Districts for purposes above mentioned when such work is approved by the State Department of Education.*

Assembly Bill No. 1475 (Clark)—*This is a new act making it unlawful for the building inspector to accept for checking or approve any plan, or issue a permit for construction of a building on plans prepared by any one except a licensed architect or licensed engineer, and making violation thereof a misdemeanor.*

*While this bill would probably tend toward better construction it was felt that it would work an injustice on the owner where the job is small.*

Assembly Bill No. 1890 (Minard)—*This bill raises the limit of thirty hours per week for laborers and mechanics on all public works to forty hours per week.*

*The Committee's action was premised upon its belief that a shorter working week contributes to greater employment in number.*

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri—4.

### Legislative Measures Disapproved.

(Code No. 5.35)

Also, Resolution No. 1842, as follows:

Resolved, That the Board of Supervisors, in accordance with the report of its Special Tax Committee, appointed to consider legislative bills affecting San Francisco, recommends disapproval of and urges its legislative representatives in Sacramento oppose the following measures:

While the Tax Committee recognizes and takes cognizance of the humane features of the following and kindred bills, nevertheless under any conceivable tax-raising proposal by the State government it will be incumbent upon the City and County of San Francisco to bear its share of the burden (estimated at least \$12,000,000 and from one-quarter to one million dollars gross for County Welfare Department in connection with said bills under consideration); and that in view of the estimated increased cost, as computed by the Controller, and set forth below *disapproval* is recommended:

A. B. 24—This bill fixes the amount of aid at thirty dollars per month, under provision of Old Age Security Act, except that a person who is married and whose spouse is ineligible to aid under the act shall be entitled to fifty dollars per month. We quote from the report of the Sub-Committee:

"The effect of the bill is doubtful, due to the fact that an aged man might marry a young woman, and she immediately becomes a liability to the community, because of the increased amount of money provided, whether she is a wage earner or not. In the event that there are children of the wife by a former marriage, these children, if adopted, become potential dependents under the Incapacitated Fathers' Act."

Estimated total increased cost \$250,000. (50 per cent to be returned as a subvention from State if present law is continued.)



A. B. 32—This bill amends Old Age Security Act. Fixes the amount of aid at not less than thirty dollars, nor more than fifty dollars.

Estimated total increased cost \$204,000. (50 per cent to be returned as a subvention from State if present law is continued.)

A. B. 200—Amendment to Old Age Security Act. Fixes the amount of aid at not less than thirty dollars per month, nor more than fifty dollars.

Estimated total increased cost \$204,000. (50 per cent to be returned as a subvention from State if present law is continued.)

A. B. 767—Amendment to Old Age Security Act. Increases the pension to \$35 per month and reduces the age of eligibility for aid to 65 years.

Estimated total increased cost \$350,000. (50 per cent to be returned as a subvention from State if present law is continued.)

S. B. 726 (Garrison)—Provides for an uniform system of accounting in all public schools under a classification according to average daily attendance. The State Board of Education may prescribe that expenditure per pupil shall be uniform throughout the State during each school year, and not more than \$200 per pupil shall be expended in the education of any pupil. This bill was disapproved by the California Teachers' Association and by the Public Schools Businessmen's Association of the State of California (Northern Division). If the bill were amended to except cities and counties from its operation it would be non-objectionable from the standpoint of the San Francisco Board of Education. The Board did not consider it proper to surrender control of its system of accounting to a person or board unfamiliar with San Francisco's requirements and problems.

S. B. 664—This is a duplicate of A. B. 215, previously considered by this Committee, and makes it unlawful for any railroad to permit a member of a train crew to receive or deliver telegraph or telephone messages respecting the movement of trains. If the bill is not amended to exclude municipally-owned railroads it might interfere with the operation of the Hetch Hetchy railroad.

S. B. 922—This measure would impose a tax of 3 per cent on consumers of public utilities. It specifically includes consumers of both publicly-owned and privately-owned utilities, however, it defines a public utility as including every company engaged in the transmission or sale of gas or electricity, and any telegraph and telephone company. This would appear to exclude water systems and street railway systems. The tax would be collectible by the utility. Publicly-owned utilities and consumers thereof are now excluded from taxation by the State. The Sub-Committee was of the opinion that while it is true that this measure might not result in the collection of taxes from consumers of any present San Francisco owned utility it would appear to be entering a wedge toward taxation of municipally-owned utilities.

A. B. 2192—This measure would impose a tax upon consumers of utility service, both publicly and privately owned. It extends the tax to common carriers, pipeline, gas, electrical, telephone, telegraph, water, wharfingers, warehouse and heat corporations. A tax of 3 per cent of the amount of the bills would be imposed upon any of these services with the collection to be made by the utility. This would impose a tax of 3 per cent on consumers of the San Francisco Water Department and would require the department to collect the tax and transmit it to the State.

A. B. 613—This bill provides that banks be not required to pay interest on deposits of public money in revolving funds and that no securities to guarantee such deposits need be placed by banks. The San Francisco Water Department has a revolving fund of approximately



\$30,000, upon which it now receives 2 per cent interest and for which the bank has 110 per cent in security deposited as a guarantee. This measure would reduce the earnings of the Water Department and afford the City no guarantee of security for its money.

A. B. 669—Disapproval is recommended because this bill provides that the amount to be paid for the redemption of property sold to the State is to be fixed by resolution of the Board of Supervisors in place of the amount established by law.

A. B. 1129—Opposition recommended as this bill provides for the sale of property (for which the deed has been conveyed to the State in payment of delinquent taxes) and the payment thereof under contract in ten annual installments. Section 3817, Political Code, provides for the redemption of property in ten annual installments. These measures combined create a twenty-year transaction, which apparently is not a good feature when dealing with current revenues.

A. B. 2346—Opposition recommended as this bill adds to Political Code a new section to be known as 3817J, which provides for the payment upon redemption in amounts of  $6\frac{2}{3}$  per cent or more annually and, by so doing, adds to the eight or nine different modes of property redemption and to the already established liberal plan of redemption in ten years.

S. B. 60—Committee recommended opposition to this measure, inasmuch as it places a premium on delinquency. This action is premised upon the inclusion in the bill of the following plan: that the county auditor shall estimate the original amount of taxes free of all penalties and interest, and deduct therefrom 10 per cent of such total taxes, if the redemption is made on or before June 30, 1935.

A. C. A. 42—Disapproval recommended on the ground that the existing statutory law (Section 3820) would, by this amendment, be written into the Constitution.

S. B. 323—Disapproval as this bill is not satisfactory to San Francisco in its present form.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Roncovieri—4.

## CHARTER AMENDMENT No. 4

The following Charter amendment heretofore on March 11, 1935, presented by Supervisor Shannon and referred to the Judiciary Committee was on his motion taken up and *laid over for consideration with other Charter amendment for Thursday, March 14, 1935, at 10 a. m.*

## MAJORITY ELECTION

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending sections 174, 175 and 176 thereof, and adding a new section thereto to be known as section 175.1, providing for election of officers by majority vote and holding a primary election for that purpose.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of said City and County, at a special election to be held on the . . . . day of . . . . ., 1935, a proposal to amend the Charter of said City and County by amending sections 174, 175 and 176

thereof and adding a new section to be known as section 175.1, which sections shall read as follows:

Section 174. On the last Tuesday in August in the year 1935 and every second year thereafter there shall be held in the City and County of San Francisco a primary municipal election. On the first Tuesday after the first Monday in November in the year 1935 and every second year thereafter there shall be held a general municipal election. Such officers as are required by this charter to be elected shall be chosen by the electors of the City and County at such elections as hereinafter provided. Special municipal elections shall be called by the registrar of voters when required by this charter on the filing of appropriate initiative referendum or recall petitions, as provided by this charter, and may be called by the supervisors for bond issues, declarations of policy, or for voting on candidates for City and County offices not subject to election at primary or general municipal elections.

All provisions of the general laws of this state, including penal laws, respecting the registration of voters, initiative, referendum and recall petitions, elections, canvass of returns and all matters pertinent to any and all of these, shall be applicable to the City and County, except as otherwise provided by this charter or by ordinance adopted by the board of supervisors as authorized by this charter relative to any rights, powers or duties of the city and county or its officers. When not prohibited by general law, the supervisors by ordinance may provide that the publication of precincts and polling places shall be by posting only.

## NOMINATION OF ELECTIVE OFFICERS

Sec. 175. The name of a candidate for an elective office shall be printed upon the ballot when a declaration of candidacy and certificates of not less than ten nor more than twenty sponsors shall have been filed on his behalf, and when the nomination shall be made in the following manner: The candidate, not more than fifty days before the primary municipal election, shall file with the registrar a declaration of his candidacy, in the form prescribed by the registrar for all candidates, including statements of his qualifications in not to exceed one hundred words, subscribed by him before the registrar. The registrar shall forthwith certify to the said subscription and its date and retain and file the declaration. The candidate shall pay to the registrar at the time of filing his declaration of candidacy the sum of thirty dollars (\$30). After said declaration shall have been signed, certified and filed, and not later than thirty-five days before said election, not less than ten nor more than twenty sponsors for the said candidate, who are electors of the city and county qualified to vote at the said municipal election, shall appear before the registrar and shall certify under oath to the qualifications of



the said candidate on a form of certificate prescribed by the registrar for all sponsors of all candidates.

In the event the registrar shall refuse to file such declaration of candidacy or certificate of a sponsor thereof, he shall forthwith designate in writing on the declaration or certificate the defect thereof, or other reason for refusing to file the same, and shall return the same to the party tendering it. No defect in any declaration or certificate presented to the registrar shall prevent the filing of another declaration or certificate within the period allowed for presenting the declaration or certificate. The name of every candidate who has been duly and regularly nominated shall be placed on the ballot under the title of the office for which he is a candidate, provided that a candidate whose nomination has been completed, may, not less than thirty days before a primary municipal election withdraw as a candidate by filing with the registrar his withdrawal, naming the office; such withdrawal must be signed and sworn to by the person withdrawing.

The registrar shall preserve in his office for a period of four years all candidates' declarations and all sponsors' certificates filed in accordance with this section.

Sec. 175.1. In case there is but one person to be elected to an office, the candidate receiving a majority of the votes cast at the primary election for all the candidates for that office shall be declared elected; in case there are two or more persons to be elected to an office, then those candidates equal in number to the number to be elected, who receive the highest number of votes for such office shall be declared elected; provided, however, that no person shall be declared elected to any such last described office at such primary election unless the number of votes received by him shall be greater than one-half the number of ballots cast at such election.

The vacancy or vacancies in any office to which the required number of persons have not been elected at the primary election shall be filled at the general election. The candidates not elected at such primary election, equal in number to twice the number to be elected to any given office, or less, if so there be, who receive the highest number of votes for the respective offices at such first election, shall be the only candidates at such general election; provided, that if there be any person who, under the provisions of this subdivision, would have been entitled to become a candidate for any office except for the fact that some other candidate received an equal number of votes therefor, then all such persons receiving such equal number of votes shall likewise become candidates for such office. The candidates, equal in number to the persons to be elected who shall receive the highest number of votes at such general election shall be declared elected to such office.

Sec. 176. The registrar shall, before each primary municipal election, cause to be printed in pamphlet form and mailed to each registered voter with the sample ballot, a copy of all

declarations and statements of qualifications of candidates received by him, to be followed by the names and addresses and occupations of all sponsors of all officers to be voted for in said city or county.

The registrar shall cause ballots to be printed identical with the ballot to be used in each assembly district at the election and shall furnish copies of the same on application to registered voters at his office at least five days before the date fixed for such election, and shall mail to each voter entitled to vote at such election, a copy of the ballot to be used in his district, so that all said sample ballots shall have been mailed at least eight days before said election. The rotation of names of candidates on ballots shall be as provided by general law.

#### Committee of the Whole.

On motion duly made and carried, the Board resolved itself into a Committee of the Whole, and heard the following citizens in the matter of the application of the San Francisco Bay Exposition Company for permission to use Yerba Buena Shoals for Exposition purposes, to-wit:

All members heretofore noted being present and President McSheehy in the chair.

H. G. Douglass, chairman, Lake Merced Exposition Association; Geo. Jones, representing South Basin Exposition Association; Capt. Geo. E. Bridgett, retired sea captain and Ocean Avenue merchant; Russell A. Powell, Lake Merced Exposition Association; Fitzgerald Ames, representing Haight-Ashbury District Improvement Club; Albert A. Maas, representing South Basin and Lake Merced Association; J. Kerrigan, representing Lake Merced and South Basin Association; R. S. K. MacMillan, citizen and taxpayer; Frank S. Royston, San Francisco Hotel Association, representing 500 hotels; Louis Bartlett, attorney for South Basin Exposition Project; L. C. Knowles, engineer for South Basin Exposition Project, and president of the San Francisco Mainland Exposition Association; A. J. Milligan, South Basin representative; Geo. Kane, Ingleside Boosters Club, were all heard in opposition to the proposed application.

Brig. Gen. W. E. Gilmore, retired, and president of the San Francisco Bay Exposition Association; William P. Day, engineer for the Shoals Site, were heard in explanation of the Yerba Buena Shoals Project.

#### Communications.

Communications from Mayor Rossi dated March 9, 1935, relative to the subject matter and also a communication from Robt. P. Halliday in case shoals site was defeated were read by the Clerk.

#### Motion.

Supervisor Colman, seconded by Supervisor Brown, moved that the Board of Supervisors request the Assembly to pass the necessary legislation to allow Yerba Buena Shoals to be used for the purpose of holding an exposition.

Supervisor Gallagher moved as an amendment that the communication from the exposition directors be filed.

Supervisor Uhl moved as an amendment that the subject matter be tabled.



Whereupon, the roll was called on Supervisor Uhl's amendment to the amendment and the same was *defeated* by the following vote:

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri, Shannon—6.

Thereupon, the roll was called on Supervisor Gallagher's amendment to file the communication, and the same was *defeated* by the following vote:

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri, Shannon—6.

Whereupon, the roll was called on Supervisor Colman's motion and the same was *defeated* with the following result:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Noes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

#### Reconsideration.

Before the result of the foregoing poll was announced Supervisor Colman changed his vote from Aye to No and moved for reconsideration at the next meeting.

#### RECESS.

Whereupon, the Board at the hour of 2:05 a. m., Tuesday, March 12, 1935, took a recess until Thursday, March 14, 1935, at 10 a. m.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 18, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors,  
City and County of San Francisco.

Thursday, March 14, 1935

Monday, March 18, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

THURSDAY, MARCH 14, 1935, 10 A. M.

The Board of Supervisors re-assembled, having recessed to this day and hour for the purpose of considering proposed Charter Amendment relative to revenue bonds, and other Charter Amendments.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Gallagher, Roncovieri—3.

Supervisor Gallagher appeared and was noted present at 11:05 a. m.

Supervisor Roncovieri appeared and was noted present at 10:55 a. m.

### Communication.

Communication from his Honor the Mayor transmitting telegram from Harold C. Ickes, Secretary of the Interior, regarding hearing to be held before him in the matter of charges alleging that the Raker Act is not being complied with, was read by the Clerk.

Supervisor Havenner, seconded by Supervisor Shannon, moved that the Chairman of this Board appoint a committee of the Board to represent San Francisco at this public hearing and that authority be given to obtain a complete stenographic transcript of these proceedings to be furnished this Board.

Supervisor Uhl, seconded by Supervisor Schmidt, moved as an amendment that the committee to be appointed be the Public Utilities Committee of this Board.

*Withdrawn* provided motion be laid over until Monday's meeting.

Whereupon, action on the above was *deferred until Monday, March 18, 1935.*

### Roll Call.

Under roll call Supervisor Brown read a clipping from the Chronicle of March 7, 1935, indicating that the Navy plans to use the Sunnyvale Dirigible Base, showing, he said, that the resolution adopted by the Board of Supervisors some weeks ago respecting same had some good effect.

### Committee of the Whole.

Thereupon, on motion of Supervisor Havenner, the Board of Supervisors resolved itself into a Committee of the Whole, for consideration of the proposed Charter Amendment submitted by Supervisor Havenner providing for Revenue Bonds.

President McSheehy in the Chair, and all members heretofore noted, present.

Supervisor Uhl suggested among other things, as amendments to proposed measure, a 60 or 90 days interim after presentation to the Board by the Public Utilities Commission and action thereon by this Board; also eliminate short term notes; also require two-thirds vote



of the Board of Supervisors for submission to the electors; electors to adopt by majority vote.

### RECESS.

Whereupon, the Board at the hour of 11:55 a. m., recessed until 2:30 p. m.

### RE-ASSEMBLED.

The Board of Supervisors re-assembled at 2:30 p. m. and the following members were noted present:

Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Roncovieri, Shannon—4.

Supervisor Brown appeared and was noted present at 3:30 p. m.

Supervisor Colman appeared and was noted present at 3:10 p. m.

Supervisor Roncovieri appeared and was noted present at 3:00 p. m.

Supervisor Shannon appeared and was noted present at 3:35 p. m.

### Adopted.

The following resolution was presented by Supervisor Gallagher and *adopted* by the following vote:

#### Sale of \$2,000,000 Water Distribution Bonds, 1933.

(Code No. 15.021)

Resolution No. 1849, as follows:

Resolved, That the Clerk of the Board of Supervisors is hereby directed to advertise in the official newspaper, a notice of sale that, on the 25th day of March, 1935, the Board of Supervisors will receive sealed proposals up to the hour of 3 o'clock p. m. on said date, for the purchase of:

Two million dollars (\$2,000,000) "Water Distribution Bonds, 1933".

Said bonds bear interest at the rate of four per cent (4%) per annum; comprising 110 bonds of \$1,000 denomination each, maturing December 1, 1935; and 105 bonds of \$1,000 denomination each, maturing each year 1936 to 1953 inclusive.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Roncovieri, Shannon—4.

#### Consideration of Proposed Charter Amendment, Revenue Bonds —Continued.

#### Committee of the Whole.

On motion of Supervisor Havenner the Board of Supervisors resumed its session sitting in Committee of the Whole, for the purpose of considering proposed Charter Amendment No. 1, revenue bonds.

All members heretofore noted being present, and President McSheehy in the chair.

Leonard S. Leavy, Controller, was granted the privilege of the floor and suggested that the proposed Charter Amendment be amended by providing for a review by the Controller of the report of the Public Utilities Commission upon which a revenue bond issue would be based, and a report on same to the Board of Supervisors.

#### Proposed Amendments.

Supervisor Uhl moved as an amendment that a provision be inserted requiring eight votes of the Board of Supervisors to submit the question to the electors.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Supervisor Uhl moved as an amendment that a sixty-day period be provided for and notice to the public be given of the intention to issue revenue bonds before action by the Board of Supervisors.

No objection and it was *so ordered*.

Supervisor Uhl moved as an amendment that the provision for short term notes be eliminated.

There being no objection, it was *so ordered*.

Also, agreed that Charter Amendment be amended to provide that Controller be required to review estimates of the Public Utilities Commission and report to the Board of Supervisors before action is taken by that body.

#### Action Deferred.

Thereupon, Supervisor Havenner, seconded by Supervisor Shannon, moved that the Board of Supervisors sitting in Committee of the Whole, now recommends the submission of proposed Charter Amendment No. 1 as amended, to the people, and agrees to recommend that the vote on submission shall be taken on Monday next at 2 p. m., and that unless additional amendments are submitted there be no further debate.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Noes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

#### Explanation of Vote.

Supervisor Schmidt explained his vote by saying I would have no objections to submit to the people on a mere majority vote, but would not like to go so far as to allow a majority of the Board of Supervisors to submit this legislation to the people.

#### Charter Amendment No. 2—Referendum.

Supervisor Havenner, seconded by Supervisor Roncovieri, moved that the Committee of the Whole recommend the proposed Charter Amendment relating to "Referendum".

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

#### Charter Amendment No. 3—(Symphony, etc.).

Supervisor Brown moved to amend Section (e) by striking out the words "organ recitals and other musical programs," and insert  $\frac{1}{2}$  cent per hundred of assessed valuation in lieu of 1 cent.

No objection and it was *so ordered*.

Supervisor Uhl suggested as an amendment that the money raised by the  $\frac{1}{2}$  cent rate be used for employment of local musicians.

Supervisor Shannon raised the point of order that there is no amendment before us.

Chair ruled point of order well taken.

Supervisor Hayden moved to insert in Section (e) after the words in italics "purpose of" insert the words "maintaining a symphony orchestra".

Amendment *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.



Supervisor Uhl, seconded by Supervisor Roncovieri, moved to amend by inserting the words "and said money shall be exclusively for local musicians".

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Roncovieri, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Shannon—6.

Absent—Supervisor Gallagher—1.

#### Charter Amendment No. 4—"Primary Elections".

Supervisor Shannon called attention to Charter Amendment presented by him on Monday last, and referred to the Judiciary Committee, relating to primary elections, and requested that it be ordered placed on the calendar for consideration and action on Monday, March 18, 1935.

Supervisor Uhl requested the same action on his proposed Charter Amendment relating to official advertising.

Supervisor Roncovieri announced that he would present a Charter Amendment on "limitation of expenditures", similar to the Riley-Stewart Act.

Also, Supervisor Uhl stated that he would present a Charter Amendment on the selection of an exposition site.

#### Committee of the Whole Arises.

Supervisor Havenner moved that the Committee of the Whole now rise and report to the Board of Supervisors that it has recommended the submission of proposed Charter Amendment No. 1—Revenue Bonds, and that consideration of this amendment be taken up at 2 p. m. on Monday, March 18, 1935;

That it has recommended the submission of Charter Amendment No. 2—Referendum;

That it has recommended submission of Charter Amendment No. 3—Symphony Orchestra;

That it has reported to the Board without recommendation Charter Amendment No. 4—Primary Elections;

That it has reported to the Board Charter Amendment No. 5—Official Advertising, without recommendation.

Motion *carried*.

#### ADJOURNMENT.

Whereupon, the Board at the hour of 6:00 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

**MONDAY, MARCH 18, 1935, 2 P. M.**

In Board of Supervisors, San Francisco, Monday, March 18, 1935, 2 p. m.

The Board of Supervisors met in regular session.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

Quorum present.

Supervisor Shannon appeared and was noted present at 2:25 p. m.

His Honor President McSheehy presiding.

**APPROVAL OF JOURNAL.**

The Journal of Proceedings of the meeting of March 11, 1935, was considered read and approved.

**Return of Utilities Properties to Local Tax Rolls.**

Supervisor Gallagher declared that there were important legislative matters pending upon which the City of San Francisco had gone on record in opposition to: One was a bill relative to the State taking over county roads maintenance, and the other relating to the return of utility properties to San Francisco assessment roll.

Thereupon, with respect to the latter, Supervisor Gallagher moved that it be the sense of this meeting of the members of the Board of Supervisors that we insist upon the return of utility properties to the local tax roll at this time as proposed in the original Riley Bill.

*Motion carried without objection.*

Supervisor Hayden referred to legislation pending known as the McGovern Dyeing and Cleaning Bill, and requesting that it be given attention.

**Invitation to Attend Conference with Secretary of Labor.**

Communication from Secretary of Labor inviting attendance of members of the Board of Supervisors at the so-called economic security and State labor legislation meeting on Sunday, March 24 and Monday, March 25, 1935, was read by the Clerk, and on motion of Supervisor Hayden, the Board *agreed to attend and the Clerk was directed to notify the members.*

**SPECIAL ORDER—2 P. M.**

The following matter was taken up:

**CHARTER AMENDMENT NO. 1****REVENUE BONDS**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the charter of the city and county by



amending as herein set forth section 121 thereof providing for and defining the general powers and duties of the public utilities commission, and adding a new section to said charter to be numbered section 121.1, providing for the acquisition, construction, completion or extension of public utilities by funds provided by the issuance of bonds or other obligations, the principal of which, and the interest on which, shall be payable wholly from the net revenues of the utility so acquired, constructed, completed or extended and/or from such part thereof as may be so extended; and amending as herein set forth section 74 of said charter so that funds raised or provided from revenue bonds so issued shall be estimated as revenues from said utility in any budget proposed for the acquisition, construction, completion or extension of said utility.

### **General Powers and Duties of Commission**

Section 121. The public utilities commission shall have charge of the acquisition, construction, management, supervision, maintenance, completion, extension, operation and control of all public utilities and other properties used, owned, acquired, leased or constructed by the city and county, including airports, for the purpose of supplying any public utility service to the city and county and its inhabitants, to territory outside the limits of the city and county, and to the inhabitants thereof.

The Commission shall locate and determine the character and type of all construction and additions, betterments and extensions to utilities under its control, and shall determine the policy for such construction or the making of such additions, betterments and extensions from the public funds under its jurisdiction; provided that in each such case it shall secure recommendation of the manager of utilities, which shall be presented in writing and shall include analyses of cost, service and estimated revenues of all proposed or feasible alternatives in cases where it is deemed by the manager that such alternatives exist.

The commission shall have jurisdiction over all street lighting in the city and county of San Francisco and of all equipment used therefor as well as of the character of said equipment and where the same shall be located; and it shall also have jurisdiction to enter into contracts for the furnishing of heat, light and power for all municipal purposes and shall supervise the performance of all contracts entered into for said purpose, and shall check, and approve, all bills due or payable under such contracts.

The commission shall have full power and authority to enter into such arrangements and agreements as it shall deem proper for the joint use with any other person, firm or corporation owning or having jurisdiction of poles, conduits, towers, stations, aqueducts, reservoirs and tracks for the op-

eration of any of the utilities under its jurisdiction. It may make such arrangements as it shall deem proper for the exchange of transfer privileges with any privately owned transportation company or system which shall tend toward the betterment of transportation service.

The commission shall observe all city and county ordinances and the regulations of the department of public works relative to utility openings, structures and poles in streets and other public places, as well as all ordinances and regulations relative to barricades, construction lights, refilling excavations and replacing and maintaining street pavements; and in connection with all such matters the said commission shall be subject to the same inspection rules and pay fees to the proper department in the same manner and at the same rates as any private person or corporation.

The commission shall have charge of all valuation work relative or incidental to purchase proceedings initiated by the city and county for the acquisition of any public utility.

Foreign trade zones, as may be authorized by acts of congress or by the laws of the state of California to be located in the city and county of San Francisco shall be under the jurisdiction of the public utilities commission and said commission is hereby given full power and authority to establish and maintain said foreign trade zones in conformity with the acts of congress or the laws of the state of California. Whenever the control of the harbor of the city and county of San Francisco shall, as provided by law, be vested in a harbor commission to be appointed pursuant to section 48 of this charter, then, in that event, all of the power and authority hereby given to the public utilities commission in regard to the acquisition, construction, completion and extension and maintenance of said foreign trade zones shall be vested in said harbor commission so appointed and said harbor commission shall have, all and singular, the power and authority over said foreign trade zones as is hereby given to said public utilities commission. The acquisition, construction, completion or extension of foreign trade zones and the acquisition of necessary lands, buildings and equipment therefor may be financed by bonds authorized by a two-thirds vote of the electors in accordance with the provisions of this charter, and the amount of said bonds so voted or approved or issued shall be exclusive of the bonded indebtedness provided for in section 104 of this charter.

Said public utilities commission shall have the power to adopt and use a corporate seal; and to sue and be sued; and to have perpetual succession; and may prosecute, in its own name or in the name of the city and county of San Francisco, any action or proceeding affecting the acquisition, construction, completion, extension, operation or maintenance of any utility or other matter by this charter or ordinance of the board of supervisors placed under its jurisdiction; and to bor-



row money and for that purpose to issue revenue bonds or other obligations payable solely out of net revenue as provided in this charter; and said commission shall also exercise such other powers as are granted by this charter or may be conferred upon it by ordinance of the board of supervisors.

Section No. 121.1. Revenue Bonds. Subdivision (a) Whenever the public utilities commission, created and existing under the provisions of this charter, determines that public interest and necessity demands the acquisition, construction, completion or extension of any public utility, and that the cost of such acquisition, construction, completion or extension should be provided for by the sale of bonds or other obligations issued by said public utilities commission and payable solely both as to principal and interest out of the revenues of the particular utility to be acquired, constructed, completed or extended, it shall adopt a resolution by a majority vote of all of its members specifically declaring said fact, and shall direct its manager of utilities to prepare, or cause to be prepared, and filed with said commission plans and estimates of the cost of the acquisition, construction, completion or extension of such utility, together with an estimate of the annual revenue which will accrue from such utility acquired, constructed, completed or extended, separately setting forth the estimated revenue from such extension, together with an estimate of the annual charges and expenses of every kind and nature incident to the operation and maintenance of said utility, and incident to any extension thereof.

When said plans and estimates are received by said commission, said commission shall examine the same and if in the opinion of said commission (expressed by a majority vote of all of its members), the proposed acquisition, construction, completion or extension shall be advisable, and it shall also appear to said commission from the reports and estimates of its manager of utilities that the revenue to be received from said utility proposed to be acquired, constructed, completed or extended, and/or from the proposed extension to any existing utility, will be sufficient to pay as the same become due (1) all operating expenses of said utility, or of said extension, including such pension and retirement charges as may be provided by this charter or by ordinance enacted under authority thereof, (2) all amounts necessary for repairs and maintenance, (3) all amounts necessary to provide for depreciation on the utility proposed to be acquired, constructed, completed or extended, and/or on the said extension thereof, (4) the payment of interest and principal on any bonds theretofore issued for the acquisition, construction, completion or extension of said utility, as the same become due, and (5) the payment of the principal and interest on the revenue bonds or other obligations to be issued as in this section provided for the acquisition, construction, completion or exten-

sion of said utility, as the same shall become due, then the said commission shall make to the board of supervisors a report in duplicate showing all of the aforesaid matters, with a request that said commission be authorized to issue bonds or other obligations of the character in this section provided, for the purpose of providing funds for the acquisition, construction, completion or extension of said utility, specifying in said report the amount of said bonds or other obligations to be issued.

Sub. (b) Upon receipt of said report, in duplicate as aforesaid, the board of supervisors shall forthwith forward one copy of said report to the controller and said controller shall examine said report, and within thirty days after receipt of said report, advise the said board of supervisors as to his conclusions as to the said report in so far as estimated revenues and expenditures are concerned. The board of supervisors shall also examine the said report and any report made by the controller and if it appears to said board that the revenues from said utility proposed to be acquired, constructed, completed or extended will be sufficient to pay, as the same become due, the several items hereinbefore, in Subdivision (a) of this section, referred to, in the order therein set forth; and if it further appears to said board that the acquisition, construction, completion or extension of said utility is desirable, it shall, by resolution, submit to the electors of the city and county the question of the acquisition, construction, completion or extension of said utility, and of the issuance of bonds or other obligations of the character in this section provided to meet the cost thereof. Before submitting to the electors any proposition to issue revenue bonds, as in this section provided, the board of supervisors shall hold a public hearing on the matter of such submission, and at least five days prior to said hearing the clerk of said board shall give notice of said hearing by publishing notice thereof in the official newspaper of the city and county. The matter of the acquisition, construction, completion or extension of said utility and the issuance of bonds or other obligations therefor may be submitted at any state or municipal election or at a special election called for such purpose, and full power and authority is hereby given to the board of supervisors to call a special election for said purpose and when any special election is called to be held on the same day on which any other election is held in the city and county, said elections may be consolidated as provided by law. Notice of said election shall be given by the registrar of voters by the publication of notice thereof in the official newspaper, which said notice shall be published for five days at least thirty days before the date fixed for said election, which said notice shall briefly state the date of said election and the general purposes thereof. Said notice of election may be consolidated with the notice of any other election given by said registrar of voters. All



the provisions of the charter, regarding the holding of said election, the canvassing of the vote thereof, and the announcement of the result thereof, shall, in so far as they may be applicable apply to elections held under authority thereof.

If on said election a majority of the electors voting on the proposition of acquiring, constructing, completing or extending said utility and issuing revenue bonds or other obligations of the character herein mentioned, vote in favor thereof, the public utilities commission shall issue the said bonds or other obligations as herein provided.

Sub. (c) In determining the amount of bonds or other obligations to be issued for the acquisition, construction, completion or extension of any utility as provided in this section, the public utilities commission may include therein such amount as the commission shall estimate to be sufficient to pay the interest on said bonds or other obligations during the actual period of the construction of said utility or extension thereof, and for six months after the completion of the same, and may also include in the amount of said bonds or other obligations to be issued an additional amount to provide working capital estimated by the commission to be sufficient to pay the operating expenses of said utility or extension thereof for a period not exceeding three months after the operating of said utility or extension thereof shall commence. Not more than 15 per cent of the principal of such bonds in the aggregate shall be applied to such interest and working capital.

Sub. (d) That any and all bonds or other obligations issued by the public utilities commission, pursuant to the provisions of this section, as well as all interest thereon, shall be payable wholly and exclusively out of the net revenues received from the operation of the particular utility, for the acquisition, construction, completion or extension of which such bonds or other obligations may have been issued or sold, and/or from the net revenues of any extension made to any existing utility, for which such bonds or other obligations may have been issued or sold, and net revenue is hereby defined to be such revenue remaining after payment of the several items numbered (1) to (4) inclusive referred to in Subdivision (a) of this section in the order therein set forth. Neither the city and county of San Francisco nor any officer thereof shall be liable for said bonds.

Sub. (e) The public utilities commission shall, except as herein provided, determine the form, conditions and denominations of all bonds or other obligations issued under the provisions of this section, and shall fix the rate of interest which said bonds or other obligations will bear, provided that said rate of interest shall not exceed 6 per cent per annum, payable semi-annually. The payment of the principal of said bonds shall commence not later than five years from the date of issuance, and shall be completed in not more than forty years from date of issuance. Said bonds shall mature and shall

be payable each year during the period over which said bonds or obligations are payable in such amounts that the annual principal and interest payments in the aggregate are approximately equal each year, so that as the interest payments decrease the principal payments shall increase. All of said bonds or other obligations so issued may, at the option of the owner thereof, be registered with the treasurer of the city and county in the manner provided by law. Said bonds or other obligations may be sold at such times and in such amounts as the public utilities commission shall deem proper, and may be sold below the par value thereof, provided that the sale price shall not be less than will net the purchaser 6 per cent per annum, semi-annually, according to the standard table of bond values, and such sale price shall also be sufficient to include the interest which has accrued thereon between the date of sale and the last preceding interest maturity date. Said bonds or other obligations may be offered for sale either on the basis of a fixed rate of interest or on the basis of the lowest net interest cost. All bonds or other obligations issued as herein provided shall be signed by the president and by the secretary of the public utilities commission, and countersigned by the treasurer of the city and county. The signature of the president of the public utilities commission may be by facsimile. Any coupon attached to said bonds shall have affixed thereto the facsimile signature of the said treasurer. The official seal of the public utilities commission shall be affixed to said bonds. Each of said bonds so issued shall state plainly on its face that it is payable, both as to principal and interest, only from the special fund created for that purpose, out of the net revenues of the particular utility and that it does not constitute a general indebtedness against the city and county of San Francisco. When additional bonds are authorized under the provisions of this section to provide funds for the completion of any public utility or for the acquisition or construction of extensions to any existing utility owned and operated by the city and county, such additional issue or issues of bonds, unless issued under the same authorization, shall be payable as to both principal and interest in subordination to bonds for such utility which may have been made under a prior authorization, and only out of net revenue remaining after the payment of all current principal and interest requirements of such prior issue.

Sub. (f) The public utilities commission shall fix and establish just and reasonable rates for any service furnished by said utility acquired, constructed, completed or extended out of the proceeds of the sale of said bonds or other obligations, or for any service furnished by the extension to any existing utility which may also be constructed out of the proceeds of said bonds or other obligations, which said rates shall not be less than will produce an amount sufficient to pay all of the items referred to as number (1) to (5) inclusive in



Subdivision (a) of this section and in the order therein set forth, as said amounts of said item become due and payable.

Sub. (g) When any extension is built to any existing utility from the proceeds of bonds or other obligations of the character provided for in this section, the public utilities commission, if it shall deem proper, may estimate the earnings of said extension as compared with the earnings of said utility to which said extension is made, and then provide for the setting up of said earnings as estimated to meet the cost of operating said extension and the payments to meet the cost of all of the items numbered (1) to (3) inclusive referred to in subdivision (a) of this section and in the order therein set forth and the balance of said revenues shall be applied to the payment of the principal and interest of any bonds or other obligations issued or sold to build or acquire said extension.

Sub. (h) Whenever any utility or extension thereto shall require the service or products of any other utility owned and operated by the city and county, the public utilities commission shall have full power and authority to fix a reasonable charge for said service or products so furnished, which charge shall not be less than the reasonable value of said service, and said charge shall be paid by the utility or extension receiving the same.

Sub. (i) The public utilities commission shall cause the gross income and revenue of any utility acquired, constructed, completed or extended under the provisions of this section to be deposited daily in the treasury of the city and county in a separate and special account for each utility, for which said bonds or other obligations have been issued, and when the earnings and revenues of any extension to an existing utility have been separately pledged to pay any bonds or other obligations issued for such extension, said commission shall do likewise with the gross earnings of such extension. The commission shall, by resolution, fix, determine and allocate from said revenues the amount required to pay the several items referred to as items numbers (1) to (5) inclusive in Subdivision (a) of this section and in the order therein set forth.

Provided, that when revenue bonds are issued for any extension of any existing utility, said commission may, where practical, determine the proportions of the revenue from such extension which will be necessary to meet the above mentioned charges, in so far as said extension is concerned, exclusive of the amount necessary for the payment of interest on general obligation bonds. The amount or proportion of the revenue to be appropriated to the bond redemption and interest account shall never be less than the amount required for redemption and interest obligations for the ensuing year on the bonds outstanding which were issued for the original acquisition, construction or completion of said utility and

the amount to be apportioned to the revenue bond redemption and interest account shall be sufficient to pay the principal and interest on such revenue bonds for the ensuing year, and all then existing delinquencies, if any, after the payments of said items (1) to (4), inclusive, referred to in subdivision (a) of this section and in the order therein prescribed. Depreciation charges shall be fixed pursuant to the provisions of section 128 of this charter.

The treasurer shall set up and maintain separate accounts and funds for each of the several amounts of revenue allocated as above set forth, and the moneys therein shall be used only for the purposes for which they have been allocated. The commission may from time to time change the amount of said allocations, but the amount allocated for bond interest and redemption charges shall never be less than will be sufficient to meet said bond interest and redemption obligations for the ensuing fiscal year, after payment of all other items referred to in subdivision (a) of this section and in the order therein provided.

Sub. (j) The public utilities commission shall regulate the time of the issuance of any bonds or other obligations authorized by this section, and may cause the same to be issued as one issue or in successive issues under the same authorization. Said bonds or other obligations shall be sold by said commission at public sale to the highest and best bidder therefor, after notice of said sale has been given by the publication of notice of said sale in the official newspaper. Said notice of sale shall specify the time and place of sale, the time of which said sale shall not be more than five days after the last publication of said notice. The commission shall require a bond or other security in such amount as it may deem proper from all bidders to insure the fulfilling of any bid made for said bonds or obligations. When any of said bonds or other obligations are sold, the proceeds of said sale shall be deposited in the treasury of the city and county and shall be used only for the purposes for which the same were approved.

Sub. (k) Bonds or other obligations authorized or issued under the authority of this section shall not be subject to the charter limitations as to the bonded indebtedness of the city and county, nor shall they be taken into consideration in determining the amount of bonded indebtedness as provided in section 104 of the charter.

Sub. (l) Nothing in this section contained shall in any way abridge, control or revoke the power of the electors of the city and county to vote for and cause to be issued bonds of general obligations of the city and county for the acquisition, construction, completion or extension of any public utility, but the manner provided in this section for the acquisition, construction, completion or extension of public



utilities shall be deemed to be supplemental and additional manner for providing funds for said purpose.

Sub. (m) Bonds and obligations issued pursuant to this section may be called and paid before maturity upon such terms and conditions as may be determined by the public utilities commission, provided that said conditions are inserted in said bonds at the time of the issuance thereof.

### Appropriations to Meet Utility Deficits

Section 74. In the event the public utilities commission and the mayor shall propose a budget for any utility which will exceed the estimated revenue of such utility, it shall require a vote of two-thirds of all members of the board of supervisors to approve such budget estimate and to appropriate the funds necessary to provide for the deficiency. No such budget of expenditures in excess of estimated revenues shall be so approved to provide for and include proposed expenditures for additions, betterments, extension or other capital costs, which shall require financing by authorization and sale of bonds. Provided, however, that moneys provided by the public utilities commission from revenue bonds or other obligations payable wholly out of revenue shall be considered as revenue from the particular utility for which said bonds or obligations were created.

### Motions.

Supervisor Havenner moved to strike out in Subdivision (h) after the word "service" the words "and said charge shall be paid by the utility or extension receiving same."

*Motion carried.*

Supervisor Havenner moved to amend Subdivision (m) by adding the words "budgetary procedure relative to other public utility matters shall apply to all utilities acquired, constructed, completed or extended from the proceeds of the sale of revenue bonds."

*Motion carried without objection.*

Supervisor Uhl, seconded by Supervisor Schmidt, moved to amend Subdivision (h) after the word "service" in the seventh line, by inserting the words "and not less than cost for said service including the items enumerated in Subdivision (a) of Section 121.1, and in the order mentioned.

*Amendment lost by the following vote:*

Ayes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Supervisor Uhl, seconded by Supervisor Schmidt, moved to amend Subdivision (b) in the sixteenth line thereof after the word "resolution" by inserting the words "adopted by eight votes of the Board of Supervisors."

*Amendment lost by the following vote:*

Ayes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

**Ordered Submitted.**

Whereupon, on motion of Supervisor Havenner, the foregoing proposed Charter Amendment, as amended, and in words and figures following, was *ordered submitted* to the electors by the following vote:

**CHARTER AMENDMENT NO. 1  
REVENUE BONDS**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the charter of the city and county by amending as herein set forth section 121 thereof providing for and defining the general powers and duties of the public utilities commission, and adding a new section to said charter to be numbered section 121.1, providing for the acquisition, construction, completion or extension of public utilities by funds provided by the issuance of bonds or other obligations, the principal of which, and the interest on which, shall be payable wholly from the net revenues of the utility so acquired, constructed, completed or extended and/or from such part thereof as may be so extended; and amending as herein set forth section 74 of said charter so that funds raised or provided from revenue bonds so issued shall be estimated as revenues from said utility in any budget proposed for the acquisition, construction, completion or extension of said utility.

**General Powers and Duties of Commission**

Section 121. The public utilities commission shall have charge of the acquisition, construction, management, supervision, maintenance, completion, extension, operation and control of all public utilities and other properties used, owned, acquired, leased or constructed by the city and county, including airports, for the purpose of supplying any public utility service to the city and county and its inhabitants, to territory outside the limits of the city and county, and to the inhabitants thereof.

The commission shall locate and determine the character and type of all construction and additions, betterments and extensions to utilities under its control, and shall determine the policy for such construction or the making of such additions, betterments and extensions from the public funds under its jurisdiction; provided that in each such case it shall secure recommendation of the manager of utilities, which shall be presented in writing and shall include analyses of cost, service and estimated revenues of all proposed or feasible alternatives in cases where it is deemed by the manager that such alternatives exist.

The commission shall have jurisdiction over all street lighting in the city and county of San Francisco and of all equipment used therefor as well as of the character of said



equipment and where the same shall be located; and it shall also have jurisdiction to enter into contracts for the furnishing of heat, light and power for all municipal purposes and shall supervise the performance of all contracts entered into for said purpose, and shall check, and approve, all bills due or payable under such contracts.

The commission shall have full power and authority to enter into such arrangements and agreements as it shall deem proper for the joint use with any other person, firm or corporation owning or having jurisdiction of poles, conduits, towers, stations, aqueducts, reservoirs and tracks for the operation of any of the utilities under its jurisdiction. It may make such arrangements as it shall deem proper for the exchange of transfer privileges with any privately owned transportation company or system which shall tend toward the betterment of transportation service.

The commission shall observe all city and county ordinances and the regulations of the department of public works relative to utility openings, structures and poles in streets and other public places, as well as all ordinances and regulations relative to barricades, construction lights, refilling excavations and replacing and maintaining street pavements; and in connection with all such matters the said commission shall be subject to the same inspection rules and pay fees to the proper department in the same manner and at the same rates as any private person or corporation.

The commission shall have charge of all valuation work relative or incidental to purchase proceedings initiated by the city and county for the acquisition of any public utility.

Foreign trade zones, as may be authorized by acts of congress or by the laws of the state of California to be located in the city and county of San Francisco shall be under the jurisdiction of the public utilities commission and said commission is hereby given full power and authority to establish and maintain said foreign trade zones in conformity with the acts of congress or the laws of the state of California. Whenever the control of the harbor of the city and county of San Francisco shall, as provided by law, be vested in a harbor commission to be appointed pursuant to section 48 of this charter, then, in that event, all of the power and authority hereby given to the public utilities commission in regard to the acquisition, construction, completion and extension and maintenance of said foreign trade zones shall be vested in said harbor commission so appointed and said harbor commission shall have, all and singular, the power and authority over said foreign trade zones as is hereby given to said public utilities commission. The acquisition, construction, completion or extension of foreign trade zones and the acquisition of necessary lands, buildings and equipment therefor may be financed by bonds authorized by a two-thirds vote of the electors in accordance with the provisions of this charter, and the amount of said

bonds so voted or approved or issued shall be exclusive of the bonded indebtedness provided for in section 104 of this charter.

Said public utilities commission shall have the power to adopt and use a corporate seal; and to sue and be sued; and to have perpetual succession; and may prosecute, in its own name or in the name of the city and county of San Francisco, any action or proceeding affecting the acquisition, construction, completion, extension, operation or maintenance of any utility or other matter by this charter or ordinance of the board of supervisors placed under its jurisdiction; and to borrow money and for that purpose to issue revenue bonds or other obligations payable solely out of net revenue as provided in this charter; and said commission shall also exercise such other powers as are granted by this charter or may be conferred upon it by ordinance of the board of supervisors.

Section No. 121.1. Revenue Bonds. Subdivision (a) Whenever the public utilities commission, created and existing under the provisions of this charter, determines that public interest and necessity demands the acquisition, construction, completion or extension of any public utility, and that the cost of such acquisition, construction, completion or extension should be provided for by the sale of bonds or other obligations issued by said public utilities commission and payable solely both as to principal and interest out of the revenues of the particular utility to be acquired, constructed, completed or extended, it shall adopt a resolution by a majority vote of all of its members specifically declaring said fact, and shall direct its manager of utilities to prepare, or cause to be prepared, and filed with said commission plans and estimates of the cost of the acquisition, construction, completion or extension of such utility, together with an estimate of the annual revenue which will accrue from such utility acquired, constructed, completed or extended, separately setting forth the estimated revenue from such extension, together with an estimate of the annual charges and expenses of every kind and nature incident to the operation and maintenance of said utility, and incident to any extension thereof.

When said plans and estimates are received by said commission, said commission shall examine the same and if in the opinion of said commission (expressed by a majority vote of all of its members), the proposed acquisition, construction, completion or extension shall be advisable, and it shall also appear to said commission from the reports and estimates of its manager of utilities that the revenues to be received from said utility proposed to be acquired, constructed, completed or extended, and/or from the proposed extension to any existing utility, will be sufficient to pay as the same become due (1) all operating expenses of said utility, or of said extension, including such pension and retirement charges as may be provided by this charter or by ordinance enacted under



authority thereof, (2) all amounts necessary for repairs and maintenance, (3) all amounts necessary to provide for depreciation on the utility proposed to be acquired, constructed, completed or extended, and/or on the said extension thereof, (4) the payment of interest and principal on any bonds theretofore issued for the acquisition, construction, completion or extension of said utility, as the same become due, and (5) the payment of the principal and interest on the revenue bonds or other obligations to be issued as in this section provided for the acquisition, construction, completion or extension of said utility, as the same shall become due, then the said commission shall make to the board of supervisors a report in duplicate showing all of the aforesaid matters, with a request that said commission be authorized to issue bonds or other obligations of the character in this section provided, for the purpose of providing funds for the acquisition, construction, completion or extension of said utility, specifying in said report the amount of said bonds or other obligations to be issued.

Sub. (b) Upon receipt of said report, in duplicate as aforesaid, the board of supervisors shall forthwith forward one copy of said report to the controller and said controller shall examine said report, and within thirty days after receipt of said report, advise the said board of supervisors as to his conclusions as to the said report in so far as estimated revenues and expenditures are concerned. The board of supervisors shall also examine the said report and any report made by the controller and if it appears to said board that the revenues from said utility proposed to be acquired, constructed, completed or extended will be sufficient to pay, as the same become due, the several items hereinbefore, in Subdivision (a) of this section, referred to, in the order therein set forth; and if it further appears to said board that the acquisition, construction, completion or extension of said utility is desirable, it shall, by resolution, submit to the electors of the city and county the question of the acquisition, construction, completion or extension of said utility, and of the issuance of bonds or other obligations of the character in this section provided to meet the cost thereof. Before submitting to the electors any proposition to issue revenue bonds, as in this section provided, the board of supervisors shall hold a public hearing on the matter of such submission, and at least five days prior to said hearing the clerk of said board shall give notice of said hearing by publishing notice thereof in the official newspaper of the city and county. The matter of the acquisition, construction, completion or extension of said utility and the issuance of bonds or other obligations therefor may be submitted at any state or municipal election or at a special election called for such purpose, and full power and authority is hereby given to the board of supervisors to call a special election for said purpose and when any spe-

cial election is called to be held on the same day on which any other election is held in the city and county, said elections may be consolidated as provided by law. Notice of said election shall be given by the registrar of voters by the publication of notice thereof in the official newspaper, which said notice shall be published for five days at least thirty days before the date fixed for said election, which said notice shall briefly state the date of said election and the general purposes thereof. Said notice of election may be consolidated with the notice of any other election given by said registrar of voters. All the provisions of the charter, regarding the holding of said election, the canvassing of the vote thereof, and the announcement of the result thereof, shall, in so far as they may be applicable, apply to elections held under authority thereof.

If on said election a majority of the electors voting on the proposition of acquiring, constructing, completing or extending said utility and issuing revenue bonds or other obligations of the character herein mentioned, vote in favor thereof, the public utilities commission shall issue the said bonds or other obligations as herein provided.

Sub. (c) In determining the amount of bonds or other obligations to be issued for the acquisition, construction, completion or extension of any utility as provided in this section, the public utilities commission may include therein such amount as the commission shall estimate to be sufficient to pay the interest on said bonds or other obligations during the actual period of the construction of said utility or extension thereof, and for six months after the completion of the same, and may also include in the amount of said bonds or other obligations to be issued an additional amount to provide working capital estimated by the commission to be sufficient to pay the operating expenses of said utility or extension thereof for a period not exceeding three months after the operating of said utility or extension thereof shall commence. Not more than 15 per cent of the principal of such bonds in the aggregate shall be applied to such interest and working capital.

Sub. (d) That any and all bonds or other obligations issued by the public utilities commission, pursuant to the provisions of this section, as well as all interest thereon, shall be payable wholly and exclusively out of the net revenues received from the operation of the particular utility, for the acquisition, construction, completion or extension of which such bonds or other obligations may have been issued or sold, and/or from the net revenues of any extension made to any existing utility, for which such bonds or other obligations may have been issued or sold, and net revenue is hereby defined to be such revenue remaining after payment of the several items numbered (1) to (4) inclusive referred to in Subdivision (a) of this section in the order therein set forth. Neither the city and county of San Francisco nor any officer thereof shall be liable for said bonds.



Sub. (e) The public utilities commission shall, except as herein provided, determine the form, conditions and denominations of all bonds or other obligations issued under the provisions of this section, and shall fix the rate of interest which said bonds or other obligations will bear, provided that said rate of interest shall not exceed 6 per cent per annum, payable semi-annually. The payment of the principal of said bonds shall commence not later than five years from the date of issuance, and shall be completed in not more than forty years from date of issuance. Said bonds shall mature and shall be payable each year during the period over which said bonds or obligations are payable in such amounts that the annual principal and interest payments in the aggregate are approximately equal each year, so that as the interest payments decrease the principal payments shall increase. All of said bonds or other obligations so issued may, at the option of the owner thereof, be registered with the treasurer of the city and county in the manner provided by law. Said bonds or other obligations may be sold at such times and in such amounts as the public utilities commission shall deem proper, and may be sold below the par value thereof, provided that the sale price shall not be less than will net the purchaser 6 per cent per annum, semi-annually, according to the standard table of bond values, and such sale price shall also be sufficient to include the interest which has accrued thereon between the date of sale and the last preceding interest maturity date. Said bonds or other obligations may be offered for sale either on the basis of a fixed rate of interest or on the basis of the lowest net interest cost. All bonds or other obligations issued as herein provided shall be signed by the president and by the secretary of the public utilities commission, and countersigned by the treasurer of the city and county. The signature of the president of the public utilities commission may be by facsimile. Any coupon attached to said bonds shall have affixed thereto the facsimile signature of the said treasurer. The official seal of the public utilities commission shall be affixed to said bonds. Each of said bonds so issued shall state plainly on its face that it is payable, both as to principal and interest, only from the special fund created for that purpose, out of the net revenues of the particular utility and that it does not constitute a general indebtedness against the city and county of San Francisco. When additional bonds are authorized under the provisions of this section to provide funds for the completion of any public utility or for the acquisition or construction of extensions to any existing utility owned and operated by the city and county, such additional issue or issues of bonds, unless issued under the same authorization, shall be payable as to both principal and interest in subordination to bonds for such utility which may have been made under a prior authorization, and only out of net revenue re-

maining after the payment of all current principal and interest requirements of such prior issue.

Sub. (f) The public utilities commission shall fix and establish just and reasonable rates for any service furnished by said utility acquired, constructed, completed or extended out of the proceeds of the sale of said bonds or other obligations, or for any service furnished by the extension to any existing utility which may also be constructed out of the proceeds of said bonds or other obligations, which said rates shall not be less than will produce an amount sufficient to pay all of the items referred to as number (1) to (5) inclusive in Subdivision (a) of this section and in the order therein set forth, as said amounts of said item become due and payable.

Sub. (g) When any extension is built to any existing utility from the proceeds of bonds or other obligations of the character provided for in this section, the public utilities commission, if it shall deem proper, may estimate the earnings of said extension as compared with the earnings of said utility to which said extension is made, and then provide for the setting up of said earnings as estimated to meet the cost of operating said extension and the payments to meet the cost of all of the items numbered (1) to (3) inclusive referred to in subdivision (a) of this section and in the order therein set forth and the balance of said revenues shall be applied to the payment of the principal and interest of any bonds or other obligations issued or sold to build or acquire said extension.

Sub. (h) Whenever any utility or extension thereto shall require the service or products of any other utility owned and operated by the city and county, the public utilities commission shall have full power and authority to fix a reasonable charge for said service or products so furnished, which charge shall not be less than the reasonable value of said service.

Sub. (i) The public utilities commission shall cause the gross income and revenue of any utility acquired, constructed, completed or extended under the provisions of this section to be deposited daily in the treasury of the city and county in a separate and special account for each utility, for which said bonds or other obligations have been issued, and when the earnings and revenues of any extension to an existing utility have been separately pledged to pay any bonds or other obligations issued for such extension, said commission shall do likewise with the gross earnings of such extension. The commission shall, by resolution, fix, determine and allocate from said revenues the amount required to pay the several items referred to as items numbers (1) to (5) inclusive in Subdivision (a) of this section and in the order therein set forth.

Provided, that when revenue bonds are issued for any extension of any existing utility, said commission may, where



practical, determine the proportions of the revenue from such extension which will be necessary to meet the above mentioned charges, in so far as said extension is concerned, exclusive of the amount necessary for the payment of interest on general obligation bonds. The amount or proportion of the revenue to be appropriated to the bond redemption and interest account shall never be less than the amount required for redemption and interest obligations for the ensuing year on the bonds outstanding which were issued for the original acquisition, construction or completion of said utility and the amount to be apportioned to the revenue bond redemption and interest account shall be sufficient to pay the principal and interest on such revenue bonds for the ensuing year, and all then existing delinquencies, if any, after the payments of said items (1) to (4), inclusive, referred to in subdivision (a) of this section and in the order therein prescribed. Depreciation charges shall be fixed pursuant to the provisions of section 128 of this charter.

The treasurer shall set up and maintain separate accounts and funds for each of the several amounts of revenue allocated as above set forth, and the moneys therein shall be used only for the purposes for which they have been allocated. The commission may from time to time change the amount of said allocations, but the amount allocated for bond interest and redemption charges shall never be less than will be sufficient to meet said bond interest and redemption obligations for the ensuing fiscal year, after payment of all other items referred to in subdivision (a) of this section and in the order therein provided.

Sub. (j) The public utilities commission shall regulate the time of the issuance of any bonds or other obligations authorized by this section, and may cause the same to be issued as one issue or in successive issues under the same authorization. Said bonds or other obligations shall be sold by said commission at public sale to the highest and best bidder therefor, after notice of said sale has been given by the publication of notice of said sale in the official newspaper. Said notice of sale shall specify the time and place of sale, the time of which said sale shall not be more than five days after the last publication of said notice. The commission shall require a bond or other security in such amount as it may deem proper from all bidders to insure the fulfilling of any bid made for said bonds or obligations. When any of said bonds or other obligations are sold, the proceeds of said sale shall be deposited in the treasury of the city and county and shall be used only for the purposes for which the same were approved.

Sub. (k) Bonds or other obligations authorized or issued under the authority of this section shall not be subject to the charter limitations as to the bonded indebtedness of the city and county, nor shall they be taken into considera-

tion in determining the amount of bonded indebtedness as provided in section 104 of the charter.

Sub. (l) Nothing in this section contained shall in any way abridge, control or revoke the power of the electors of the city and county to vote for and cause to be issued bonds or general obligations of the city and county for the acquisition, construction, completion or extension of any public utility, but the manner provided in this section for the acquisition, construction, completion or extension of public utilities shall be deemed to be supplemental and additional manner for providing funds for said purpose.

Sub. (m) Bonds and obligations issued pursuant to this section may be called and paid before maturity upon such terms and conditions as may be determined by the public utilities commission, provided that said conditions are inserted in said bonds at the time of the issuance thereof.

Sub. (n) The budgetary procedure relative to other public utility matters shall apply to all utilities acquired, constructed, completed or extended from the proceeds of the sale of Revenue Bonds.

### Appropriations to Meet Utility Deficits

Section 74. In the event the public utilities commission and the mayor shall propose a budget for any utility which will exceed the estimated revenue of such utility, it shall require a vote of two-thirds of all members of the board of supervisors to approve such budget estimate and to appropriate the funds necessary to provide for the deficiency. No such budget of expenditures in excess of estimated revenues shall be so approved to provide for and include proposed expenditures for additions, betterments, extension or other capital costs, which shall require financing by authorization and sale of bonds. Provided, however, that moneys provided by the public utilities commission from revenue bonds or other obligations payable wholly out of revenue shall be considered as revenue from the particular utility for which said bonds or obligations were created.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Noes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

### Explanation of Vote.

SUPERVISOR COLMAN: Mr. President, I want to give briefly my reasons for voting against this amendment. To me this is the most dangerous and most destructive amendment ever presented to the people of San Francisco for their consideration. I can't imagine the people of San Francisco giving up and letting down the bars from a two-thirds vote on a bond issue to a majority vote. I think it is bad enough to change the supervisorial vote from 8 to 6, but infinitely worse for the citizens to allow themselves to let down the bars from a two-thirds vote to a majority vote, before they incur an indebtedness running over a period of forty years, possibly. In other words, an indebtedness that their children and grandchildren will be called upon



to meet. Now I advise the people with all the sincerity in my heart not to consider letting down that important bar against the establishment of debt. I don't want to make it too hard to incur debt, but I want to make it reasonably difficult enough so that the people can be quite sure that they want to embark into a business before this indebtedness can be incurred in their name. And don't be misled by the fact that there is any difference between a revenue bond and an obligation bond. Because there is no difference with the one exception, as the City Attorney told you, if there is a deficit the rates will be raised, and if there is a deficit otherwise to meet taxes, and this goes to the rate payers instead of the taxpayers. But it could become a general obligation to that extent, to the point where you can't pay the high rates and then it means default. And what does default mean but the credit of San Francisco is badly hurt, until we go to work and redeem those bonds out of the General Fund and make them general obligation bonds. There is no question about that.

There is no question further that today San Francisco's standing is at the highest of the list, our financial rating is splendid and in my opinion it is due to one thing, and one thing only, that we have a two-thirds majority necessary before we can incur debt. Should this thing become the law it is a constant invitation for debt after debt, for business venture after business venture, in which we might embark with borrowed money, at a very high rate of interest today because of the fact of the two-thirds majority necessary. This measure, if passed, is bound to increase the cost we must pay for money because it is perfectly obvious our credit will be impaired by its passage. If there is always the overpowering danger of revenue bonds by a majority vote it must adversely affect the standing of the general obligation bonds which require a two-thirds vote, and the citizens have shown by their intelligent votes that they will give a two-thirds majority to every worthwhile project. There is no argument here of any soundness given why the people should let down the bars from a two-thirds to a majority vote, not one reasonable, sound argument given.

So, I am opposed to its submission. I feel just as I stated last week very sincerely, because when I took my oath of office the principal obligation I assumed was to protect the credit of my city and the credit of the people of my city. I feel that really should be the sacred duty of every member of this Board. So, in feeling that way I cannot vote to present this measure. And if it goes to the people, I will, in my poor way, do everything in my power to defeat it.

**SUPERVISOR BROWN:** Mr. President, I would like to add very briefly a few words to what has been said in opposition to these revenue bonds. First, you should clearly understand what is meant by revenue bonds. Revenue bonds are an obligation against the income of the particular utility whose purchase or extension is financed by these bonds. For example, if the Municipal Railroad were to undertake an extension of its trackage and were to issue revenue bonds for that purpose these bonds would be an obligation, not against the income of that particular section of the Municipal Railroad, but against the income of the Municipal Railroad; the net income I should say, because that is the way the ordinance is drawn. And similarly with the Water Department. Or with the electric production at Hetch Hetchy, if extensions of those services were contemplated, the entire revenues, net, of those departments would be made available for the security of these particular bonds.

Now, you have heard and will hear, about those bonds not being a levy against the taxpayer, not being a mortgage on your property and so on. The fact is that these bonds are an obligation of the City and County of San Francisco. While they cannot be in the strict sense of the word a direct lien against your property, nonetheless you are the ones who pay for these bonds, both interest and principal, you



are the ones who pay the rates charged by the particular utility out of which comes the revenue which will pay for those bonds; and if the bonds should happen to be a poor investment and it becomes necessary to assist in their payment out of the total revenues of any particular department, then the general fund of the City and County of San Francisco suffers.

Let us take an example: I just asked Controller Leavy what the gross revenue of the Water Department was during the last two years; that is during the previous fiscal year, and his estimate of the revenue during this fiscal year; last year the Water Department produced a net revenue of approximately \$1,500,000 from which over \$900,000 went into the General Fund of the City and County and served to reduce taxes. Now then suppose we have an issue of Water Department revenue bonds; what happens to those bonds if the money produced by those bonds and invested in the Water Department fails to produce sufficient revenue to carry the interest or debt on those bonds; then the general net income of the Water Department must be used to pay interest and redemption charges. So, the \$900,000 received during the last fiscal year might be used for that purpose. The bonds are an obligation of the city, to that extent, that we can pay obligation of the city issued as a mortgage on real property. The bonds now outstanding in the city amount to about \$165,000 at the present time, obligations of the City and County, and incidentally again the amount that you pay every year in your tax rate for bond interest and redemption approximates \$1.00 of the tax rate. Those bonds are paid for out of the income of the City and County of San Francisco, out of the General Fund, if you please. If you give some other security such as issuing revenue bonds, a prior lien on any part of the city income, you are in effect breaking faith with the people who have bought your bonds, in the open market, at this time, because you are giving to somebody else a preference with the income which otherwise would, a part of that, available for paying off your existing bonds. That is just one argument against these things.

San Francisco has never been niggardly in the matter of bonding the city for worthy purposes. Within the last few years you have had many examples of the generosity of the citizens, particularly in bonds issued last year for PWA projects and the extension of water system or raising of the Hetch Hetchy dam, the high pressure system, sewer extensions, and so on. There is no lack of instances showing that San Francisco's citizens are good judges of bonded indebtedness, that they know when the city should be bonded and when it should not be bonded. I think they are willing to bond the city if the cause is a worthy one. That is the reason for the two-thirds as required for bonding the city, two-thirds on the Board of Supervisors and two-thirds by the people. There have been many instances in the past where bond issues of questionable nature have received the majority vote, but have not received the necessary two-thirds vote, and the people found they had good cause later on for not violating the two-thirds provision. I think it would be highly unwise for the present, in view of the city's finances, the possible markets we have for our securities, to put aside that two-thirds provision and open the way for further provisions which constitute a very severe charge on the taxpayer. As far as I am concerned, I am opposed to the revenue bonds, opposed to doing anything which tends to make it easier than it is now to bond the City and County of San Francisco. I think there is plenty of room now for any worthwhile bond issue, and any letting down of the bars would be apt to cause serious consequences.

#### Action Deferred.

The following proposed amendments were *laid over temporarily*:



Proposed by Supervisor Havenner  
**CHARTER AMENDMENT NO. 2**  
**REFERENDUM**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend Sections 16 and 179 of the Charter of the City and County of San Francisco, relating to the effective date of ordinances and the referendum.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at a special election to be held on the — day of —, 1935, a proposal to amend as herein set forth Section 16 of the Charter providing when ordinances of the Board of Supervisors shall become effective, and defining emergency measures, and also amending as herein set forth Section 179 of the said City Charter giving to the electors certain additional referendum powers as to certain ordinances enacted by the Board of Supervisors.

**Emergency Measures and Effective Date of Ordinances**

Section 16. No ordinance which is subject to the referendum provisions of this charter shall become effective until thirty days after its passage. Ordinances granting any public utility franchise or privilege shall not become effective until sixty days after their passage. Other ordinances shall not become effective until ten days after their passage unless enacted by a three-fourths vote of all of the members of the board as an emergency measure as defined in this section. No ordinance affecting franchises, grants, bond issues or the sale, lease or purchase of land shall ever be passed as an emergency measure, and the people by initiative or referendum ordinance may further restrict the matters that may be passed as emergency measures. Immediate necessary preservation of public peace, property, health or safety, provision for the uninterrupted operation of any city and county department or office, or action required to comply with time limitations as established by law, shall be emergencies within the meaning hereof; provided, however, that such emergency shall actually exist and shall be specifically stated and defined in such ordinance, and shall be specifically voted on as provided in Section 13 of this charter.

**Initiative, Referendum and Recall**

Section 179. The registered voters shall have power to propose by petition, and to adopt or to reject at the polls, any ordinance, act or other measure which is within the power conferred upon the board of supervisors to enact, or any legislative act which is within the power conferred upon

any other board, commission or officer to adopt, or any amendment to the charter. Such ordinance, act, charter amendment or other measure may be so proposed by filing with the registrar a petition setting forth said measure in full, signed by registered voters of the city and county as many in number as the percentages hereinafter required of the entire vote for all candidates for the office of mayor cast at the last preceding regular municipal election.

Any declaration of policy may be submitted to the electors in the manner provided for the submission of ordinances; and when approved by a majority of the qualified electors voting on said declaration, it shall thereupon be the duty of the board of supervisors to enact an ordinance or ordinances to carry such policies or principles into effect, subject to the referendum provisions of this charter.

Any ordinance which the supervisors are empowered to pass may be submitted to the electors by a majority of the board at a general election or at a special election called for the purpose, said election to be held not less than thirty days from the date of the call. Any such ordinance may be proposed by one-third of the supervisors or by the mayor, and when so proposed shall be submitted to the electors at the next succeeding general election. No ordinance passed by the supervisors granting any public utility franchise or privilege, shall go into effect until the expiration of sixty days from the date it becomes final. At the end of such sixty days such ordinance shall be in force and effect, unless within such period there shall be filed with the registrar a petition signed by registered voters equal in number to five per cent of the entire vote cast for mayor at the last preceding regular municipal election, requesting that such ordinance be submitted to the electors. In case such petition is filed, such ordinance shall not go into effect until approved by a majority of the voters voting thereon at a general or special election.

If, before the time any other ordinance involving legislative matters becomes effective, there shall be filed with the board of supervisors a petition signed by qualified electors of the city and county equal in number to at least ten per centum of the entire vote cast for all candidates for mayor at the last preceding general municipal election at which a mayor was elected, protesting against the passage of such ordinance the same shall be suspended from going into operation, and it shall be the duty of the board of supervisors to reconsider such ordinance, and if the same be not entirely repealed, said board shall submit the ordinance to the vote of said electors either at the next general municipal election or at a special election to be called for that purpose, and such ordinance shall not go into effect or become operative unless and until a majority of the qualified electors voting thereon shall vote in favor thereof. The provisions of Sections 180 and 181 of



the charter shall apply to and govern the verification and certification of such petition.

Annual budget and appropriation ordinances, supplemental appropriation ordinances, the annual salary ordinance, or ordinances amending the same, the ordinances levying taxes, any ordinance appropriating money from the emergency reserve fund, ordinances authorizing the city attorney to compromise litigation, and ordinances necessary to enable the mayor to carry out any of the powers vested in him in the case of a public emergency as defined in Section 25 of the charter, ordinances enacted pursuant to Section 219 of the charter, as well as ordinances relative to purely administrative matters, shall not be subject to referendum.

Any elective official, the chief administrative officer, the controller or any member of the board of education or the public utilities commission may be recalled by the electors. The procedure to effect such recall shall be as follows: A petition demanding the recall from office of the person sought to be recalled shall be filed with the registrar. Said petition shall contain a statement of the grounds on which the recall is sought. Any insufficiency of form or substance in such statement shall in no wise affect the validity of the election and proceedings held thereunder. No recall petition shall be filed against any officer until he has held his office for at least six months.

**Proposed by Supervisor Hayden**  
**CHARTER AMENDMENT NO. 3**  
**SYMPHONY ORCHESTRA**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the charter of said city and county by amending as herein set forth Section 78 thereof so as to provide that the annual levy of taxes shall include one-half cent upon each one hundred dollars of the assessed valuation of the city and county, the amount to be produced by said tax to be allowed to the art commission, for the purpose of maintaining a symphony orchestra.

**Tax Levy**

Section 78. On or before the 15th day of September of each year, the board of supervisors by ordinance shall levy a tax, the estimated proceeds of which, together with the total amount of receipts and revenues estimated to be received from all sources, will be sufficient to meet all appropriations made by the annual appropriation ordinance.

Revenue to meet current annual interest and redemption or sinking fund for outstanding bonds shall always be provided out of the tax levy; provided, however, that to the

extent to which funds are appropriated by the public utilities commission, and available for annual interest and redemption or sinking fund on bonds issued for acquisition, construction or extension of any utility, no tax shall be levied therefor.

The tax levy shall not exceed the rate of one dollar and sixty-five cents (\$1.65) on each one hundred dollars (\$100.00) valuation of the property assessed in and subject to taxation by the city and county, exclusive of the following items: (1) State taxes, and taxes for the interest and sinking fund on bonded indebtedness of the city and county; (2) the cost of constructing, maintaining and improving (a) schools, (b) libraries, which tax shall not be less than four cents on each one hundred dollars, (c) parks and squares, which tax shall be not less than ten cents on each one hundred dollars, (d) playgrounds, which tax shall be not less than seven cents on each one hundred dollars, (e) for the Art Commission for the purpose of maintaining a symphony orchestra one-half cent on each one hundred dollars of said assessed valuation, (f) streets, sewers and buildings; (3) the cost of (a) elections, (b) civil service, which tax shall not be less than one-half cent on each one hundred dollars, (c) obligations imposed by state legislative or constitutional enactment and (d) obligations imposed by vote of the people of the city and county.

**Proposed by Supervisor Shannon**

## **CHARTER AMENDMENT No. 4**

### **MAJORITY ELECTION**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending sections 174, 175 and 176 thereof, and adding a new section thereto to be known as section 175.1, providing for election of officers by majority vote and holding a primary election for that purpose.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of said City and County, at a special election to be held on the .... day of ....., 1935, a proposal to amend the Charter of said City and County by amending sections 174, 175 and 176 thereof and adding a new section to be known as section 175.1, which sections shall read as follows:

Section 174. On the last Tuesday in August in the year 1935 and every second year thereafter there shall be held in the City and County of San Francisco a primary municipal election. On the first Tuesday after the first Monday in November in the year 1935 and every second year thereafter there shall be held a general municipal election. Such officers as are required by this charter to be elected shall be chosen by the electors of the City and County at such elections as



hereinafter provided. Special municipal elections shall be called by the registrar of voters when required by this charter on the filing of appropriate initiative referendum or recall petitions, as provided by this charter, and may be called by the supervisors for bond issues, declarations of policy, or for voting on candidates for City and County offices not subject to election at primary or general municipal elections.

All provisions of the general laws of this state, including penal laws, respecting the registration of voters, initiative, referendum and recall petitions, elections, canvass of returns and all matters pertinent to any and all of these, shall be applicable to the City and County, except as otherwise provided by this charter or by ordinance adopted by the board of supervisors as authorized by this charter relative to any rights, powers or duties of the city and county or its officers. When not prohibited by general law, the supervisors by ordinance may provide that the publication of precincts and polling places shall be by posting only.

### NOMINATION OF ELECTIVE OFFICERS

Sec. 175. The name of a candidate for an elective office shall be printed upon the ballot when a declaration of candidacy and certificates of not less than ten nor more than twenty sponsors shall have been filed on his behalf, and when the nomination shall be made in the following manner: The candidate, not more than fifty days before the primary municipal election, shall file with the registrar a declaration of his candidacy, in the form prescribed by the registrar for all candidates, including statements of his qualifications in not to exceed one hundred words, subscribed by him before the registrar. The registrar shall forthwith certify to the said subscription and its date and retain and file the declaration. The candidate shall pay to the registrar at the time of filing his declaration of candidacy the sum of thirty dollars (\$30). After said declaration shall have been signed, certified and filed, and not later than thirty-five days before said election, not less than ten nor more than twenty sponsors for the said candidate, who are electors of the city and county qualified to vote at the said municipal election, shall appear before the registrar and shall certify under oath to the qualifications of the said candidate on a form of certificate prescribed by the registrar for all sponsors of all candidates.

In the event the registrar shall refuse to file such declaration of candidacy or certificate of a sponsor thereof, he shall forthwith designate in writing on the declaration or certificate the defect thereof, or other reason for refusing to file the same, and shall return the same to the party tendering it. No defect in any declaration or certificate presented to the registrar shall prevent the filing of another declaration or certificate within the period allowed for presenting the dec-

laration or certificate. The name of every candidate who has been duly and regularly nominated shall be placed on the ballot under the title of the office for which he is a candidate, provided that a candidate whose nomination has been completed, may, not less than thirty days before a primary municipal election withdraw as a candidate by filing with the registrar his withdrawal, naming the office; such withdrawal must be signed and sworn to by the person withdrawing.

The registrar shall preserve in his office for a period of four years all candidates' declarations and all sponsors' certificates filed in accordance with this section.

Sec. 175.1. In case there is but one person to be elected to an office, the candidate receiving a majority of the votes cast at the primary election for all the candidates for that office shall be declared elected; in case there are two or more persons to be elected to an office, then those candidates equal in number to the number to be elected, who receive the highest number of votes for such office shall be declared elected; provided, however, that no person shall be declared elected to any such last described office at such primary election unless the number of votes received by him shall be greater than one-half the number of ballots cast at such election.

The vacancy or vacancies in any office to which the required number of persons have not been elected at the primary election shall be filled at the general election. The candidates not elected at such primary election, equal in number to twice the number to be elected to any given office, or less, if so there be, who receive the highest number of votes for the respective offices at such first election, shall be the only candidates at such general election; provided, that if there be any person who, under the provisions of this subdivision, would have been entitled to become a candidate for any office except for the fact that some other candidate received an equal number of votes therefor, then all such persons receiving such equal number of votes shall likewise become candidates for such office. The candidates, equal in number to the persons to be elected who shall receive the highest number of votes at such general election shall be declared elected to such office.

Sec. 176. The registrar shall, before each primary municipal election, cause to be printed in pamphlet form and mailed to each registered voter with the sample ballot, a copy of all declarations and statements of qualifications of candidates received by him, to be followed by the names and addresses and occupations of all sponsors of all officers to be voted for in said city or county.

The registrar shall cause ballots to be printed identical with the ballot to be used in each assembly district at the election and shall furnish copies of the same on application to registered voters at his office at least five days before the date fixed for such election, and shall mail to each voter entitled to vote at such election, a copy of the ballot to be



used in his district, so that all said sample ballots shall have been mailed at least eight days before said election. The rotation of names of candidates on ballots shall be as provided by general law.

**Proposed by Supervisor Uhl**

**CHARTER AMENDMENT No. 5**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 13 thereof, relating to action of the Board of Supervisors by, and publication of, ordinances and resolutions.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1934, a proposal to amend the Charter of said City and County as follows:

**ACTION BY RESOLUTION OR ORDINANCE**

Section 13. Action by the board of supervisors shall be by ordinance or resolution in writing introduced by a member or by a committee of said board and passed or adopted by a majority of all the members of the board at each reading. Every legislative act shall be by ordinance. The enacting clause of all ordinances shall be, "Be it ordained by the people of the City and County of San Francisco." Every ordinance and resolution, except ordinances making appropriations, shall be confined to one subject which shall be clearly expressed in the title, and ordinances making annual or supplemental appropriations shall be confined to the subject of appropriations. Any ordinance enacting or revising and re-enacting a complete municipal code for the city and county, which code shall supersede or repeal all general ordinances prior thereto, shall be construed to be confined to a single subject.

If any subject is embraced in an ordinance and is not expressed in the title thereof, the ordinance shall be void only as to so much thereof as is not expressed in the title. Any ordinance may be amended by an ordinance amending the particular sections thereof.

An ordinance shall be passed by the board of supervisors only after reference to and report thereon from committee, unless it be an ordinance prepared and reported out by committee, and after two readings and votes at separate meetings of the board, which meetings shall be at least ten days apart; provided, however, that as to an emergency measure as defined in section 16, reference to committee or the readings and votes at separate meetings may be waived by a three-fourths vote of all members of the board. The existing or

impending emergency as defined in such ordinance shall be declared by specific section in such emergency ordinance. No other resolution shall be adopted by the board of supervisors on the date of its introduction and without reference to committee, except by the unanimous consent of the supervisors present. The annual appropriation ordinance shall be passed only after two readings, not less than five days apart, and the second or final passage shall be not less than fifteen days after the introduction of each such ordinance.

No ordinance granting a franchise shall be finally passed within ninety days of its introduction.

Except as otherwise provided in this charter, or by ordinance, notice of the title or the purport and subject matter of each proposed ordinance which is introduced and referred to committee shall be published within three days after its presentation to the board and a copy of such proposed ordinance shall be kept available for inspection in the office of the clerk of the board. All ordinances shall be published upon passage for second reading. Emergency ordinances shall be published immediately on passage. Ordinances passed to codify, rearrange and publish existing ordinances, as provided for in section 17, shall not require publication. The term "published" as used in this charter shall mean publication in the official newspaper as required by charter. The official newspaper is hereby defined to be a daily newspaper of general circulation, published continuously for three years in the city and county.

The vote on all ordinances and resolutions upon each reading shall be by ayes and noes. The vote by ayes and noes on all measures shall be recorded in the journal of the proceedings of the board.

#### SPECIAL ORDER—3 P. M.

##### Action Deferred.

The following matter was *laid over temporarily*:

**An Ordinance Regulating the Distribution of Advertising Matter, Providing for the Issuance of Permits and Licenses Therefor, and Fixing the Fees and Charges for Said Permits and Licenses, Providing a Penalty for Violation of This Ordinance and Repealing Ordinances or Parts of Ordinances in Conflict Herewith.**

(Code No. 11.00)

Bill No. 685, Ordinance No. 11.0011, as follows:

An ordinance regulating the distribution of advertising matter, providing for the issuance of permits and licenses therefor, and fixing the fees and charges for said permits and licenses, providing a penalty for violation of this ordinance and repealing ordinances or parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm or corporation to distribute, cause to be distributed, or suffer, allow or permit the distribution of any handbill, dodger, circular, booklet, card, pamphlet,



sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, to or upon any premises in the City and County of San Francisco, by placing or causing any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices of commercial advertising, to be deposited or placed in or upon any porch, yard, steps, hallways, or mail box located on, or used in connection with such premises when:

(a) Such premises have posted thereon in a conspicuous place, a sign or signs of at least eight square inches in area bearing the words "No Advertising," unless such person, firm or corporation has first received the written permission of the person, *persons or manager* occupying such premises authorizing him or it so to do;

(b) It is apparent that such premises are vacant;

(c) It is apparent that a previous day's distribution of such advertising matter has not been removed.

Section 2. It shall be unlawful for any person, firm or corporation to distribute, or cause to be distributed, in or upon any premises in the City and County of San Francisco, any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, unless the same is folded or otherwise so prepared or placed, that it will not be blown therefrom by the winds.

Section 3. It shall be unlawful for any person, firm or corporation, except the holder of a distributor's permit granted pursuant to the terms of this ordinance, to distribute, or cause to be distributed by employees or otherwise, any such handbill, dodger, circular, booklet, pamphlet, card, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, *person* or thing.

Section 4. A distributor's permit shall be obtained by filing an application therefor with the Chief of Police upon forms to be prescribed and furnished by said Chief of Police. Unless a distributor's permit previously issued to the applicant shall have been revoked, upon filing such application the Chief of Police shall forthwith issue a distributor's permit to the applicant. Such permit shall contain a serial number and be granted for a period of one year, and, unless sooner revoked, shall be renewed upon application of the holder thereof.

The Chief of Police shall have power to revoke any distributor's permit issued under authority of this ordinance, for the violation by the holder of said permit or by any of his or its servants, agents or employees, of any of the provisions of this ordinance, or when the Chief of Police shall determine that the holder of said permit in the use thereof is violating, or attempting to violate any law of the United States, or of the State of California, or any ordinance, rule or regulation of the City and County of San Francisco or of any department thereof.

No permit shall be revoked except after notice given to the holder of said permit, specifying the reasons why said permit is to be revoked, and when and where the holder shall be given an opportunity to present his reasons why said permit should not be revoked. Said notice shall be mailed to the holder of said permit at his place of address as specified in his application for said permit, at least five (5) days before the hearing on the revocation of said permit.

When any permit issued to any person pursuant to the provisions of this ordinance is revoked, said person may, within thirty (30) days after the date of said revocation, appeal to the Board of Permit Appeals from the order of the Chief of Police revoking said permit, and the Board of Permit Appeals shall hear said appeal and act upon the same as provided in the Charter of the City and County of San Francisco.

When the revocation of any permit has become final, an application for the reissuance of the same may be made to the Chief of Police, and



if said Chief of Police is satisfied with the reasons for which said permit was revoked no longer exist, the said Chief of Police may reissue said permit.

Section 5. Each permit granted pursuant to the provisions of this ordinance shall be given a serial number and the holder of said permit shall not directly, or through his servants, agents or employees, distribute or suffer to be distributed, any advertising matter hereinbefore referred to unless the words "Distributor's Permit No. ——" (with the permit number designated by the Chief of Police inserted) shall be stamped in a legible manner on each separate piece of said advertising matter.

Section 6. The provisions of this ordinance shall not apply to the distribution and delivery of any newspaper, or newspapers, which is or are capable of being entered in the United States mails as second-class matter under the provisions of the United States Post Office Regulations of March 3, 1879, or any statute of the United States, *nor to the distribution* or delivery of any publication printing news of a general nature and keeping advertising space therein open to the public and the publishing of general advertising therein.

Section 7. Every person, firm or corporation receiving a permit to distribute advertising matter as provided in this ordinance shall, as long as he or it shall exercise the privileges granted by said permit, pay a license fee of five (\$5) dollars per quarter for the privilege of so doing, and an additional sum of twenty-five (25c) cents per quarter for every employee in excess of sixty (60) distributing employees. Said license shall be payable quarterly in advance and any person, firm or corporation failing to pay said license shall forfeit any permit issued pursuant to the provisions hereof. Provided, however, that any person, firm or corporation holding a distributor's permit issued as in this ordinance provided and who is engaged in the conduct of any business other than that of distributing advertising matter may, subject to the regulations provided for in this ordinance, and without the payment of any license, distribute advertising matter herein referred to, if said advertising matter is used solely and exclusively to advertise the business of said person, firm or corporation, and is distributed directly by said person, firm or corporation conducting said business, and that not more than ten thousand (10,000) copies of any advertising matter is distributed by said person, firm or corporation during any *one day*.

Section 8. Every person, firm or corporation making any application for a permit under this ordinance, or for the renewal or reissuance of any permit shall, at the time of making said application, pay to the Chief of Police a fee of five (\$5) dollars.

Section 9. It shall be the duty of the Chief of Police to investigate, or cause to be investigated, all complaints made regarding the violation of any of the provisions of this ordinance, and to take such action regarding any violation as is provided in this ordinance.

Section 10. All ordinances, or parts of ordinances, in conflict with the provisions of this ordinance are hereby repealed.

Section 11. Every person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not more than one hundred (\$100) dollars or by imprisonment in the County Jail for a period of not more than thirty (30) days, or by both such fine and imprisonment, and upon such conviction the court may suspend or revoke the distributor's permit of such person, firm or corporation.

Section 12. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more



other sections, subsections, sentences, clauses or phrases be declared unconstitutional.

## UNFINISHED BUSINESS.

### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

#### Providing for the Amount Per Diem, Traveling Expense for Officers and Employees of the City and County.

(Code No. 9.056)

On recommendation of Finance Committee.

Bill No. 686, Ordinance No. 9.0563, as follows:

Providing for the amount per diem for officers and employees of the City and County of San Francisco for traveling expenses exclusive of transportation and Pullman charges and excluding traveling expenses incurred in the discharge of routine duty, and directing the Controller to establish rules for payment of claims for traveling expenses.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Whenever any officer or employee of the City and County of San Francisco, except in the discharge of routine duties shall under the authority of law or ordinance leave the City and County for the purpose of performing any official duty for or on behalf of the City and County, or for the purpose of rendering any service to, or for the City and County, or for the purpose of officially representing said City and County, or any commission or department thereof, said officer or employee shall be allowed as the expense incident to said service the actual cost of transportation, including Pullman charges, together with an amount not to exceed fifteen dollars per day for each and every day while said officer or employee is absent on said official business.

Section 2. The Controller shall establish rules for the payment of all amounts payable pursuant to Section 1 hereof, and for the presentation of such vouchers as he shall deem proper in connection with expenditures made pursuant to said section. No allowance shall be made for traveling expense provided for in this ordinance unless appropriations for such expense have been made by annual or supplemental appropriation ordinance enacted in accordance with the provisions of the Charter.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Appropriation of \$6,227.35 From County Jail Bond Fund for Purchase of Equipment, New County Jail.

(Code No. 9.051)

Also, Bill No. 687, Ordinance No. 9.051164, as follows:

Appropriating \$6,227.35 from County Jail Bond Funds to the credit of Item 89.901.33, New County Jail Equipment, for the purchase of necessary equipment for the new County Jail.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$6,227.35 is hereby set aside and appropriated from County Jail Bond Fund to the credit of Item 89.901.33, New County Jail Equipment, for the purchase of necessary equipment for the new County Jail.

Controller approves as to funds being available.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Cancellation of Certificate of Sale Issued by Tax Collector Pursuant to the Tunnel Procedure Ordinance, Upon Which No Deed Has Been Executed by the Tax Collector.**

(Code No. 12.0333)

Also, Bill No. 688, Ordinance No. 12.03332, as follows:

Providing for the cancellation of certificates of sale heretofore issued by the Tax Collector under and pursuant to the Tunnel Procedure Ordinance and amendments thereto for land assessed for the construction of the Sunset Tunnel, in all cases where certificates have been issued for the sale of said property and no deed to said property has been executed by the Tax Collector.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Tax Collector of the City and County of San Francisco is hereby directed to cancel any and all certificates of sale issued by him under and pursuant to the provisions of the Tunnel Procedure Ordinance of the City and County of San Francisco and amendments thereto, for land assessed for the construction of the Sunset Tunnel and to cancel the assessments against the property covered by said certificates in all cases where the owners of said property shall, on or before April 9, 1936, pay to said Tax Collector all amounts due upon the respective parcels of property mentioned in said respective certificates together with twenty-five (25) per cent of the amount for which the said respective parcels of property were sold.

Section 2. In all cases where the owners or those interested in the several properties described in the aforesaid certificates have not, at the expiration of April 9, 1936, paid the respective amounts for which said several properties have been sold together with the penalties provided for the non-payment thereof, then, in that event, the Tax Collector shall forthwith proceed to execute deeds to the persons to whom said properties were sold in accordance with the provisions of the Tunnel Procedure Ordinance.

Section 3. This ordinance shall not annul or repeal any provision of said Tunnel Procedure Ordinance or amendments thereto, except in so far as it gives to the Tax Collector of the City and County of San Francisco the right to permit the redemption of the said several properties mentioned in said certificates of sale heretofore issued and to which a deed has not been executed within the time herein specified and thereafter this ordinance shall become null and void.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Creating Underground District—Army Street, Potrero Avenue to Bryant Street.**

(Code No. 11.12)

On recommendation of Streets Committee.

Bill No. 639, Ordinance No. 11.127, as follows:

Amending Order No. 214 (second series), entitled "providing for placing wires and conduits underground in the City and County of San Francisco" by adding a new section to be known as Section 1 FFF.

Be it ordained by the people of the City and County of San Francisco, as follows:

Section 1 FFF. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires, except trolley poles and wires after February 1, 1935, is hereby designated, to-wit:

Underground District No. 72—Army street between Potrero avenue and Bryant street.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**NEW BUSINESS.****Adopted.**

The following resolutions were *adopted*:

**Fixing Time for Hearing Appeal, Rezoning of Southeast Corner  
of Mason and Pine Streets.**

(Code No. 13.02)

On recommendation of City Planning Committee.

Resolution No. 1855, as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission denying application to re-zone from Second Residential District to Commercial District, property located at the southeast corner of Mason and Pine Streets, is hereby set for Monday, March 25, 1935, at 2 p. m.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Acceptance of Deed and Payment of \$1,060 for Lands Required  
for Sunset Reservoir.**

(Code No. 12.17152)

On recommendation of Finance Committee.

Resolution No. 1856, as follows:

Resolved, That the City and County of San Francisco accept a deed from the following named party to certain land in San Francisco, required for the Sunset Reservoir, and that the sum set forth opposite her name be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05:

Anna Held, Lot 1, in Assessor's Block 2110.....\$1,060.00  
Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Acceptance of Deed and Payment of \$250 for Lands.**

(Code No. 12.17152)

Also Resolution No. 1857, as follows:

Resolved, That the City and County of San Francisco accept a deed from the following named party to certain land in San Francisco, required for the Sunset Reservoir, and that the sum set forth opposite his name be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05:

A. B. Dymont, Lot 8, in Assessor's Block 2110.....\$250.00  
Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Acceptance of Deed and Payment of \$250 for Lands.**

(Code No. 12.17152)

Also Resolution No. 1858, as follows:

Resolved, That the City and County of San Francisco accept a deed from the following named parties to certain land in San Francisco, required for the Sunset Reservoir, and that the sum set forth opposite their names be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05:

Christian M. Hansen and Dorothy Hansen, Lot 2A, in Assessor's  
Block 2144 .....\$250.00  
Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Acceptance of Deed and Payment of \$100 to Samuels Realty Company.**

(Code No. 12.1711)

Also Resolution No. 1859, as follows:

Resolved, That the City and County of San Francisco accept a deed from D. Samuels Realty Company, to Lot 35, Assessor's Block 5628, San Francisco, required for the Bernal Heights Boulevard, and that the sum of \$100.00 be paid for said lot from the 1931 Boulevard Bond Fund Appropriation No. 88.902.17.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Acceptance of Deed and Payment of \$100 for Land Required for Realignment of Sloat Boulevard.**

(Code No. 12.1711)

Also Resolution No. 1860, as follows:

Resolved, That the City and County of San Francisco accept a deed from Edward J. Linehan to a portion of Lots 21, 22 and 23, Assessor's Block 2518, San Francisco, required for the realignment of Sloat boulevard west of Thirty-ninth avenue; and that the sum of \$100 be paid for said land from the  $\frac{1}{4}$  Cent Gas Tax Fund, Appropriation No. 48.914.14-1.

Reference is hereby made to the written offer on file in the office of the Director of Property from the above party, for a particular description of said land to be acquired by the City.

As a further consideration, Edward J. Linehan shall receive a deed from the City Title Insurance Company to the following described real property situated in Assessor's Block 2518, San Francisco, California:

1. That certain parcel of land described in deed dated October 9, 1934 from Florence M. Toye to City Title Insurance Company, recorded December 18, 1934, which land is being held in trust for the City by said company in accordance with Resolution No. 1655 of this Board.

2. That certain parcel of land described in deed dated September 26, 1934 from Francisco Pereira da Silva Neves to City Title Insurance Company, recorded January 4, 1935, which land is being held in trust for the City by said company in accordance with Resolution No. 1654 of this Board.

The foregoing considerations include damages in full to the remaining portions of said Lots 21, 22 and 23 and to the improvements now wholly or partially located on said lots. Said improvements are to be relocated by the grantor within 30 days after recording the deed to the City.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Transferring \$1,125 From Juvenile Court to Juvenile Detention Home.**

(Code No. 9.052)

Also Resolution No. 1861, as follows:

Resolved, That the sum of \$1125 be and the same is hereby set aside out of "Maintenance of Minors," Appropriation No. 23.206.00 (Juvenile Court), to the credit of the following appropriations (Juvenile Detention Home), to-wit:

To Appropriation No. 24.200.00 (Contractual Service), the sum of \$215.



To Appropriation No. 24.300.00 (Materials and Supplies), the sum of \$910.

Recommended by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

Also Resolution No. 1862, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being refunds of taxes paid in duplicate, and overpayments of taxes, to-wit:

(1) Irving Tambor, per Vol. 18, page 56, line 5, Uncollected Personal Property Rolls, 1934.....	\$11.65
(2) Minnie White, per Vol. 1, page 146, line 1, Unsecured Personal Property Roll (supplemental), 1934.....	1.74
(3) John M. and Margaret Ferris, per Vol. 14, Bill No. 2334, Lot 23, Block 1848, fiscal year 1933.....	74.48
(4) John E. McCarthy, per Vol. 17, Bill No. 3726, Lot 5D, Block 2419, fiscal year 1932.....	16.63
(5) Caroline Grieb, per Vol. 9, Bill No. 1937, Lot 27, Block 1406, fiscal year 1934.....	133.29
(6) The Bank of California, per Vol. 12, Bill No. 126, Lot 18, Block 1619, fiscal year 1934.....	99.49
(7) The San Francisco Bank, per Vol. 12, Bill No. 3185, Lot 26, Block 1688, fiscal year 1934.....	47.72
(8) The San Francisco Bank, per Vols. 14 and 35, Lots 4 and 43, Blocks 1850 and 5879, fiscal year 1934 (\$59.11 and \$14.10)....	73.21
(9) Eaton and Smith, per Vol. 37, Bill No. 1923, Lot 45, Block 6240, fiscal year 1934.....	10.05
(10) Mrs. T. W. Withoft, per Vol. 11, Bill No. 816, Lot 26, Block 1553, fiscal year 1934 (overpayment).....	3.00
(11) Miss E. W. Allyne, per Vol. 40, Bill No. 2850, Lot 54, Block 6729, fiscal year 1934.....	5.80
(12) Lottie Gurich, per Vol. 15, Bill No. 485, Lot 6A, Block 1916, fiscal year 1934.....	34.39
(13) Urban Realty Imp. Co., per Vol. 41, Bills Nos. 2314 and 2590, Lots 8 and 9, Blocks 6917a and 6929, fiscal year 1933.....	127.79
(14) Anglo California Securities Co., per Vol. 37, Bill No. 587, Lot 2, Block 6159, fiscal year 1932.....	2.38
(15) Wm. H. Grahn, per Vol. 31, Bill No. 772, Lot 2, Block 5082, fiscal year 1931.....	13.74

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Authorizing Payment of Warrants—Islais Creek Reclamation District.

(Code No. 12.04)

Also Resolution No. 1863, as follows:

Be It Resolved, That the following warrants of Islais Creek Reclamation District:

No.	To	For
574	Director of Public Works.....	\$ 301.80
575	J. B. West.....	125.00
576	J. B. West .....	125.00
577	A. Carlisle & Co.....	587.84
578	Hugo H. Haun; Marie C. Haun.....	119.46
579	S. F. & Fresno Land Co.....	1183.08
580	Daniel C. Meagher; Antoinette G. Meagher.....	100.00



581 Sibley Grading and Teaming Co.....	26.25
582 Reinhart Lumber & Planing Mill Co.....	2792.83
583 Wright, Wright & Larson.....	2.90
584 Henry Windt.....	20.71
585 Southern Pacific Company.....	17.74
586 Adelaide C. Clark.....	46.26

payable out of the funds of said District, be and the same are hereby approved; and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Approving Additional Cost of \$540 for the Reconstruction of Pacific Avenue Between Presidio Avenue and Walnut Street.**

(Code No. 9.051)

Also Resolution No. 1864, as follows:

Resolved, That the additional amount of \$540 for reconstruction of Pacific avenue between Presidio avenue and Walnut street is approved as recommended by the Department of Public Works. The Controller reports the money available.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Authorizing the City Attorney to Compromise Claim of Jean Bordinave Against City and County in Sum of \$200.**

(Code No. 6.0222)

On recommendation of Finance Committee.

Bill No. 689, Ordinance No. 6.022212, as follows:

Authorizing City Attorney to compromise and settle claim against City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney is hereby authorized to compromise and settle the suit of Jean Bordinave against the City and County of San Francisco by the payment to said Jean Bordinave of the sum of Two Hundred (\$200.00) Dollars in full payment and satisfaction of all claims of said Jean Bordinave against said City and County of San Francisco, and the Controller of said City and County is hereby directed to draw a warrant from the appropriate fund in settlement of said claim.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Action Deferred.**

The following matter was *laid over temporarily*:

**Appropriating \$4,630 for Transportation of Employees to and From County Jail No. 2, San Mateo County.**

(Code No. 9.051)

Bill No. 690, Ordinance No. 9.051165, as follows:

Appropriating \$4,630 out of Appropriation 7.101.00 (permanent salaries, Sheriff), for the purchase of three 5-passenger automobiles, construction of garage on City property at San Jose and Palmetto



avenues, and for the maintenance of said automobiles during a three-month period at 140 miles per day. Being for the transportation of employees to and from County Jail No. 2, San Mateo County.

There is hereby set aside and appropriated out of Appropriation 7.101.00 (permanent salaries, Sheriff), the sum of \$4,630 for the purposes hereinafter mentioned, to-wit:

For the purchase (initial cost) of three 5-passenger automobiles..\$2,500  
For the construction of garage on City-owned property at San

Jose and Palmetto avenues..... 1,500  
For cost of maintenance of said automobiles during a 3-month  
period at 140 miles per day..... 630

Being for the transportation of employees to and from County Jail No. 2, San Mateo County.

Approved by the Mayor and Controller.

### Action Deferred.

The following recommendations of Special Tax Committee were *laid over until next meeting*:

### Legislative Measures Recommended.

(Code No. 5.35)

Resolution No. 1850, as follows:

Resolved, That the Board of Supervisors, in accordance with the report of its Special Tax Committee, appointed to consider legislative bills affecting San Francisco, recommends the passage and urges its legislative representatives in Sacramento to support the following measures:

Senate Bill 227 (Knowland)—*This is an act relating to the use of white canes by blind persons, and provides that only blind persons shall carry white canes and that pedestrians and drivers of motor vehicles approaching blind persons with canes must stop and take precautions against accidents.*

Senate Bill 918 (Pierovich)—*This would add a section to the Penal Code, making it a felony to furnish any minor under the age of eighteen years with intoxicating liquor.*

### Legislative Measures Opposed.

(Code No. 5.35)

Also Resolution No. 1851, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legislative bills affecting San Francisco, recommends defeat and urges its legislative representatives in Sacramento to oppose the following measures:

Senate Bill 22 (Perry)—*New Act, "Identification Registration Act."*

*Requires registration of all persons over age of 15 years with County Clerk and issuance of registration card by said County Clerk. Non-residents must register if within State 48 hours, and non-residents without card presumed to have been in State longer than 48 hours.*

*This measure was disapproved because of the added costs contained therein.*

Senate Bill 798 (Garrison)—*Safety of Design and Construction, Public School Buildings. Field Act.*

*Requires Division of Architecture, upon request of governing Board of school district, to approve plans for additions to existing buildings if such plans comply with requirements of the division, regardless of whether the building so complies, if additions do not increase defects of the building.*

*The Committee premised its action upon the reports of the Director*



*of Public Works and the President of the Board of Education to the effect that this bill would entail added costs and time and would make it possible to construct additions to school buildings already unsafe.*

### **Action Deferred.**

The following resolutions were *laid over* temporarily:

#### **Approving Map and Declaring Portions to be Open Public Streets to Be Known as Named Thereon.**

(Code No. 12.0821)

On recommendation of Streets Committee.

Resolution No. 1852, as follows:

Resolved, That that certain diagram entitled "Map showing the opening of Glenbrook avenue between Mountain Spring and Palo Alto avenues; and the extension of Mountain Spring avenue easterly to Twin Peaks boulevard", approved March 11, 1935, by Department of Public Works Order No. 1748, be and is hereby approved and the parcels shown hatched thereon are hereby declared to be open public streets, to be known by the names shown thereon.

#### **Authorizing Condemnation Proceedings—Land Necessary for Alemany Boulevard.**

(Code 12.0611)

Also Resolution No. 1853, as follows:

Resolved, That the public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcel of real property situate in the City and County of San Francisco, State of California:

Beginning at a point which is 175 feet at right angles easterly from the easterly line of Crystal street and distant 149.571 feet at right angles northerly from the northerly line of De Long Street, said point being on the southwesterly line of the proposed Alemany boulevard; thence northerly, parallel to said line of Crystal street 16.204 feet to the southwesterly line of the property of the City and County of San Francisco; thence northwesterly along last named southwesterly line on the arc of a curve to the right, whose tangent deflects 73 degrees 01 minutes 35 seconds to the left from the preceding course, radius 995.4 feet, central angle 5 degrees 08 minutes 51 seconds, a distance of 89.248 feet; thence continuing northwesterly along last named line tangent to the preceding curve, 12.331 feet to a point on the southerly line of Palmetto avenue, distant thereon 79.332 feet easterly from the easterly line of Crystal street; thence westerly along said southerly line 51.170 feet to a point distant thereon 28.162 feet easterly from said line of Crystal street; thence easterly on the arc of a curve to the right, tangent to the preceding course, radius 50 feet, central angle 22 degrees 03 minutes 46 seconds, a distance of 19.253 feet to tangency with the southwesterly line of the proposed Alemany boulevard; thence southeasterly along last named line, 41.799 feet; thence continuing southeasterly along last named line on the arc of a curve to the left, tangent to the preceding course, radius 1005.37 feet, central angle 5 degrees 23 minutes 52 seconds, a distance of 94.713 feet to the point of beginning.

Being portions of Lots 18 to 23, both inclusive, of Block "F", Mission Street Land Company, as per map thereof recorded in Map Book 1, pages 195 and 196, Records of the City and County of San Francisco.

Be It Further Resolved, That said land is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the construction of Alemany boulevard, Section "D". It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owner of said parcel of land and of any and all interests therein or claims thereto for the con-



demnation thereof for the public use of the City and County of San Francisco as aforesaid.

### Adopted.

The following recommendation of His Honor the Mayor was taken up and *adopted*:

### Leave of Absence—Honorable Mrs. Sigmund Stern.

(Code No. 4.053)

Resolution No. 1854, as follows:

Resolved, That, in accordance with the recommendation of His Honor, the Mayor, Honorable Mrs. Sigmund Stern, member of the Recreation Commission, be and is hereby granted a leave of absence of forty days, commencing March 15th, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Action Deferred.

The following matter was *deferred temporarily*:

### Re Hearing Before Secretary of Interior Harold Ickes on Alleged Violation of the Raker Act.

Supervisor Havenner, seconded by Supervisor Shannon, moved that the Chairman of this Board appoint a Committee of this Board to represent the Board of Supervisors at the hearing before the Secretary of the Interior re alleged violation of the Raker Act, and that authority be given to obtain a complete stenographic transcript of the proceedings which is to be furnished to this Board of Supervisors.

Supervisor Uhl, seconded by Supervisor Schmidt, moved as an amendment, that the Committee to be appointed be the Public Utilities Committee of the Board of Supervisors.

*Withdrawn* on condition that Supervisor Havenner's motion *be laid over* until Monday, March 18, 1935.

It was *so ordered*.

## MOTION TO RECONSIDER.

### Exposition Site.

#### Motion.

Supervisor Colman moved reconsideration of the vote of last meeting whereby the request of the San Francisco Bay Exposition Company that the Board of Supervisors ask the State Legislature to permit use of Yerba Buena Shoals for Exposition purposes, was *defeated*.

### Committee of the Whole.

On motion of Supervisor Colman, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of hearing all interested parties.

Supervisor Shannon suggested as an amendment that the rules be suspended, and hearings had of those interested. Time limit five minutes.

### Communications.

Communications favoring the Yerba Buena Shoals as a site for the proposed 1938 World's Exposition were read by the Clerk from the following organizations, firms, etc.:

Retail Merchants Association; American-Hawaiian Steamship Company; Seeley & Co.; A. B. Saph, Jr., secretary-treasurer, Structural Engineers Association of Northern California; Aetna Life Insurance Company; A. J. Pon; Bureau of Hotels, Restaurants and Purveyors, for Trade Study; San Francisco Restaurants Association; Blake, Moffitt & Towne; Down Town Association; Masters, Mates and Pilots Organization, Local 40 of San Francisco; Marine Engineers Beneficial Association, No. 97; Ferry Boatmen's Union of the Pacific; Building Owners and Managers Association; Trade Advisers Association, by Harold L. Pierce, secretary; M. F. Yoh; General Steamship Corporation, Ltd.; Purchasing Agents Association of Northern California, Inc.; Jos. Musto Sons-Keenan Co.; California Ink Co., Inc.; Riggs Optical Company; Lois Martin and T. W. Overlach, garden furniture, etc.; San Francisco Chamber of Commerce; Lillick, Olson, Levy and Geary, by Allen E. Charles; St. Francis Homes Association; Haas Brothers; Ralph Arthur Reynolds, M. D.; Amalgamated Association of Street and Electric Railway and Motor Coach Employes of America; Pile Drivers, Bridge, Wharf and Dock Builders; The State Association of California Architects, Northern Section; Bay Counties District Council of Carpenters; California Northern Hotel Association; San Francisco Hotel Association.

Additional communications favoring San Francisco mainland sites for the proposed 1938 World's Exposition were read by the Clerk from the following organizations, firms, etc.:

Owners & Lessees Apartment House Association, Inc., by E. J. Carroll, Secretary; The Young Democrats of San Francisco, by John P. Jennings, Secretary; Longfellow Mt. Vernon Improvement Club, by M. K. Kallo, Secretary; Draymen's Association of San Francisco, by J. F. Vizzard, Secretary; United Brotherhood of Carpenters and Joiners of America, Local Union No. 22, by Clement A. Clancy, Recording Secretary; Marina Merchants Association, by Dr. Albert J. Schweifler, Secretary; North Beach Merchants Association, by Wm. J. Raffetto, President; Central Sunset Merchants Association, by J. H. Brooks, President; Telegram from Taxpayer, North Beach Merchants Association, by John Mazza, Secretary; Columbus Civic Club, by John Mazza, Recording Secretary; South Basin Project, by Louis Bartlett.

#### Privilege of the Floor.

The following were granted the privilege of the floor, and were heard at length urging the reconsideration of the action of the Board of Supervisors in refusing to comply with the request of the San Francisco Bay Exposition Company that the State Legislature be asked to permit the use of Yerba Buena Shoals for the proposed 1938 Exposition, to-wit:

E. O. Dalton, representing the Retail Merchants Association of San Francisco; Dennis Donahue, general manager and representative of the Retail Dry Goods Association of San Francisco; George E. Smith, chairman, Northern Hotel Men's Association; Charles Collier, representing Charles Pritchard of the San Francisco Advertising Club; John Craig, St. Francis Homes Association (600 members); Don Cameron, representing Carpenters and Pile Drivers Association; O. E. Jones, representing himself; William I. Garrahan, representing Architects of Northern California; Brigadier-General Gilmore (retired), representing the Yerba Buena Exposition Association.

The following were heard urging the selection of a site on the mainland of San Francisco and in opposition to the request for the use of the Yerba Buena Shoals, to-wit:

George E. Jones, Jr., representing the South Basin Exposition Association; George Skaller, representing the Civic League of Improvement Clubs; H. G. Douglass, chairman, Lake Merced Exposition Association; M. Mazza, representing North Beach Promotion Association.



**Motion.**

Whereupon, Supervisor Gallagher moved that the matter be now taken into the hands of the Board and it was *so ordered*.

The question being put, on Supervisor Colman's motion to reconsider, the same was *defeated* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Noes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Supervisor Hayden moved that the Board now take a recess until Wednesday at 2 p. m.

Supervisor Uhl moved as an amendment that the Board recess until tonight at 8:30 o'clock.

Amendment *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Uhl—3.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—8.

**RECESS.**

Whereupon, the roll was called on Supervisor Hayden's motion to recess until Wednesday at 2 p. m. and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Uhl—10.

No—Supervisor Schmidt—1.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 20, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors,  
City and County of San Francisco.

Wednesday, March 20, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco







# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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WEDNESDAY, MARCH 20, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Wednesday, March 20, 1935, 2 p. m.

The Board of Supervisors reassembled pursuant to recess of Monday, March 18, 1935, and the following Supervisors were noted present:

Supervisors Havenner, Ratto, Schmidt, Uhl—4.

No quorum.

### RECESS.

Supervisor Havenner announced that several members of the Board had gone to attend the funeral of the late Mrs. Prag, member of the Board of Education, and suggested a recess for one hour.

*So ordered.*

J. S. DUNNIGAN, Clerk.

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WEDNESDAY, MARCH 20, 1935, 3 P. M.

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In Board of Supervisors, San Francisco, Wednesday, March 20, 1935, 3 p. m.

The Board of Supervisors met pursuant to recess.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Hayden, Roncovieri, Shannon—5.

Quorum present.

Supervisor Brown appeared and was noted present at 5:30 p. m.

Supervisor Colman appeared and was noted present at 3:30 p. m.

Supervisor Hayden appeared and was noted present at 3:30 p. m.

Supervisor Roncovieri appeared and was noted present at 3:30 p. m.

Supervisor Shannon reported and excused on account of illness.

Supervisors Colman, Hayden, Roncovieri excused to attend funeral of School Director Mary Prag.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of March 14 and 18, 1935, were considered read and *approved*.



## NEW BUSINESS.

## Action Deferred.

The following matter was *laid over until next meeting*:

**Appropriating \$4,630 for Transportation of Employees to and From County Jail No. 2, San Mateo County.**

(Code No. 9.051)

Bill No. 690, Ordinance No. 9.051165, as follows:

Appropriating \$4,630 out of Appropriation 7.101.00 (permanent salaries, Sheriff), for the purchase of three 5-passenger automobiles, construction of garage on City property at San Jose and Palmetto avenues, and for the maintenance of said automobiles during a three-month period at 140 miles per day. Being for the transportation of employees to and from County Jail No. 2, San Mateo County.

There is hereby set aside and appropriated out of Appropriation 7.101.00 (permanent salaries, Sheriff), the sum of \$4,630 for the purposes hereinafter mentioned, to-wit:

For the purchase (initial cost) of three 5-passenger automobiles..\$2,500  
For the construction of garage on City-owned property at San

Jose and Palmetto avenues..... 1,500

For cost of maintenance of said automobiles during a 3-month  
period at 140 miles per day..... 630

Being for the transportation of employees to and from County Jail No. 2, San Mateo County.

Approved by the Mayor and Controller.

## Adopted.

The following resolutions were *adopted*:

## Legislative Measures Recommended.

(Code No. 5.35)

On recommendation of Special Tax Committee.

Resolution No. 1850, as follows:

Resolved, That the Board of Supervisors, in accordance with the report of its Special Tax Committee, appointed to consider legislative bills affecting San Francisco, recommends the passage and urges its legislative representatives in Sacramento to support the following measures:

Senate Bill 227 (Knowland)—*This is an act relating to the use of white canes by blind persons, and provides that only blind persons shall carry white canes and that pedestrians and drivers of motor vehicles approaching blind persons with canes must stop and take precautions against accidents.*

Senate Bill 918 (Pierovich)—*This would add a section to the Penal Code, making it a felony to furnish any minor under the age of eighteen years with intoxicating liquor.*

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Brown, Shannon—2.

## Legislative Measures Opposed.

(Code No. 5.35)

Also Resolution No. 1851, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legislative bills affecting San Francisco, recommends defeat and urges its legislative representatives in Sacramento to oppose the following measures:

**Senate Bill 22 (Perry)—New Act, "Identification Registration Act."**

*Requires registration of all persons over age of 15 years with County Clerk and issuance of registration card by said County Clerk. Non-residents must register if within State 48 hours, and non-residents without card presumed to have been in State longer than 48 hours.*

*This measure was disapproved because of the added costs contained therein.*

**Senate Bill 798 (Garrison)—Safety of Design and Construction, Public School Buildings. Field Act.**

*Requires Division of Architecture, upon request of governing Board of school district, to approve plans for additions to existing buildings if such plans comply with requirements of the division, regardless of whether the building so complies, if additions do not increase defects of the building.*

*The Committee premised its action upon the reports of the Director of Public Works and the President of the Board of Education to the effect that this bill would entail added costs and time and would make it possible to construct additions to school buildings already unsafe.*

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Brown, Shannon—2.

**Approving Map and Declaring Portions to be Open Public Streets to Be Known as Named Thereon.**

(Code No. 12.0821)

On recommendation of Streets Committee.

Resolution No. 1852, as follows:

Resolved, That that certain diagram entitled "Map showing the opening of Glenbrook avenue between Mountain Spring and Palo Alto avenues; and the extension of Mountain Spring avenue easterly to Twin Peaks boulevard", approved March 11, 1935, by Department of Public Works Order No. 1748, be and is hereby approved and the parcels shown hatched thereon are hereby declared to be open public streets, to be known by the names shown thereon.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Brown, Shannon—2.

**Authorizing Condemnation Proceedings—Land Necessary for Alemany Boulevard.**

(Code 12.0611)

Also Resolution No. 1853, as follows:

Resolved, That the public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcel of real property situate in the City and County of San Francisco, State of California:

Beginning at a point which is 175 feet at right angles easterly from the easterly line of Crystal street and distant 149.571 feet at right angles northerly from the northerly line of De Long Street, said point being on the southwesterly line of the proposed Alemany boulevard; thence northerly, parallel to said line of Crystal street 16.204 feet to the southwesterly line of the property of the City and County of San Francisco; thence northwesterly along last named southwesterly line on the arc of a curve to the right, whose tangent deflects 73 degrees 01 minutes 35 seconds to the left from the preceding course, radius 995.4 feet, central angle 5 degrees 08 minutes 51 seconds, a distance of 89.248 feet; thence continuing northwesterly along last named line tangent to the preceding curve, 12.331 feet to a point on the southerly line of Palmetto avenue, distant thereon 79.332 feet easterly from the



easterly line of Crystal street; thence westerly along said southerly line 51.170 feet to a point distant thereon 28.162 feet easterly from said line of Crystal street; thence easterly on the arc of a curve to the right, tangent to the preceding course, radius 50 feet, central angle 22 degrees 03 minutes 46 seconds, a distance of 19.253 feet to tangency with the southwesterly line of the proposed Alemany boulevard; thence southeasterly along last named line, 41.799 feet; thence continuing southeasterly along last named line on the arc of a curve to the left, tangent to the preceding course, radius 1005.37 feet, central angle 5 degrees 23 minutes 52 seconds, a distance of 94.713 feet to the point of beginning.

Being portions of Lots 18 to 23, both inclusive, of Block "F", Mission Street Land Company, as per map thereof recorded in Map Book 1, pages 195 and 196, Records of the City and County of San Francisco.

Be It Further Resolved, That said land is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the construction of Alemany boulevard, Section "D". It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owner of said parcel of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Brown, Shannon—2.

### SPECIAL ORDER—3 P. M.

#### Action Deferred.

The following matter was *laid over until March 25, 1935, and made a Special Order of Business for 4 p. m.:*

**An Ordinance Regulating the Distribution of Advertising Matter, Providing for the Issuance of Permits and Licenses Therefor, and Fixing the Fees and Charges for Said Permits and Licenses, Providing a Penalty for Violation of This Ordinance and Repealing Ordinances or Parts of Ordinances in Conflict Herewith.**

(Code No. 11.00)

Bill No. 685, Ordinance No. 11.0011, as follows:

An ordinance regulating the distribution of advertising matter, providing for the issuance of permits and licenses therefor, and fixing the fees and charges for said permits and licenses, providing a penalty for violation of this ordinance and repealing ordinances or parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm or corporation to distribute, cause to be distributed, or suffer, allow or permit the distribution of any handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, to or upon any premises in the City and County of San Francisco, by placing or causing any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices of commercial advertising, to be deposited or placed in or upon any porch, yard, steps, hallways, or mail box located on, or used in connection with such premises when:

(a) Such premises have posted thereon in a conspicuous place, a sign or signs of at least eight square inches in area bearing the words "No Advertising," unless such person, firm or corporation has first re-



ceived the written permission of the person, *persons* or *manager* occupying such premises authorizing him or it so to do;

(b) It is apparent that such premises are vacant;

(c) It is apparent that a previous day's distribution of such advertising matter has not been removed.

Section 2. It shall be unlawful for any person, firm or corporation to distribute, or cause to be distributed, in or upon any premises in the City and County of San Francisco, any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, unless the same is folded or otherwise so prepared or placed, that it will not be blown therefrom by the winds.

Section 3. It shall be unlawful for any person, firm or corporation, except the holder of a distributor's permit granted pursuant to the terms of this ordinance, to distribute, or cause to be distributed by employees or otherwise, any such handbill, dodger, circular, booklet, pamphlet, card, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, *person* or thing.

Section 4. A distributor's permit shall be obtained by filing an application therefor with the Chief of Police upon forms to be prescribed and furnished by said Chief of Police. Unless a distributor's permit previously issued to the applicant shall have been revoked, upon filing such application the Chief of Police shall forthwith issue a distributor's permit to the applicant. Such permit shall contain a serial number and be granted for a period of one year, and, unless sooner revoked, shall be renewed upon application of the holder thereof.

The Chief of Police shall have power to revoke any distributor's permit issued under authority of this ordinance, for the violation by the holder of said permit or by any of his or its servants, agents or employees, of any of the provisions of this ordinance, or when the Chief of Police shall determine that the holder of said permit in the use thereof is violating, or attempting to violate any law of the United States, or of the State of California, or any ordinance, rule or regulation of the City and County of San Francisco or of any department thereof.

No permit shall be revoked except after notice given to the holder of said permit, specifying the reasons why said permit is to be revoked, and when and where the holder shall be given an opportunity to present his reasons why said permit should not be revoked. Said notice shall be mailed to the holder of said permit at his place of address as specified in his application for said permit, at least five (5) days before the hearing on the revocation of said permit.

When any permit issued to any person pursuant to the provisions of this ordinance is revoked, said person may, within thirty (30) days after the date of said revocation, appeal to the Board of Permit Appeals from the order of the Chief of Police revoking said permit, and the Board of Permit Appeals shall hear said appeal and act upon the same as provided in the Charter of the City and County of San Francisco.

When the revocation of any permit has become final, an application for the reissuance of the same may be made to the Chief of Police, and if said Chief of Police is satisfied with the reasons for which said permit was revoked no longer exist, the said Chief of Police may reissue said permit.

Section 5. Each permit granted pursuant to the provisions of this ordinance shall be given a serial number and the holder of said permit shall not directly, or through his servants, agents or employees, distribute or suffer to be distributed, any advertising matter hereinbefore referred to unless the words "Distributor's Permit No. ——" (with



the permit number designated by the Chief of Police inserted) shall be stamped in a legible manner on each separate piece of said advertising matter.

Section 6. The provisions of this ordinance shall not apply to the distribution and delivery of any newspaper, or newspapers, which is or are capable of being entered in the United States mails as second-class matter under the provisions of the United States Post Office Regulations of March 3, 1879, or any statute of the United States, *nor to the distribution* or delivery of any publication printing news of a general nature and keeping advertising space therein open to the public and the publishing of general advertising therein.

Section 7. Every person, firm or corporation receiving a permit to distribute advertising matter as provided in this ordinance shall, as long as he or it shall exercise the privileges granted by said permit, pay a license fee of five (\$5) dollars per quarter for the privilege of so doing, and an additional sum of twenty-five (25c) cents per quarter for every employee in excess of sixty (60) distributing employees. Said license shall be payable quarterly in advance and any person, firm or corporation failing to pay said license shall forfeit any permit issued pursuant to the provisions hereof. Provided, however, that any person, firm or corporation holding a distributor's permit issued as in this ordinance provided and who is engaged in the conduct of any business other than that of distributing advertising matter may, subject to the regulations provided for in this ordinance, and without the payment of any license, distribute advertising matter herein referred to, if said advertising matter is used solely and exclusively to advertise the business of said person, firm or corporation, and is distributed directly by said person, firm or corporation conducting said business, and that not more than ten thousand (10,000) copies of any advertising matter is distributed by said person, firm or corporation during any *one day*.

Section 8. Every person, firm or corporation making any application for a permit under this ordinance, or for the renewal or reissuance of any permit shall, at the time of making said application, pay to the Chief of Police a fee of five (\$5) dollars.

Section 9. It shall be the duty of the Chief of Police to investigate, or cause to be investigated, all complaints made regarding the violation of any of the provisions of this ordinance, and to take such action regarding any violation as is provided in this ordinance.

Section 10. All ordinances, or parts of ordinances, in conflict with the provisions of this ordinance are hereby repealed.

Section 11. Every person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not more than one hundred (\$100) dollars or by imprisonment in the County Jail for a period of not more than thirty (30) days, or by both such fine and imprisonment, and upon such conviction the court may suspend or revoke the distributor's permit of such person, firm or corporation.

Section 12. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared unconstitutional.

Ordered Submitted.

The following proposed Charter Amendments were thereupon taken up and *ordered submitted* to the electors by the following vote:

## CHARTER AMENDMENT NO. 2

On motion of Supervisor Havenner.

### REFERENDUM

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend Sections 16 and 179 of the Charter of the City and County of San Francisco, relating to the effective date of ordinances and the referendum.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at a special election to be held on the — day of —, 1935, a proposal to amend as herein set forth Section 16 of the Charter providing when ordinances of the Board of Supervisors shall become effective, and defining emergency measures, and also amending as herein set forth Section 179 of the said City Charter giving to the electors certain additional referendum powers as to certain ordinances enacted by the Board of Supervisors.

### Emergency Measures and Effective Date of Ordinances

Section 16. No ordinance which is subject to the referendum provisions of this charter shall become effective until thirty days after its passage. Ordinances granting any public utility franchise or privilege shall not become effective until sixty days after their passage. Other ordinances shall not become effective until ten days after their passage unless enacted by a three-fourths vote of all of the members of the board as an emergency measure as defined in this section. No ordinance affecting franchises, grants, bond issues or the sale, lease or purchase of land shall ever be passed as an emergency measure, and the people by initiative or referendum ordinance may further restrict the matters that may be passed as emergency measures. Immediate necessary preservation of public peace, property, health or safety, provision for the uninterrupted operation of any city and county department or office, or action required to comply with time limitations as established by law, shall be emergencies within the meaning hereof; provided, however, that such emergency shall actually exist and shall be specifically stated and defined in such ordinance, and shall be specifically voted on as provided in Section 13 of this charter.

### Initiative, Referendum and Recall

Section 179. The registered voters shall have power to propose by petition, and to adopt or to reject at the polls, any ordinance, act or other measure which is within the power conferred upon the board of supervisors to enact, or any legislative act which is within the power conferred upon



any other board, commission or officer to adopt, or any amendment to the charter. Such ordinance, act, charter amendment or other measure may be so proposed by filing with the registrar a petition setting forth said measure in full, signed by registered voters of the city and county as many in number as the percentages hereinafter required of the entire vote for all candidates for the office of mayor cast at the last preceding regular municipal election.

Any declaration of policy may be submitted to the electors in the manner provided for the submission of ordinances; and when approved by a majority of the qualified electors voting on said declaration, it shall thereupon be the duty of the board of supervisors to enact an ordinance or ordinances to carry such policies or principles into effect, subject to the referendum provisions of this charter.

Any ordinance which the supervisors are empowered to pass may be submitted to the electors by a majority of the board at a general election or at a special election called for the purpose, said election to be held not less than thirty days from the date of the call. Any such ordinance may be proposed by one-third of the supervisors or by the mayor, and when so proposed shall be submitted to the electors at the next succeeding general election. No ordinance passed by the supervisors granting any public utility franchise or privilege, shall go into effect until the expiration of sixty days from the date it becomes final. At the end of such sixty days such ordinance shall be in force and effect, unless within such period there shall be filed with the registrar a petition signed by registered voters equal in number to five per cent of the entire vote cast for mayor at the last preceding regular municipal election, requesting that such ordinance be submitted to the electors. In case such petition is filed, such ordinance shall not go into effect until approved by a majority of the voters voting thereon at a general or special election.

If, before the time any other ordinance involving legislative matters becomes effective, there shall be filed with the board of supervisors a petition signed by qualified electors of the city and county equal in number to at least ten per centum of the entire vote cast for all candidates for mayor at the last preceding general municipal election at which a mayor was elected, protesting against the passage of such ordinance the same shall be suspended from going into operation, and it shall be the duty of the board of supervisors to reconsider such ordinance, and if the same be not entirely repealed, said board shall submit the ordinance to the vote of said electors either at the next general municipal election or at a special election to be called for that purpose, and such ordinance shall not go into effect or become operative unless and until a majority of the qualified electors voting thereon shall vote in favor thereof. The provisions of Sections 180 and 181 of

the charter shall apply to and govern the verification and certification of such petition.

Annual budget and appropriation ordinances, supplemental appropriation ordinances, the annual salary ordinance, or ordinances amending the same, the ordinances levying taxes, any ordinance appropriating money from the emergency reserve fund, ordinances authorizing the city attorney to compromise litigation, and ordinances necessary to enable the mayor to carry out any of the powers vested in him in the case of a public emergency as defined in Section 25 of the charter, ordinances enacted pursuant to Section 219 of the charter, as well as ordinances relative to purely administrative matters, shall not be subject to referendum.

Any elective official, the chief administrative officer, the controller or any member of the board of education or the public utilities commission may be recalled by the electors. The procedure to effect such recall shall be as follows: A petition demanding the recall from office of the person sought to be recalled shall be filed with the registrar. Said petition shall contain a statement of the grounds on which the recall is sought. Any insufficiency of form or substance in such statement shall in no wise affect the validity of the election and proceedings held thereunder. No recall petition shall be filed against any officer until he has held his office for at least six months.

Ayes: Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl.

Absent: Supervisors Brown, Shannon.

### CHARTER AMENDMENT NO. 3

On motion of Supervisor Hayden:

#### SYMPHONY ORCHESTRA

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the charter of said city and county by amending as herein set forth Section 78 thereof so as to provide that the annual levy of taxes shall include one-half cent upon each one hundred dollars of the assessed valuation of the city and county, the amount to be produced by said tax to be allowed to the art commission, for the purpose of maintaining a symphony orchestra.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the special election to be held on the — day of —, 1935, to amend the Charter of said city and county by amending as herein set forth Section 78 thereof so as to provide that the annual levy of taxes shall include one-half cent upon each one hundred dollars of the assessed valuation of the city and county, the amount to be produced by



said tax to be allowed to the art commission for the purpose of maintaining a symphony orchestra.

### **Tax Levy**

Section 78. On or before the 15th day of September of each year, the board of supervisors by ordinance shall levy a tax, the estimated proceeds of which, together with the total amount of receipts and revenues estimated to be received from all sources, will be sufficient to meet all appropriations made by the annual appropriation ordinance.

Revenue to meet current annual interest and redemption or sinking fund for outstanding bonds shall always be provided out of the tax levy; provided, however, that to the extent to which funds are appropriated by the public utilities commission, and available for annual interest and redemption or sinking fund on bonds issued for acquisition, construction or extension of any utility, no tax shall be levied therefor.

The tax levy shall not exceed the rate of one dollar and sixty-five cents (\$1.65) on each one hundred dollars (\$100.00) valuation of the property assessed in and subject to taxation by the city and county, exclusive of the following items: (1) State taxes, and taxes for the interest and sinking fund on bonded indebtedness of the city and county; (2) the cost of constructing, maintaining and improving (a) schools, (b) libraries, which tax shall not be less than four cents on each one hundred dollars, (c) parks and squares, which tax shall be not less than ten cents on each one hundred dollars, (d) playgrounds, which tax shall be not less than seven cents on each one hundred dollars, (e) for the Art Commission for the purpose of maintaining a symphony orchestra one-half cent on each one hundred dollars of said assessed valuation, (f) streets, sewers and buildings; (3) the cost of (a) elections, (b) civil service, which tax shall not be less than one-half cent on each one hundred dollars, (c) obligations imposed by state legislative or constitutional enactment and (d) obligations imposed by vote of the people of the city and county.

Ayes: Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl.

Absent: Supervisors Brown, Shannon.

### **CHARTER AMENDMENT No. 4**

On motion of Supervisor Uhl:

### **OFFICIAL ADVERTISING**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 13 thereof, relating to action of the Board of Supervisors by, and publication of, ordinances and resolutions.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the special election to be held on the — day of —, 1935, to amend the Charter of said City and County by amending Section 13 thereof relating to action of the Board of Supervisors by, and publication of, ordinances and resolutions.

### Action by Resolution or Ordinance

Section 13. Action by the board of supervisors shall be by ordinance or resolution in writing introduced by a member or by a committee of said board and passed or adopted by a majority of all the members of the board at each reading. Every legislative act shall be by ordinance. The enacting clause of all ordinances shall be, "Be it ordained by the people of the City and County of San Francisco." Every ordinance and resolution, except ordinances making appropriations, shall be confined to one subject which shall be clearly expressed in the title, and ordinances making annual or supplemental appropriations shall be confined to the subject of appropriations. Any ordinance enacting or revising and re-enacting a complete municipal code for the city and county, which code shall supersede or repeal all general ordinances prior thereto, shall be construed to be confined to a single subject.

If any subject is embraced in an ordinance and is not expressed in the title thereof, the ordinance shall be void only as to so much thereof as is not expressed in the title. Any ordinance may be amended by an ordinance amending the particular sections thereof.

An ordinance shall be passed by the board of supervisors only after reference to and report thereon from committee, unless it be an ordinance prepared and reported out by committee, and after two readings and votes at separate meetings of the board, which meetings shall be at least ten days apart; provided, however, that as to an emergency measure as defined in section 16, reference to committee or the readings and votes at separate meetings may be waived by a three-fourths vote of all members of the board. The existing or impending emergency as defined in such ordinance shall be declared by specific section in such emergency ordinance. No other resolution shall be adopted by the board of supervisors on the date of its introduction and without reference to committee, except by the unanimous consent of the supervisors present. The annual appropriation ordinance shall be passed only after two readings, not less than five days apart, and the second or final passage shall be not less than fifteen days after the introduction of each such ordinance.

No ordinance granting a franchise shall be finally passed within ninety days of its introduction.

Except as otherwise provided in this charter, or by ordinance, notice of the title or the purport and subject matter



of each proposed ordinance which is introduced and referred to committee shall be published within three days after its presentation to the board and a copy of such proposed ordinance shall be kept available for inspection in the office of the clerk of the board. All ordinances shall be published upon passage for second reading. Emergency ordinances shall be published immediately on passage. Ordinances passed to codify, rearrange and publish existing ordinances, as provided for in section 17, shall not require publication. The term "published" as used in this charter shall mean publication in the official newspaper as required by charter. The official newspaper is hereby defined to be a daily newspaper of general circulation, published in English continuously as a daily newspaper for three years in the city and county.

The vote on all ordinances and resolutions upon each reading shall be by ayes and noes. The vote by ayes and noes on all measures shall be recorded in the journal of the proceedings of the board.

Ayes: Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl.

Absent: Supervisors Brown, Shannon.

### CHARTER AMENDMENT No. —

The following proposed Charter Amendment heretofore presented by Supervisor Shannon was taken up:

### MAJORITY ELECTION

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending sections 174, 175 and 176 thereof, and adding a new section thereto to be known as section 175.1, providing for election of officers by majority vote and holding a primary election for that purpose.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of said City and County, at a special election to be held on the .... day of ....., 1935, a proposal to amend the Charter of said City and County by amending sections 174, 175 and 176 thereof and adding a new section to be known as section 175.1, which sections shall read as follows:

Section 174. On the last Tuesday in August in the year 1935 and every second year thereafter there shall be held in the City and County of San Francisco a primary municipal election. On the first Tuesday after the first Monday in November in the year 1935 and every second year thereafter there shall be held a general municipal election. Such officers as are required by this charter to be elected shall be chosen by the electors of the City and County at such elections as hereinafter provided. Special municipal elections shall be

called by the registrar of voters when required by this charter on the filing of appropriate initiative referendum or recall petitions, as provided by this charter, and may be called by the supervisors for bond issues, declarations of policy, or for voting on candidates for City and County offices not subject to election at primary or general municipal elections.

All provisions of the general laws of this state, including penal laws, respecting the registration of voters, initiative, referendum and recall petitions, elections, canvass of returns and all matters pertinent to any and all of these, shall be applicable to the City and County, except as otherwise provided by this charter or by ordinance adopted by the board of supervisors as authorized by this charter relative to any rights, powers or duties of the city and county or its officers. When not prohibited by general law, the supervisors by ordinance may provide that the publication of precincts and polling places shall be by posting only.

## NOMINATION OF ELECTIVE OFFICERS

Sec. 175. The name of a candidate for an elective office shall be printed upon the ballot when a declaration of candidacy and certificates of not less than ten nor more than twenty sponsors shall have been filed on his behalf, and when the nomination shall be made in the following manner: The candidate, not more than fifty days before the primary municipal election, shall file with the registrar a declaration of his candidacy, in the form prescribed by the registrar for all candidates, including statements of his qualifications in not to exceed one hundred words, subscribed by him before the registrar. The registrar shall forthwith certify to the said subscription and its date and retain and file the declaration. The candidate shall pay to the registrar at the time of filing his declaration of candidacy the sum of thirty dollars (\$30). After said declaration shall have been signed, certified and filed, and not later than thirty-five days before said election, not less than ten nor more than twenty sponsors for the said candidate, who are electors of the city and county qualified to vote at the said municipal election, shall appear before the registrar and shall certify under oath to the qualifications of the said candidate on a form of certificate prescribed by the registrar for all sponsors of all candidates.

In the event the registrar shall refuse to file such declaration of candidacy or certificate of a sponsor thereof, he shall forthwith designate in writing on the declaration or certificate the defect thereof, or other reason for refusing to file the same, and shall return the same to the party tendering it. No defect in any declaration or certificate presented to the registrar shall prevent the filing of another declaration or certificate within the period allowed for presenting the declaration or certificate. The name of every candidate who has



been duly and regularly nominated shall be placed on the ballot under the title of the office for which he is a candidate, provided that a candidate whose nomination has been completed, may, not less than thirty days before a primary municipal election withdraw as a candidate by filing with the registrar his withdrawal, naming the office; such withdrawal must be signed and sworn to by the person withdrawing.

The registrar shall preserve in his office for a period of four years all candidates' declarations and all sponsors' certificates filed in accordance with this section.

Sec. 175.1. In case there is but one person to be elected to an office, the candidate receiving a majority of the votes cast at the primary election for all the candidates for that office shall be declared elected; in case there are two or more persons to be elected to an office, then those candidates equal in number to the number to be elected, who receive the highest number of votes for such office shall be declared elected; provided, however, that no person shall be declared elected to any such last described office at such primary election unless the number of votes received by him shall be greater than one-half the number of ballots cast at such election.

The vacancy or vacancies in any office to which the required number of persons have not been elected at the primary election shall be filled at the general election. The candidates not elected at such primary election, equal in number to twice the number to be elected to any given office, or less, if so there be, who receive the highest number of votes for the respective offices at such first election, shall be the only candidates at such general election; provided, that if there be any person who, under the provisions of this subdivision, would have been entitled to become a candidate for any office except for the fact that some other candidate received an equal number of votes therefor, then all such persons receiving such equal number of votes shall likewise become candidates for such office. The candidates, equal in number to the persons to be elected who shall receive the highest number of votes at such general election shall be declared elected to such office.

Sec. 176. The registrar shall, before each primary municipal election, cause to be printed in pamphlet form and mailed to each registered voter with the sample ballot, a copy of all declarations and statements of qualifications of candidates received by him, to be followed by the names and addresses and occupations of all sponsors of all officers to be voted for in said city or county.

The registrar shall cause ballots to be printed identical with the ballot to be used in each assembly district at the election and shall furnish copies of the same on application to registered voters at his office at least five days before the date fixed for such election, and shall mail to each voter entitled to vote at such election, a copy of the ballot to be used in his district, so that all said sample ballots shall have

been mailed at least eight days before said election. The rotation of names of candidates on ballots shall be as provided by general law.

#### Motion to Defer Action.

Supervisor Havenner moved that action on the foregoing be deferred until Supervisor Shannon, the author of it, who is sick and unable to attend today, may be in attendance to present his argument.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden—3.

Noes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Shannon—2.

#### Motion to Rescind.

Subsequently, after discussion, Supervisor Gallagher moved to rescind the foregoing action and the same was *lost* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden—4.

Noes—Supervisors McSheehy, Ratto, Roncovieri, Schmidt, Uhl—5.

Absent—Supervisors Brown, Shannon—2.

#### Proposed Amendment.

Supervisor Havenner moved to amend Section 175.1, last four lines of the first paragraph, as follows: "however, that no person shall be declared elected to any such last described office at such primary election unless the number of votes received by him shall be greater than one-half the total number of votes received by all candidates to such office, divided by the number of persons to be elected.

Amendment *lost* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden—3.

Noes—Supervisors Colman, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman—2.

#### Submission Refused.

Whereupon the roll was called on submission of the foregoing proposed Charter Amendment to the electors, and the same was *refused* submission by the following vote:

Ayes—Supervisors Havenner, Hayden—2.

Noes—Supervisors Colman, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Shannon—2.

### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Board of Supervisors to Select Site and Approximate Cost of and Recommend Financial Plan for 1938 Exposition.

Supervisor Colman presented:

Resolution No. 1865, as follows:

Whereas, the people of San Francisco are desirous of celebrating, during the year 1938, the completion of the San Francisco-Oakland Bay Bridge, as well as the completion of the Golden Gate Bridge, by the holding of a World's Fair and International Exposition in the City and County of San Francisco; now, therefore, be it

Resolved, That this Board of Supervisors recommend to the people of the City and County the location best suited for the holding of said



exposition and the approximate amount of the cost of holding the same, including the acquisition of the necessary land and the construction of the necessary buildings for said exposition; and be it

Further Resolved, That this Board also recommend a suitable plan for financing the cost of constructing and maintaining said exposition.

*Referred to Joint Committee on Finance and Public Utilities.*

**In Memoriam: Mrs. Mary Prag.**

(Code No. 5.91)

Supervisor Colman presented:

Resolution No. 1866, as follows:

Whereas, the Board of Supervisors has learned with profound sorrow of the death of Mrs. Mary Prag, late a member of the Board of Education and a leader in educational life of this city for more than half a century; and

Whereas, there has not come to the Board of Education a member more industrious or who gave time, thought and activity to educational questions, with greater zeal and devotion than did the beloved Mrs. Prag; now, therefore, be it

Resolved, That the Board of Supervisors does hereby publicly express its sorrow at the passing of Mrs. Mary Prag, member of the Board of Education; and be it

Further Resolved, That the Clerk transmit a copy of this resolution to the bereaved family of the deceased.

*Adopted* unanimously by rising vote.

**Resolution Approving Grant Agreement Between the City and County of San Francisco and the United States of America, and Authorizing Its Execution.**

(Code No. 15.051)

Supervisor Gallagher presented:

Resolution No. 1867, as follows:

Be It Resolved by the Board of Supervisors of the City and County of San Francisco, State of California:

Section 1. That the Grant Agreement between the City and County of San Francisco, State of California, and the United States of America, under and subject to the terms of which the United States will by grant not exceeding in the aggregate the sum of \$55,000.00 aid said City and County in financing the construction of an additional macadam runway on hydraulic fill on tideland, with drainage and lighting system, as part of the Airport of the City and County located in the county of San Mateo, State of California, a copy of which Grant Agreement is filed among the public records of the City and County in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco, which Grant Agreement is hereby made a part hereof, be, and the same is hereby in all respects approved.

Section 2. That the Mayor of said City and County and the Clerk of the Board of Supervisors be and they are hereby authorized and directed to execute such Grant Agreement in triplicate on behalf of the City and County, and the Clerk of the Board of Supervisors of said City and County be and he is hereby authorized and directed to impress the official seal of the said City and County to each of said three copies of said Grant Agreement and to attest such seal.

Section 3. That said Mayor be and he is hereby authorized and directed to forthwith forward three copies of said Grant Agreement as executed on behalf of said City and County to the Federal Emergency Administration of Public Works, Washington, D. C.

Section 4. That the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized and empowered on behalf

of said City and County to request, and consent to, modifications of or changes in said Grant Agreement with reference to the designation, date, denominations, medium of payment, places of payment, and to execute in the same manner as said Grant Agreement any further instruments that may be found desirable in connection with such modifications or changes.

Section 5. That said Clerk of the Board of Supervisors be and he is hereby authorized and directed to forthwith send to said Federal Emergency Administration of Public Works two certified copies of this resolution and two certified copies of the proceedings of the Board of Supervisors in connection with the adoption of this resolution, and such further documents or proofs in connection with the approval and execution of said Grant Agreement as may be requested by said Federal Emergency Administration of Public Works.

Section 6. That the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized and empowered on behalf of said City and County to execute all forms required by the United States of America terminating or modifying that certain Loan Agreement heretofore entered into between the City and County of San Francisco and the United States of America for the construction and financing of the project herein described and for which the Grant Agreement herein described is authorized.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

#### Ventilation System for Board of Supervisors.

(Code No. 9.051)

Resolution No. 1868, as follows:

Resolved, That his Honor the Mayor be requested to, before concluding his recommendations on the budget, confer with the members of this Board of Supervisors, namely, the President of the Board and the Finance Committee, toward the insertion of an item for the installation of a proper ventilation system for the chambers of the Board of Supervisors.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

#### Declaring San Francisco Call-Bulletin to Be the Official Advertising Medium of City and County of San Francisco for the Year 1935-1936.

(Code No. 3.03)

Supervisor McSheehy presented:

Resolution No. 1869, as follows:

Whereas, the Purchaser of Supplies has advertised for bids for the official advertising for the City and County of San Francisco for the period of one year from April 1, 1935, to April 1, 1936; and

Whereas, the Call Publishing Company, publisher of the San Francisco Call-Bulletin, was the lowest and best bidder for the doing of said advertising, and the bid of the said Call Publishing Company was accepted, and the contract for doing said official advertising was awarded to said Call Publishing Company; now, therefore, be it

Resolved, That the San Francisco Call-Bulletin, a daily newspaper of general circulation, published in the City and County of San Francisco, and having a bona fide daily circulation of at least eight thousand copies, is hereby selected as and declared to be the official news-



paper of the City and County of San Francisco for one year from April 1, 1935.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Congressional Representatives Interview President Roosevelt and Request Appropriation of \$5,000,000 for Exposition on San Francisco Mainland.**

Supervisor Uhl presented:

Resolution No. 1870, as follows:

Whereas, it is desirable that a World's Exposition be held to celebrate the completion of the two Bay Bridges; and

Whereas, many civic organizations, business and fraternal groups and improvement clubs have by resolution advised the Board of Supervisors that their organizations prefer holding the World's Exposition on the mainland of the City and County of San Francisco; and

Whereas, approximately 200 citizens have attended the meeting of the Welfare Committee of the Board of Supervisors; and

Whereas, the sentiment was overwhelmingly in favor of holding the World's Exposition on the mainland of the City and County of San Francisco; and

Whereas, the holding of said World's Exposition will provide a great amount of labor and demand for materials which is in line with the request of our President, Franklin Delano Roosevelt, for work-producing projects; and

Whereas, the two bridges are of inestimable value to the State and Federal Governments as State and military highways; now, therefore, be it

Resolved, That the Board of Supervisors request our Senators and Congressmen to collectively interview President Franklin Delano Roosevelt and to request an appropriation of \$5,000,000 for the holding of a World's Exposition on the mainland of the City and County of San Francisco in 1938 to celebrate the completion of the two great bridges; and be it

Further Resolved, That copies of this resolution be forwarded to the President, the Secretary of War and the members of the Senate and Congress.

*Referred to Joint Committee on Finance and Public Utilities.*

**State of California Requested to Approve Appropriation of \$5,000,000 for Exposition in San Francisco in 1938.**

Supervisor Uhl presented:

Resolution No. 1871, as follows:

Whereas, it is desirable that a World's Exposition be held to celebrate the completion of the two Bay Bridges; and

Whereas, many civic organizations, business and fraternal groups and improvement clubs have by resolution advised the Board of Supervisors that their organizations prefer holding the World's Exposition on the mainland of the City and County of San Francisco; and

Whereas, approximately 200 citizens have attended the meeting of the Welfare Committee of the Board of Supervisors; and

Whereas, the sentiment was overwhelmingly in favor of holding the World's Exposition on the mainland of the City and County of San Francisco; and

Whereas, the holding of said World's Exposition will provide a great amount of labor and demand for materials, which is in line with the request of our President, Franklin Delano Roosevelt, for work-producing projects; and

Whereas, the two bridges are of inestimable value to the State and Federal Governments as State and military highways; now, therefore, be it

Resolved, That the State of California be respectfully requested to approve an appropriation of \$5,000,000 for the holding of a World's Exposition on the mainland of San Francisco in 1938; and be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to forward copies of this resolution to His Excellency Frank F. Merriam, Governor of the State of California, and to the members of the San Francisco delegation in the Senate and Assembly.

*Referred to Joint Committee on Finance and Public Utilities.*

#### **Endorsement of Yerba Buena Shoals Site for Exposition.**

The following communications were read by the Clerk endorsing the shoals site for the 1938 Exposition:

St. Francis Homes Association; San Francisco Hotel Association; California Northern Hotel Association; Bay Counties District Council of Carpenters; The State Association of California Architects, Northern Section; Pile Drivers, Bridge, Wharf and Dock Builders; Amalgamated Association of Street and Electric Railway and Motor Coach Employees of America, Division 1004; San Francisco Chamber of Commerce; Purchasing Agents' Association of Northern California, Inc.; Building Owners and Managers Association of San Francisco; Masters, Mates & Pilots Organization, Local No. 40, of San Francisco; Marine Engineers Beneficial Association No. 97; Ferryboatmen's Union of the Pacific; Down Town Association; San Francisco Restaurant Association; Bureau of Hotels, Restaurants and Purveyors; Structural Engineers Association of Northern California; Retail Merchants Association of the San Francisco Chamber of Commerce; Trade Advisers Association.

#### **Saving by Adoption of Charter Amendment on Official Advertising.**

The following was presented by Supervisor Uhl and read by the Clerk:

Communication from Frank F. Kilsby, sales manager, The Recorder Printing and Publishing Company, stating that in the event Charter Amendment No. 5, "Official Advertising," was approved it would result in a very substantial saving to the City and County because under the definition of "The Official Newspaper," the Recorder would be happy to bid for the official advertising and can assure the Board that the rates would be very much lower than those now in effect.

*Ordered filed.*

#### **Rock Fill for Marina.**

Communication from Charles Horton, president, Healy-Tibbitts Construction Company, transmitting correspondence with Board of Park Commissioners relative to disposal of rock from the bridge head at Rincon Hill at 20 cents per ton for dump on the Marina.

*Referred to Education, Parks and Recreation Committee.*

#### **Free Meals to School Children.**

Supervisor Havenner presented communication from Cooks, Pastry Cooks and Assistants, Local No. 44, State Federation of Labor, favoring the serving of free meals to school children in school cafeterias as a part of the national program for emergency relief.

*Referred to Public Welfare Committee.*

#### **Inclusion of Special Delivery Messengers in Federal Civil Service Classification.**

Supervisor Havenner presented communication from National Association of Special Delivery Messengers, Local No. 23, requesting sup-



port of the Board of Supervisors in their petition for inclusion in Logan Senate Bill 1952 including all governmental employments in the classified civil service.

*Referred to Public Welfare Committee.*

#### **Proposed Repeal of Criminal Syndicalism Act.**

Supervisor Gallagher presented (by request) a communication from the California State Conference for United Action Against the Criminal Syndicalism Act requesting that he introduce a resolution at meeting of the Board of Supervisors going on record as being opposed to the Criminal Syndicalism Act and in support of Assembly Bill No. 419 pending before the Legislature repealing same.

*Referred to Public Welfare Committee.*

#### **World's Exposition on Mills Field Site.**

Telegram was presented and read by the Clerk from E. B. Hinman, Clerk of San Mateo County Board of Supervisors, advising that said Board unanimously recommends Mills Field vicinity as a site for the proposed 1938 Exposition celebrating the completion of the San Francisco Bay Bridges.

*Referred to Finance Committee.*

#### **Licensing Antique Dealers.**

Supervisor Brown presented communication from the City Attorney relative to classification of antique dealers with second-hand dealers in the matter of licensing the conduct of their business, and requesting that some differentiation be made in the License Ordinance referring to the two different classes of business.

*Referred to Finance Committee.*

#### **Legislation Opposed, Proposing to Open County Hospitals to Non-Indigent Patients.**

The following was presented and read by the Clerk:

Communication from the Public Health League of California representing over 7000 physicians, dentists and nurses, stating that it has gone on record as being definitely opposed to legislative acts now pending in Sacramento to permit the opening of county hospitals to non-indigent patients.

*Referred to Health Committee.*

#### **Return of Utilities Properties to the Local Assessment Roll.**

Supervisor Gallagher, in Board of Supervisors, Monday, March 18, seconded by Supervisor Uhl, moved that it be the sense of the Board of Supervisors that we insist upon the return of the utilities properties to the local assessment rolls at this time.

Supervisor Havenner moved that letter be sent to the various improvement clubs requesting that they communicate with the members of the State Legislature favoring the immediate return of public utility properties to the assessment roll of San Francisco and opposing any bill or constitutional amendment providing otherwise. *So ordered* and President McSheehy appointed Supervisors Havenner, Uhl and Gallagher to draft such letter.

#### **Hearing Before Secretary of Interior Re Violation of Raker Act.**

Supervisor Havenner announced that there was pending on the calendar a motion to appoint a committee to attend hearing at Washington with Secretary of the Interior Harold L. Ickes in re alleged violation of terms of the Raker Act.

### Motion.

Supervisor Uhl, in connection with the foregoing matter, moved that the Mayor, Public Utilities Commission, Engineer's Department and other officials meet in conference with the Board of Supervisors in these chambers on Tuesday at 10 a. m.

Supervisor Hayden moved as an amendment that the conference be held in the Mayor's office on the same day and hour.

Amendment *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Roncovieri—7.

Noes—Supervisors Ratto, Schmidt, Uhl—3.

Absent—Supervisor Shannon—1.

### Removal of Tracks on Brannan and Sixth Streets.

Supervisor Gallagher presented a communication from the Southern Promotion Association protesting removal of street car tracks on Brannan and Sixth streets and asked for hearing before Public Utilities Committee.

*So ordered.*

Supervisor Colman announced meeting of Public Utilities Committee for Wednesday, March 27, 1935, 3 p. m., to consider matter of removal of car tracks, Sixth street, and report of Southern Promotion Association thereon, and asked that all firms mentioned in the communication be notified.

*So ordered.*

### Report on Garbage Bids.

The report on garbage bids, received February 18 and referred to City Engineer for study, was received by the Board and *referred to the Health Committee*. Meeting of committee announced for Wednesday, March 27, at 10 a. m.

### Announcement.

Supervisor Gallagher announced meeting of Joint Finance and Welfare Committee for Monday, March 26, 1935, at 10 a. m., to consider resolutions of Supervisors Colman and Uhl on 1938 Exposition and other matters. Clerk to notify all interested.

### Chinatown Blockade.

Supervisor Gallagher moved that report of Joint Committee on Fire, Safety and Police and Public Welfare be made a special order of business for 3 p. m. Monday, March 25, 1935.

*So ordered.*

### RECESS.

Whereupon, at the hour of 6:45 p. m., the Board took a recess until 8 p. m.

### REASSEMBLED.

The Board of Supervisors reassembled at 8:45 p. m., and the following members were noted present:

Supervisors Brown, Colman, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Gallagher, Havenner, Roncovieri, Shannon—4.  
Quorum present.

President McSheehy in the chair.

Supervisor Gallagher appeared and was noted present at 9:15 p. m.

Supervisor Havenner appeared and was noted present at 8:50 p. m.

Supervisor Roncovieri appeared and was noted present at 9:15 p. m.



**CHARTER AMENDMENT No. 5**

Supervisor Hayden presented:

**POLICE PENSIONS.**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said city and county by amending Section 166 thereof, relating to Present Police Department Members.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at the special election to be held on the —— day of \_\_\_\_\_, 1935, a proposal to amend the Charter of said city and county; by amending Section 166 thereof, relating to Present Police Department Members.

**Present Police Department Members**

Section 166. Persons who are members of the Police Department on the 8th day of January, 1932, shall become members of the Retirement System on that date, subject to the following provisions in addition to the provisions contained in sections 158 to 163, both inclusive, of this charter:

(a) Any member of the department who has arrived or shall arrive at the age of sixty-two years, and who has completed thirty years of continuous service as an active member of the department next preceding his retirement, may retire from service at his option, provided that retirement shall be compulsory at the age of seventy years. Such retired member shall receive a monthly pension, payable throughout his life, equal to one-half of the amount of the monthly salary attached to the rank held by him three years prior to the date of his retirement, hereinafter referred to in this section and section 167 as a "pension."

Before the first payment of the pension is made, such retired member may elect to receive the actuarial equivalent of his pension, partly in a pension to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the Board of Supervisors to govern similar elections by other members of the retirement system, including the character and amount of such other benefits.

(b) Any member of the department who shall become physically disabled by reason of any bodily injury received in the performance of his duty, may be retired upon a monthly pension, as defined in Subdivision (a), of this section, payable throughout his life. In case his disability shall cease, his pension shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.

(c) The family of any member of the department who may be killed or injured while in the performance of his du-

ties, and who shall have died within three (3) years from the date of such injury as a result of such injury, shall receive the following benefits and the receipt by such member of a pension under this section during his lifetime shall not bar said family from such benefits:

First, should the decedent leave a widow to whom he was married prior to the date of the injury resulting in death, such widow shall, as long as she may live and remain unmarried, be paid a monthly pension equal to one-half of the salary attached to the rank held by the decedent at the time of his said injury; provided, however, that should said widow die, leaving a child or children under the age of sixteen years, said pension shall continue to such child or such children collectively until the youngest child arrives at the age of sixteen years.

Second, should the decedent leave no widow, but leave an orphan child or children under the age of sixteen years, such child or children collectively shall receive a monthly pension equal to one-half of the salary attached to the rank held by their father at the time of his said injury until the youngest attains the age of sixteen years.

Third, should the decedent leave no widow and no orphan child or children, but leave a parent or parents depending solely upon him for support, such parents, so depending, shall collectively receive a monthly pension equal to one-half of the salary attached to the rank held by the decedent at the time of his said injury during such time as the retirement board may unanimously determine its necessity.

(d) A sum equal to the contributions, with interest, made by persons who become members of the retirement system under this section to any other pension fund shall be paid by the city and county to the retirement system. Each member of the department shall contribute two dollars (\$2.00) per month to the retirement system to be applied on the cost of the benefits at death and retirement provided under this section. Should a member be separated from city service through any cause other than death or retirement, then such contributions with interest shall be refunded to him under such conditions as may be fixed by the Board of Supervisors for the refund of contributions of other members of the retirement system.

(e) When any member of the department shall die from natural causes and before retirement, there shall be paid to his estate or beneficiary a death benefit, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the Board of Supervisors for the death benefit of other members of the retirement system.

(f) In addition to the other contributions required of the city and county under the retirement system, the city and county shall contribute to the retirement system during each



fiscal year a sum which, together with the members' contributions provided for in subdivision (d) of this section, shall be equal to the liabilities accruing under the retirement system because of the service rendered during such year by persons becoming members on the 8th day of January, 1932, under this section. If, subsequent to such fiscal year, it shall be determined that such contribution by the city and county, together with the members' contributions, was not sufficient to meet such liability, then the city and county shall make such additional contribution as may be necessary to make up the deficit.

(g) No benefits shall be provided under the retirement system for, nor shall any contribution be required of, persons who become members of the retirement system under this section, in addition to the benefits specifically provided and contributions specifically required in such section.

That portion of any pension payable because of the death or retirement of any of such persons which is provided by contributions of the city and county shall be reduced, in the manner fixed by the Board of Supervisors, by the amount of any benefits payable to or on account of such person, under the workmen's compensation insurance and safety law of the state of California.

(h) Persons who were members of the police department on the 8th day of January, 1932, shall have the option, to be exercised in writing on or before the first day of January, 1936, of becoming members of the retirement system under the provisions of section 168, which applies to persons who become members of the department after the 8th day of January, 1932. If such persons shall affirmatively exercise such option within the time specified, then on and after the first day of the month next following such affirmative action, referred to hereinafter in this subdivision (h) as "effective date," they shall not receive any benefit or make any contribution under this section, but on and after said effective date shall be members of the retirement system and shall receive benefits and make contributions on the same basis as persons who become members of the department after the 8th day of January, 1932, provided that a pension for each person affirmatively exercising such option shall be payable on account of service rendered to the city and county prior to said effective date, by such members' contributions made prior to such effective date, with interest, and by contributions of the city and county, which pension shall be the same percentage, regardless of the age of retirement, of his final compensation, as defined by the Board of Supervisors, for each year of such service, as the contributions of the member and the city and county are calculated to provide upon retirement at age sixty-two for each year of service rendered as a member of the retirement system.

**Privilege of the Floor.**

Captain Michael Riordan and Ralph Nelson of the Retirement Board were heard in explanation of the proposed legislation and urging favorable action thereon.

**Ordered Submitted.**

Thereupon, the roll was called and the foregoing proposed Charter Amendment *ordered submitted* by the following vote:

Ayes: Supervisors, Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl.

Absent: Supervisor Shannon.

**Ordered Submitted.**

The following was presented by Supervisor McSheehy and *ordered submitted* to the electors by the following vote:

**CHARTER AMENDMENT No. 6****PREFERENCE FOR LOCAL LABOR AND INDUSTRY**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of the city and county by amending as herein set forth Section 98 thereof dealing with contractors' working conditions under contracts for public work or improvements, and providing for the allowance of a preference not to exceed ten per cent in favor of articles to be used on public works or improvements, which said articles are manufactured, fabricated or assembled within the City and County of San Francisco as against similar articles manufactured, fabricated or assembled elsewhere.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at the special election to be held on the —— day of ———, 1935, to amend the Charter of said city and county by amending Section 98 thereof dealing with contractors' working conditions, under contracts for public works or improvements, and providing for the allowance of a preference not to exceed ten per cent (10%) in favor of articles to be used on public works and improvements, which said articles are manufactured, fabricated or assembled within the City and County of San Francisco as against similar articles manufactured, fabricated or assembled elsewhere.

**Contractors' Working Conditions**

Section 98. Every contract for any public work or improvement to be performed at the expense of the city and county, or paid out of moneys deposited in the treasury, whether such work is to be done directly under contract awarded, or indirectly by or under sub-contract, sub-partnership, day labor, station work, piece work, or any other arrangement whatsoever, must provide: (1) That in the performance of the contract and all work thereunder, eight hours shall be the maximum hours of labor on any calendar day;



(2) that any person performing labor thereunder shall be paid not less than the highest general prevailing rate of wages in private employment for similar work; (3) that any person performing labor in the execution of the contract shall be a citizen of the United States; (4) that all laborers employed in the execution of any contract within the limits of the city and county shall have been residents of the city and county for a period of one year immediately preceding the date of their engagements to perform labor thereunder; provided, however, that the officer empowered to award any such contract may, upon application of the contractor, waive such residence qualifications and issue a permit specifying the extent and terms of such waiver whenever the fact be established that the required number of laborers and mechanics possessing qualifications required by the work to be done cannot be engaged to perform labor thereunder.

The term "public work" or "improvement," as used in this section, shall include the fabrication, manufacturing or assembling of materials in any shop, plant, manufacturing establishment or other place of employment, when the said materials are of unique or special design, or are made according to plans and specifications for the particular work or improvement and any arrangement made for the manufacturing, fabrication or assembling of such materials shall be deemed to be a contract or a sub-contract subject to the provisions of this section.

The Board of Supervisors shall have full power and authority to enact all necessary ordinances to carry out the terms of this section and may by ordinance provide that any contract for any public work or improvement, or for the purchase of materials which are to be manufactured, fabricated or assembled for any public work or improvement, a preference in price not to exceed ten per cent shall be allowed in favor of such materials as are to be manufactured, fabricated or assembled within the City and County of San Francisco as against similar materials which may be manufactured, fabricated or assembled outside thereof. When any such materials are to be fabricated, assembled or manufactured by any sub-contractor or materialman for the purpose of supplying the same to any contractor bidding on or performing any contract for any public work or improvement, said sub-contractor or materialman manufacturing, fabricating, assembling or furnishing said materials manufactured, assembled or fabricated within the City and County of San Francisco shall be entitled to the same preferential as would any original contractor or materialman furnishing the same if the Board of Supervisors shall by ordinance so provide. When any ordinance shall so provide any officer, board or commission letting any contract may in determining the lowest responsible bidder for the doing or performing of any public work or improvement add to said bid or sub-bid an amount sufficient not exceeding ten per

cent in order to give preference to materials manufactured, fabricated or assembled within the City and County of San Francisco.

Ayes: Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl.

Absent: Supervisor Shannon.

#### **Exposition on Mainland.**

Supervisor Uhl presented a proposed Charter Amendment which he subsequently withdrew providing legislation that would enable the holding of an exposition on the San Francisco mainland. Copies were ordered sent to the members.

#### **Ordered Submitted.**

The following was *ordered submitted* by the following vote:

### **CHARTER AMENDMENT No. 7**

On motion of Supervisor Gallagher:

### **POWER OF HEARING, INQUIRY AND SUBPOENA**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the charter of said city and county by amending Section 21 thereof, relating to power of hearing, inquiry and subpoena.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at the special election to be held on the — day of —, 1935, a proposal to amend the charter of said city and county by amending Section 21 thereof, relating to power of hearing, inquiry and subpoena.

#### **Power of Hearing, Inquiry and Subpoena**

Section 21. The mayor, the Board of Supervisors, the chief administrative officer, the controller, or any board or commission appointed by the mayor relative solely to the affairs under its control, may require such periodic or special reports of departmental costs, operation and expenditures, examine the books, papers, records and accounts of, and inquire into matters affecting the conduct of any department or office of the city and county, and for that purpose may hold hearings, subpoena witnesses, administer oaths and compel the production of books, papers, testimony and other evidence. It shall be the duty of the chief of police to designate a police officer to serve subpoenas. The Board of Supervisors shall have power on its own motion or on complaint filed with said board, to investigate any office or department of the city and county, and in the conduct of such investigation officials or department heads concerned shall, upon notice from the board, appear in person with any books, papers, records, orders, and accounts required. Any person refusing to



obey such subpoena and the other requirements hereof, or to produce such books, shall be deemed in contempt and subject to proceedings and penalties as provided by general law in such instances.

Ayes: Supervisors Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl.

Noes: Brown, Colman, Hayden, Roncovieri.

Absent: Supervisor Shannon.

#### Publication of Amendments.

City Attorney announced that the amendments would be ready for publication in Friday's paper.

#### Numbering of Charter Amendments.

Supervisor Gallagher inquired regarding the numbering of the Charter Amendments and the Clerk announced that they would be numbered in the sequence in which they were presented.

*So ordered.*

#### ADJOURNMENT.

There being no further business, the Board of Supervisors at the hour of 11:55 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 25, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.







Monday, March 25, 1935

Tuesday, March 26, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco







# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, MARCH 25, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 25, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—9.

Absent—Supervisors Roncovieri, Shannon—2.

Quorum present.

Supervisor Roncovieri appeared and was noted present at 3:55 p. m.

Supervisor Shannon appeared and was noted present at 2:40 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of March 20, 1935, was considered read and approved.

### SPECIAL ORDER—2 P. M.

#### Rezoning Southeast Corner of Mason and Pine Streets.

Hearing of appeal from decision of City Planning Commission, denying application to rezone from second residential district to commercial district property located at the southeast corner of Mason and Pine streets.

#### Privilege of the Floor.

Sylvester McAtee and Louis Crowley, attorneys, representing the Mohawk Petroleum Company, were heard in opposition to the decision of the City Planning Commission.

John L. Murphy, attorney, representing property interests in vicinity of proposed oil station, was heard in favor of the decision of the City Planning Commission.

E. B. De Golia, City Planning Commissioner; John F. Kelly, Central Council of Civic Clubs, and P. J. Crowley, manager of apartments at 855 Pine street, were heard in opposition to the proposed rezoning.

#### Adopted.

Whereupon, with the understanding that the attorneys for the appellant would file a stipulation that nothing other than a gas and oil station would be operated on the premises, that they would not object to a revocation clause, would not sublet the property and would bind the permittee to that effect as far as he can be found, the following resolution was *adopted*:



## Rezoning Southeast Corner of Mason and Pine Streets From Second Residential District to Commercial District.

(Code No. 13.02)

Resolution No. 1872, as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 1182, denying application to rezone from Second Residential District to Commercial District, property located at the southeast corner of Mason and Pine streets, is hereby disapproved.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Noes—Supervisors Hayden, Shannon—2.

## PRESENTATION OF PROPOSALS.

### Sale of Bonds.

March 15, 1935.

Sealed bids for the purchase of certain bonds of the City and County of San Francisco, State of California, to be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, March 25, 1935, and to be opened by said Board at said time.

The bonds offered are described as follows:

\$2,000,000 "Water Distribution Bonds, 1933."

Said bonds bear interest at the rate of four per cent (4%) per annum; comprising 110 bonds of \$1,000 denomination each, maturing December 1, 1935; and 105 bonds of \$1,000 denomination each, maturing each year 1936 to 1953, inclusive.

The right is reserved by the Board of Supervisors to reject any and all bonds.

The bonds offered are tax exempt, State and Federal.

All proposals for the purchase of said bonds shall be accompanied by a deposit of five per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, for a like amount, provided that no deposit need exceed the sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him, if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New York, as to the legality of these bonds will be furnished to the successful bidder without cost.

This notice is given pursuant to the direction of a resolution of the Board of Supervisors adopted March 14, 1935.

### Bids.

The following bids were received, opened, read and *referred to the Finance Committee*:

1. Bankamerica Company, Blyth & Co., Inc., American Trust Company, R. W. Pressprich & Co., by Bankamerica Company, syndicate manager.....\$2,163,400
2. Lazard, Freres & Company, Inc., Dick & Merle-Smith, Goldman, Sachs & Co., First of Michigan Corp., The Milwaukee Company, Donnellan & Co., by Donnellan & Co. .... 2,155,540
3. R. H. Moulton & Company, Bankers Trust Company, Dean Witter & Co., First Boston Corporation, Security-First National Bank of L. A., by R. H. Moulton & Company ..... 2,171,011  
(Submitted an alternative bid which was not considered.)
4. Harris Trust & Savings Bank, Chase National Bank, Northern Trust Company, Edward B. Smity & Company, by Harris Trust & Savings Bank..... 2,161,754

5. Halsey, Stuart & Co., Inc., Lehman Bros., Bancamerica-Blair Corporation, Stone & Webster and Blodget, Inc., Geo. B. Gibbons & Co., Inc., Hellman-Wade & Co., Phelps-Fenn & Co., by Halsey, Stuart & Co..... 2,166,380
6. Brown Harriman & Co., Inc., Weeden & Company, Wm. R. Staats Company, Kean, Taylor & Co., Eldredge & Company, The Illinois Company, by Brown Harriman & Co., Incorporated ..... 2,173,507
7. The Anglo California National Bank, Heller, Bruce & Co., Keyyey, Richardson & Co., Mercantile Commerce Bank & Trust Co., Boatmen's National Bank, Wells-Dickey Co., by The Anglo California National Bank... 2,177,920

#### Motion to Recess.

Supervisor Gallagher, seconded by Supervisor Shannon, moved that when the Board of Supervisors recesses it does so until Wednesday afternoon to consider the report of the Finance Committee on the bond bids.

Supervisor Colman, seconded by Supervisor Brown, moved as an amendment that when the Board recesses it does so until tomorrow, Tuesday, at 3 p. m., that there be a call of the house and that all members be notified.

There being no objection the amendment was approved and it was *so ordered*.

#### Action Deferred.

The following matter was, on motion of Supervisor Gallagher, *laid over until 2:30 p. m. next Monday*:

#### SPECIAL ORDER—3 P. M.

##### China Town Blockade.

Consideration of report of Joint Committee on Fire, Safety and Police and Public Welfare on police blockade of China Town during Chinese New Year festivities.

#### SPECIAL ORDER—4 P. M.

The following matter was taken up:

**An Ordinance Regulating the Distribution of Advertising Matter, Providing for the Issuance of Permits and Licenses Therefor, and Fixing the Fees and Charges for Said Permits and Licenses, Providing a Penalty for Violation of This Ordinance and Repealing Ordinances or Parts of Ordinances in Conflict Herewith.**

(Code No. 11.00)

Bill No. 685, Ordinance No. 11.0011, as follows:

An ordinance regulating the distribution of advertising matter, providing for the issuance of permits and licenses therefor, and fixing the fees and charges for said permits and licenses, providing a penalty for violation of this ordinance and repealing ordinances or parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm or corporation to distribute, cause to be distributed, or suffer, allow or permit the distribution of any handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, to or upon any premises in the City and County of San Francisco, by placing or causing any



such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices of commercial advertising, to be deposited or placed in or upon any porch, yard, steps, hallways, or mail box located on, or used in connection with such premises when:

(a) Such premises have posted thereon in a conspicuous place, a sign or signs of at least eight square inches in area bearing the words "No Advertising," unless such person, firm or corporation has first received the written permission of the person, *persons or manager* occupying such premises authorizing him or it so to do;

(b) It is apparent that such premises are vacant;

(c) It is apparent that a previous day's distribution of such advertising matter has not been removed.

Section 2. It shall be unlawful for any person, firm or corporation to distribute, or cause to be distributed, in or upon any premises in the City and County of San Francisco, any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, unless the same is folded or otherwise so prepared or placed, that it will not be blown therefrom by the winds.

Section 3. It shall be unlawful for any person, firm or corporation, except the holder of a distributor's permit granted pursuant to the terms of this ordinance, to distribute, or cause to be distributed by employees or otherwise, any such handbill, dodger, circular, booklet, pamphlet, card, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, *person* or thing.

Section 4. A distributor's permit shall be obtained by filing an application therefor with the Chief of Police upon forms to be prescribed and furnished by said Chief of Police. Unless a distributor's permit previously issued to the applicant shall have been revoked, upon filing such application the Chief of Police shall forthwith issue a distributor's permit to the applicant. Such permit shall contain a serial number and be granted for a period of one year, and, unless sooner revoked, shall be renewed upon application of the holder thereof.

The Chief of Police shall have power to revoke any distributor's permit issued under authority of this ordinance, for the violation by the holder of said permit or by any of his or its servants, agents or employees, of any of the provisions of this ordinance, or when the Chief of Police shall determine that the holder of said permit in the use thereof is violating, or attempting to violate any law of the United States, or of the State of California, or any ordinance, rule or regulation of the City and County of San Francisco or of any department thereof.

No permit shall be revoked except after notice is given to the holder of said permit, specifying the reasons why said permit is to be revoked, and when and where the holder shall be given an opportunity to present his reasons why said permit should not be revoked. Said notice shall be mailed to the holder of said permit at his place of address as specified in his application for said permit, at least five (5) days before the hearing on the revocation of said permit.

When any permit issued to any person pursuant to the provisions of this ordinance is revoked, said person may, within thirty (30) days after the date of said revocation, appeal to the Board of Permit Appeals from the order of the Chief of Police revoking said permit, and the Board of Permit Appeals shall hear said appeal and act upon the same as provided in the Charter of the City and County of San Francisco.

When the revocation of any permit has become final, an application for the reissuance of the same may be made to the Chief of Police, and if said Chief of Police is satisfied that the reasons for which said permit was revoked no longer exist, the said Chief of Police may reissue said permit.



Section 5. Each permit granted pursuant to the provisions of this ordinance shall be given a serial number and the holder of said permit shall not directly, or through his servants, agents or employees, distribute or suffer to be distributed, any advertising matter hereinbefore referred to unless the words "Distributor's Permit No. ——" (with the permit number designated by the Chief of Police inserted) shall be stamped in a legible manner on each separate piece of said advertising matter.

Section 6. The provisions of this ordinance shall not apply to the distribution and delivery of any newspaper, or newspapers, which is or are capable of being entered in the United States mails as second-class matter under the provisions of the United States Post Office Regulations of March 3, 1879, or any statute of the United States, *nor to the distribution* or delivery of any publication printing news of a general nature and keeping advertising space therein open to the public and the publishing of general advertising therein.

Section 7. Every person, firm or corporation receiving a permit to distribute advertising matter as provided in this ordinance shall, as long as he or it shall exercise the privileges granted by said permit, pay a license fee of five (\$5) dollars per quarter for the privilege of so doing, and an additional sum of twenty-five (25c) cents per quarter for every employee in excess of sixty (60) distributing employees. Said license shall be payable quarterly in advance and any person, firm or corporation failing to pay said license shall forfeit any permit issued pursuant to the provisions hereof. Provided, however, that any person, firm or corporation holding a distributor's permit issued as in this ordinance provided and who is engaged in the conduct of any business other than that of distributing advertising matter may, subject to the regulations provided for in this ordinance, and without the payment of any license, distribute advertising matter herein referred to, if said advertising matter is used solely and exclusively to advertise the business of said person, firm or corporation, and is distributed directly by said person, firm or corporation conducting said business, and that not more than ten thousand (10,000) copies of any advertising matter is distributed by said person, firm or corporation during any *one day*.

Section 8. Every person, firm or corporation making any application for a permit under this ordinance, or for the renewal or reissuance of any permit shall, at the time of making said application, pay to the Chief of Police a fee of five (\$5) dollars.

Section 9. It shall be the duty of the Chief of Police to investigate, or cause to be investigated, all complaints made regarding the violation of any of the provisions of this ordinance, and to take such action regarding any violation as is provided in this ordinance.

Section 10. All ordinances, or parts of ordinances, in conflict with the provisions of this ordinance are hereby repealed.

Section 11. Every person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not more than one hundred (\$100) dollars or by imprisonment in the County Jail for a period of not more than thirty (30) days, or by both such fine and imprisonment, and upon such conviction the court may suspend or revoke the distributor's permit of such person, firm or corporation.

Section 12. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared unconstitutional.



### Privilege of the Floor.

Frank Kilsby of the Recorder Printing and Publishing Company and representing Allied Printing Trades; Frank Lansing, citizen, and E. O. Dalton, representing retail merchants, were heard at length on the pending matter.

### Passed for Second Reading.

Whereupon, the foregoing bill was *passed for second reading* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### UNFINISHED BUSINESS.

None.

### NEW BUSINESS.

#### Action Deferred.

The following recommendation of Finance Committee was *laid over one week. Sheriff to be asked to attend next meeting:*

#### Appropriating \$4,630 for Transportation of Employees to and From County Jail No. 2, San Mateo County.

(Code No. 9.051)

Bill No. 690, Ordinance No. 9.051165, as follows:

Appropriating \$4,630 out of Appropriation 7.101.00 (Permanent Salaries, Sheriff), for the purchase of three 5-passenger automobiles, construction of garage on City property at San Jose and Palmetto avenues, and for the maintenance of said automobiles during a three-month period at 140 miles per day. Being for the transportation of employees to and from County Jail No. 2, San Mateo county.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby set aside and appropriated out of Appropriation 7.101.00 (Permanent Salaries, Sheriff) the sum of \$4,630 for the purposes hereinafter mentioned, to-wit:

For the purchase (initial cost) of three 5-passenger automobiles. \$2,500  
For the construction of garage on City-owned property at San

Jose and Palmetto avenues..... 1,500

For cost of maintenance of said automobiles during a 3-month period at 140 miles per day..... 630

Being for the transportation of employees to and from County Jail No. 2, San Mateo county.

Approved by the Mayor and Controller.

### Adopted.

The following resolutions were *adopted*:

#### Legislative Measures Recommended.

(Code No. 5.35)

On recommendations of Special Tax Committee.

Resolution No. 1873, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legislative bills affecting San Francisco, recommends the passage of and urges its legislative representatives in Sacramento to support the following measure:

Senate Bill 685 (McGovern)—*Excepts from operation of section, reporters of the criminal division of the Municipal Court of San Francisco who have been certified by the Civil Service Commission and are now acting.*

*Report submitted by Mr. James J. Maher to the effect that this bill would remove any doubt existing regarding the civil service status of the court reporters of the criminal division of the Municipal Court.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Legislative Measures Opposed.

(Code No. 5.35)

Also, Resolution No. 1874, as follows:

Resolved, That the Board of Supervisors, in accordance with the recommendation of the Special Tax Committee appointed to consider legislative bills affecting San Francisco, recommends defeat and urges its legislative representatives in Sacramento to oppose the following measures:

Assembly Bill 396 (Chatters)—Deletes provisions allowing dealer certificate in lieu of tax clearance certificate and stating effective date of act.

*Mr. Harold J. Boyd, Chief Assistant Assessor, reported that this bill would repeal sections 5 and 6 of the existing act providing for the tax clearance of motor vehicles as a prerequisite for pre-registration and would endanger the receipt of one-half a million dollars annually by the City and County of San Francisco.*

Senate Bill 735 (Knowland)—*New Act to be known as Uniform Criminal Extradition Act. Contains 30 sections. Section 25 provides that when punishment of the crime shall be the confinement of the criminal in the penitentiary, the expense shall be paid out of the State treasury, on the certificate of the Governor and warrant of the Auditor; and in all other cases they shall be paid to the county treasury in the county wherein the crime is alleged to have been committed. The expenses shall be the fees paid to the officers of the state on whose governor the requisition is made, and not exceeding . . cents per mile for all necessary travel in returning such prisoner. Section 1557 provides that fugitives having been returned and not having been arraigned nor placed on trial, the expense of extradition is not a charge against the state, but the county. Otherwise it is a state charge. New act makes the charge dependable upon result of trial and not upon arraignment of trial.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### World's Fair Site.

Supervisor McSheehy presented communication from John Burns suggesting as a proper location for the proposed World's Exposition celebrating completion of bay bridges, part of South of Market district and the Mission district, vicinity of old Recreation Park, Fifteenth and Valencia streets.

*Referred to Finance and Welfare Committees jointly.*

Supervisor Shannon presented communication from Hayes Valley Improvement Clubs, Inc., suggesting the panhandle extension from Baker street between Oak and Fell, 500 feet wide, to the Civic Center, as originally proposed in the Burnham plan, as a suitable site for the proposed World's Exposition in 1938.

*Referred to Finance and Public Welfare Committees. Copy to the Directors of the San Francisco Bay Exposition Company.*



Communication from M. J. Kelly, director, Divisadero District Merchants and Improvement Association, suggesting that the proposed World's Exposition be placed in the Western Addition on the cemeteries lots, embracing some 600 acres.

*Referred to Finance and Public Welfare Committees. Copy to Directors of San Francisco Bay Exposition Company.*

### **Criticism of Engineer's Report on Bids for Garbage Disposal.**

The following was presented by Supervisor Gallagher and read by the Clerk:

Communication from Bay Cities Refuse Company complaining against the report of City Engineer John J. Casey, and stating that it stands prepared to demonstrate that its bid is the most acceptable bid based upon the call for bids and any franchise should be granted to the Bay Cities Refuse Company.

*Referred to Public Health Committee.*

### **Business License Tax Roll Survey.**

Communication from Herbert C. Kaufman, representing the National Survey Company of La Grange, Georgia, offering to enter into contract with the City and County of San Francisco to add the names of persons, corporations and partnerships that are not now on the business license tax roll of the city. The company will furnish this service for 50 per cent of the amount actually collected by the city for two years as a compensation for their service.

*Referred to the Finance Committee. Notify writer when matter is to be considered.*

### **Rapid Transit Districts for Public Ownership of Transportation Facilities Over the Bridges.**

Supervisor McSheehy presented communication from Walter McGovern, State Senator, announcing that there will be a special meeting of the Committee on Municipal Corporations in Sacramento at 8 p. m., Tuesday night, March 19, 1935, in room 415, State Capitol Building, for the purpose of considering Senate Bill 511 which purports to grant permission to counties abutting State bridges to form rapid transit districts for public ownership of transportation facilities over said bridges, and stating that if any amendments are to be proposed they should be prepared at once.

*Ordered filed.*

### **Fixing of Terminal Rates Over Public and Privately-Owned Water Terminals.**

The following was presented and read by the Clerk:

Communication from Richard J. Welch, Congressman, advising that he will do everything possible in reference to bill (H. R. 5397), which would give the Interstate Commerce Commission the right to fix terminal rates over public and privately-owned water terminals. This bill, he said, like the Foreign Trade Zone Act, emphasizes the necessity of the municipal ownership and control of the San Francisco Harbor which is an economic and not a political question.

*Ordered filed.*

### **Sunnyvale Naval Base.**

The following was presented and read by the Clerk:

Communication from Richard J. Welch, Congressman, transmitting letter of W. H. Standley, Acting Secretary of the Navy, declaring that the question of future lighter-than-air development in the Navy is receiving most careful consideration and study and until a decision has been arrived at no statement of policy can be made. It has been de-

cided for the time being that the Sunnyvale base will be placed in an inactive status and will remain in commission as a base for the training of land planes squadrons attached to our air craft carriers.

Ordered *filed*.

#### **Maintenance and Repair Work to Be Performed by Civil Service Employees.**

The following was presented and read by the Clerk:

Communication from Building Trades Council of San Francisco requesting that there be submitted to the electors a proposition to amend the Charter providing that all maintenance and repair work done by the City up to \$10,000 be performed by day's labor by civil service employees instead of \$1,000 as now in effect.

Ordered *filed*.

#### **To Avoid Duplication of Elections.**

The following was presented and read by the Clerk:

Communication from Angelo J. Rossi, Mayor, transmitting copy of telegram to His Excellency, Frank F. Merriam, Governor, requesting data required in an effort to overcome the necessity of holding two special elections should legislation be passed by Board of Supervisors and by State Legislature requiring submission to the electorate, also to ascertain approximate date of adjournment of Legislature in view of the pending Charter Amendments that will require ratification; also copy of telegram in reply received from Governor.

Ordered *filed*.

#### **Pacific Gas and Electric Company Will Accept Delivery and Distribute Output of Red Mountain Bar.**

The following was presented and read by the Clerk:

Communication from P. M. Downing, vice-president and general manager, Pacific Gas and Electric Company, stating in answer to inquiry of Resolution No. 1776 that the Pacific Gas and Electric Company was willing to accept delivery and distribute output of Red Mountain Bar Power House when completed on the same terms and conditions as Moccasin Creek Power House output.

*Referred to Joint Public Utilities and Finance Committee.*

#### **Handbill Ordinance.**

The following was presented and read by the Clerk:

Communication from Oceanside Community Council in reference to proposed handbill ordinance and "deploring any such attempt in these times to deprive men of much needed employment."

Ordered *filed*.

#### **Relief Funds.**

Supervisor Brown presented and Clerk read:

Communication from Leonard S. Leavy, Controller, in answer to letter of February 26, motion of Supervisor Brown, giving total funds available, amount expended and balance from July 1, 1934, to February 28, 1935, which with other deductions leave a balance for April, May and June of \$300,044.37 which will be sufficient to care for county cases for the balance of the present year.

Ordered *filed*.

#### **Conference in Mayor's Office on Hetch Hetchy Power Question.**

The following was presented and read by the Clerk:

Communication from Maurice L. Rapheld, executive secretary to the Mayor, stating that Mayor Rossi will be glad to hold conference in his office on Tuesday, March 26, at 10 a. m., for the purpose of discussing



the Hetch Hetchy power question and representations that are to be made by San Francisco at hearing before Secretary of the Interior on May 6.

Ordered *filed*.

**President Invited to Inspect Hetch Hetchy on Pacific Coast Trip  
and Mayor to Appoint Reception Committee.**

(Code No. —.)

Supervisor Havenner presented by request:

Resolution No. 1876, as follows:

Whereas, His Excellency, President Franklin D. Roosevelt, has indicated that he will travel to the Pacific Coast within the next few months to view the California Pacific International Exposition to be held at San Diego, California, and

Whereas, it is indicated that His Excellency, President Roosevelt will come to San Francisco on his way to San Diego and will embark from San Francisco on a United States naval vessel to inspect United States Navy maneuvers in the Pacific Ocean, and

Whereas, His Excellency, President Roosevelt, has been invited by the Oakdale Chamber of Commerce and other organizations to participate on that occasion in ceremonies marking the beginning of construction of a new entrance roadway to Yosemite National Park to replace the present Big Oak Flats Road, and

Whereas, If this invitation be accepted, His Excellency, President Roosevelt will journey to Yosemite National Park, within which the City and County of San Francisco has constructed by Federal permission a portion of the Hetch Hetchy Water and Power project, and

Whereas, With the aid of Federal funds this San Francisco project in Yosemite National Park is shortly to be increased in size, therefore be it

Resolved, That this Board of Supervisors respectfully invite his Excellency, President Franklin D. Roosevelt to inspect the Hetch Hetchy project in Yosemite National Park during his forthcoming trip, and be it

Further Resolved, That his Honor Mayor Rossi is hereby requested to appoint a Citizens' Committee to arrange a proper and fitting reception for the President of the United States during his stay in San Francisco and for his inspection of the Hetch Hetchy project if this invitation be accepted.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Supervisor Jesse C. Colman.**

(Code No. 4.053.)

The following recommendation of His Honor the Mayor was presented and adopted:

Resolution No. 1878, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Jesse C. Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of seven days, commencing March 26, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, Roncovieri, Shannon—3.

**Passed for Second Reading.**

The following matter was presented by Supervisor Gallagher and *passed for second reading*:

**Supplemental Appropriation of \$3,000 for Purchase of Additional Fuel Oil for Civic Center and Hall of Justice Group—1934-1935.**

(Code No. 9.051)

On motion of Supervisor Gallagher:

Bill No. 693, Ordinance No. 9.051167, as follows:

Supplemental appropriation of \$3,000 out of "Emergency Reserve," Appropriation No. 2.900.00 to the credit of Appropriation No. 38.319.00 (Engine Room Supplies), for purchase of additional fuel oil required for the Civic Center and Hall of Justice group during balance of fiscal year 1934-1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A supplemental appropriation of \$3,000 is hereby set aside out of Emergency Reserve, Appropriation No. 2.900.00 to the credit of Appropriation No. 38.319.00 (Engine Room Supplies), and authorized expended for purchase of additional fuel oil required for the Civic Center and Hall of Justice group during balance of fiscal year 1934-1935.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri.

**Calling Special Election—Charter Amendments.**

(Code No. 3.02.)

Supervisor Havenner presented:

Resolution No. 1875, as follows:

Calling a special election to be held in the City and County of San Francisco for the purpose of voting on certain amendments to the Charter of the said City and County heretofore referred to the electors, as well as for the purpose of voting upon such ordinances as may hereafter be initiated or referred to the electors in the manner provided by law.

Whereas, certain amendments to the Charter of the City and County have been by this Board of Supervisors referred to the electors of the City and County; now therefore be it

Resolved, That the Board of Supervisors of the City and County does hereby call a special election to be held in the City and County of San Francisco on Thursday, the 2d day of May, 1935, for the purpose of voting upon certain amendments to the Charter of the City and County heretofore submitted to the electors thereof, as well as for the purpose of voting upon such ordinances as may be proposed to said electors under the initiative provisions of the Charter or under the referendum powers of the Board of Supervisors or of the electors of said City and County; and be it

Further Resolved, That this Board of Supervisors does hereby proclaim the holding of the said election for the above mentioned purposes, as hereinbefore set forth, and does hereby direct that the registrar of voters take all necessary steps and give all necessary notices to the end that said election may be held as hereinbefore set forth.

*Referred to Judiciary Committee.*

**Appropriation to Defray Cost of Special Election.**

(Code No. 9.051.)

Bill No. 691, Ordinance No. 9.051166, as follows:

Making an appropriation to the Department of Elections for the purpose of defraying the costs of a special election to be held in the City and County of San Francisco on the 2d day of May, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. There is hereby appropriated from the general fund of the City and County of San Francisco to the Department of Elections the sum of \$40,000 from such moneys in such fund as may be subject to this appropriation for the purpose of defraying the costs of a special election to be held in the City and County of San Francisco on the second day of May, 1935, for the purpose of voting on certain Charter amendments to the Charter of the City and County heretofore referred to the electors, as well as voting upon such municipal ordinances as may be submitted to said electors to be voted upon on said day.

*Referred to Finance Committee.*

### Opposition to Produce Terminal at Marina.

(Code No. 11.08.)

Supervisor Uhl presented:

Resolution No. 1877, as follows:

Whereas, there is in contemplation a revival of the produce terminal project in the Marina District; and

Whereas, the citizens of the Marina District are practically united against the project; now, therefore, be it

Resolved, That the Board of Supervisors does hereby record itself as opposed to the establishment of a produce terminal in the Marina District; and be it

Further Resolved, That the Clerk transmit a copy of this resolution to State Engineer A. D. Wilder, in charge of Public Works Administration projects.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Endorsing of Cleaning and Dyeing Legislation.

(Code No. 5.35.)

Supervisor Gallagher presented:

Resolution No. 1879, as follows:

Resolved, That Senate Bill 164, an Act to return the regulation of the location, construction, occupancy and operation of cleaning and dyeing shops, etc., from State to local control, be approved and recommended for passage to the members of the State Legislature; and be it

Further Resolved, That an amendment thereto be recommended to Senator McGovern whereby the existing Act approved May 28, 1931, will be repealed.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Eliminating Certain Penalties for Non-Payment of License Taxes.

(Code No. 3.041.)

Supervisor Uhl presented:

Bill No. 692, Ordinance No. 3.04144, as follows:

Amending Section 2 of Ordinance No. 5132 (New Series., entitled "Imposing License Taxes on Certain Businesses, Callings, Trades or Employments Within the City and County of San Francisco," and repealing Ordinance No. 8464 (New Series), and Ordinance No. 8713 (New Series).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Sec. 2. On and after April 1, 1930, all license taxes, unless by ordinance, specifically provided otherwise, shall be due and payable quarterly in advance, and fall due on the first day of October, the first day of January, the first day of April and the first day of July in each calendar year, depending upon the particular quarter in which a licensee begins business. In all cases of licenses on new business collectible at periods other than the months of October, January, April and July, the Tax Collector shall pro rate on a monthly basis the amount of license fee due for any given quarter.

Whenever a license tax is imposed by ordinance it shall be unlawful to do or perform the act or to carry on the business, trade, profession or calling for which a license is required, or to own, keep or use the article or thing, for the owning, keeping or using of which a license is required, unless such license be first procured.

All licenses are payable, when due, at the office of the Tax Collector, in the City Hall, and if not paid within thirty (30) days after the same become due, the Tax Collector shall add 10 per cent to the amount of the license as a penalty for non-payment. If the license is not paid within sixty days after the same becomes due, the Tax Collector shall add 15 per cent to the amount of the license as a penalty for non-payment.

Section 2. Ordinance No. 8464 (New Series) and Ordinance No. 8713 (New Series) are hereby repealed.

*Referred to Finance Committee.*

### Regulation of Street Railway Cars.

(Code No. 15.091.)

Supervisor McSheehy presented:

Bill No. 694, Ordinance No. 15.0917, as follows:

Providing for the operation of street railway cars by a motorman and conductor, specifying the entrance age of employees on street railways, and providing a penalty for violations hereof.

*Referred to Judiciary Committee.*

### Declaration of Policy—Exposition Site.

SUPERVISOR UHL: I move that, as a declaration of policy as provided in Section 179 of the Charter, in event that a special election is held, that there shall be placed on the ballot at said special election, the following policies:

1. Shall an exposition be held on the mainland of the City and County of San Francisco in 1938 to celebrate the completion of the bridges?

2. Will you vote for a \$5,000,000 bond issue toward the cost of said exposition on the mainland?

3. Or, do you favor an exposition on the Yerba Buena Shoals?

*Referred to Judiciary Committee.*

### Control of Local, State, National or International Fairs or Expositions.

Proposed by Supervisor Uhl:

#### CHARTER AMENDMENT No. —.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new section thereto, to be known as Section 41.1, relating to control of local, State, national or international fairs or expositions.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the special election to be held on the ——— day of ———, 1935,



a proposal to amend the Charter of said City and County as follows:  
*Control of Local, State, National or International Fairs or Expositions.*

Section 41.1. Whenever the electors of the city and county of San Francisco shall by a two-thirds vote of the said electors voting on said proposition vote or approve a bond issue for the purpose of holding any local, state, national or international fair or exposition, the park commission shall have full power and authority, subject to the budgetary provisions of this charter, to select a location on the mainland in the City and County of San Francisco, and conduct, maintain, manage and direct for and on behalf of said city and county, on the mainland of said city and county and not elsewhere, any local, state, national or international fair or exposition, and to invite, either directly or through the proper state or federal agencies, the other states and territories of the United States, and also foreign nations, to participate in such fair or exposition and to maintain exhibits thereat. No fair or exposition shall be inaugurated, held or maintained unless and until the board of supervisors, by a tax levy, or the people of the city and county, by a bond issued and approved by at least a two-thirds vote of said people voting, shall supply the necessary funds together with donations from the citizenship, to conduct and maintain said fair or exposition. Provided that the board of supervisors may in any one year appropriate to said park commission a sum not to exceed one hundred thousand dollars to make preliminary arrangements for conducting and maintaining any such fair or exposition. All moneys allocated or appropriated to said park commission for the purpose of holding any fair or exposition shall be in addition to any amount now or hereafter allowed or appropriated by law to said commission for park purposes.

The city and county shall have full power and authority to acquire by gift, bequest, purchase, lease or by eminent domain proceedings, or any other lawful means, the necessary lands, buildings and equipment to conduct and maintain any such fair or exposition, and to sell, transfer, lease and dispose of the same as said park commission shall see fit.

The said park commission shall also have full power and authority to enter into all contracts, agreements and understandings necessary or proper to conduct, maintain and operate any such fair or exposition, and to hire all necessary managers, engineers, architects and other persons necessary to construct, conduct, operate or maintain the said fair or exposition, and to fix their respective compensations. All of said employees shall, while engaged in the work of constructing, conducting, operating or maintaining any such fair or exposition be exempt from the civil service provisions of this charter.

For the purpose of inaugurating, constructing, conducting and maintaining any fair or exposition, said park commission have such additional power and authority as may be conferred on said commission by the board of supervisors for said purpose.

All the provisions of the charter of the city and county, and of the general laws of the state, applicable to bond issues for public improvements, shall be applicable to any bond issue proposed or submitted for the purpose of financing any fair or exposition held under the authority of this section, as well as to the issuance and sale of said bonds.

*Referred to Judiciary Committee, copies to members.*

#### **Protesting Noise From Newsboys, Especially on Sunday Mornings.**

Supervisor Brown presented communication from Jennie F. White, addressed to himself, protesting against noise from newsboys, especially on Sunday mornings.

*Referred to Public Welfare Committee.*

### Requesting Legislature to Give Permission for Use of Shoals for Exposition Purposes.

Supervisor Colman moved that the Board of Supervisors request the Legislature to give permission for the use of the shoals for exposition purposes.

#### Amendment.

Supervisor Uhl moved, as an amendment, that the Board of Supervisors of the City and County of San Francisco request the Legislature to modify the grant of the shoals so that during the next four years the City and County of San Francisco can use the shoals for any purpose.

After discussion the motion was *withdrawn*.

Supervisor Shannon moved that action of motion by Supervisor Colman be deferred until April 29, 1935.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

### Requesting Public Utilities Be Returned to Local Tax Rolls.

Supervisor Gallagher moved that the President of the Board take steps immediately to secure action by as many civic organizations as possible to support stand taken by this Board of Supervisors requesting that the utilities be returned to the local tax rolls as pledged in the Riley-Stewart Act.

Motion *carried*.

Supervisor Gallagher suggested that wires be sent to Assemblymen Cronin and Williamson informing them of action of the Board on above motion.

### Withhold Printing of Charter.

Supervisor Gallagher moved that the Clerk be instructed by the Board to withhold the printing of the Charter, later that the price be fixed at 50c and that adjustments be made with the printer because of delaying his contract.

Motion *carried*.

### Use of Surplus in 1928 Sewer Bond Fund.

Supervisor Shannon asked that the Clerk request the City Attorney to give opinion previously requested (Resolution No. 1832) re use of surplus in 1928 Sewer Bond Fund.

### Citizens' Committee for Proper Observance of July 4th.

Supervisor Uhl moved that his Honor the Mayor be requested to appoint Citizens' Committee for the proper observance of July 4th. Committee in numbers to be the same as last year's committee.

Motion *carried*.

### Citizens' Committee for Proper Observance of Columbus Day.

Supervisor Hayden moved that his Honor the Mayor be requested to appoint Citizens' Committee for proper observance of Columbus Day, October 12, 1935.

Motion *carried*.

### Report of Joint Committee on Finance and Public Welfare, Meeting 10 a. m., March 25, 1935, Re World's Fair Site.

The following was read by the Clerk and on motion recommendations taken up seriatim:



San Francisco, California, March 25, 1935.

To the Honorable, Board of Supervisors, City and County of San Francisco.

Gentlemen: The Joint Committee on Finance and Public Welfare met this morning in the chambers of the Board at 10 o'clock and adjourned at 1 p. m.

The entire membership of the Joint Committee were present.

Supervisor Colman was also in attendance, as well as Mr. Howard Freeman, representing the San Francisco Bay Exposition Company, and numerous representatives of civic improvement clubs and associations.

The following speakers were heard at length on the pending questions:

John J. Mazza, representing North Beach Merchants' Association; George Skaller, representing the Civic League of Improvement Clubs; Joseph Cumming, representing the Down Town Association; Ed Margett, representing the Voters Civic Council; Walter Metzenbaum, president of the John Whelan Brewery; Fitzgerald Ames, representing the Lake Merced Exposition Association; Norman Elkington, representing the Trade Advisory Council; George W. Fitch, representing the Chamber of Commerce; Earl Carroll, representing Owners' and Lessees' Apartment House Association; Thomas Hickey, former Supervisor of San Mateo County and representing Chambers of Commerce of San Mateo County; Mr. Haas of Portland, president of the Portland Exposition Company; R. S. K. MacMillan; Sam Jones, representing Islais Creek Exposition project, and Louis Bartlett, representing South Basin Exposition project.

Thereupon, your Joint Committee took the following action on the pending resolutions, to-wit:

1. Supervisor Colman's resolution providing that the Board of Supervisors recommend location best suited for holding exposition, the approximate cost thereof, including acquisition of necessary land and construction of buildings, and suitable plan for financing same.

Action: Resolution recommended to the Board by the following vote:  
Ayes—Supervisors Gallagher, Schmidt, Uhl—3.

Noes—Supervisors Shannon, Roncovieri—2.

Supervisor Shannon explained his vote by saying: "Mr. Colman asked in the resolution that this Board of Supervisors recommend to the people of the City and County of San Francisco location for holding the exposition. I don't want to be put in the position of recommending the location. That should be in the hands of a suitable and competent committee."

2. Supervisor Uhl's resolution providing that the Board of Supervisors request our Congressional representatives to interview the President and seek from Congress \$5,000,000 appropriation towards the proposed exposition on the mainland.

Action: Resolution recommended to the Board by the following vote:

Ayes—Supervisors Gallagher, Uhl, Schmidt—3.

Noes—Supervisors Shannon, Roncovieri—2.

Supervisor Shannon explained his vote: "I don't think this is the proper method of proceeding. We have no plan, no policy, no idea of the cost or anything connected with it."

Action on the following motion of Supervisor Uhl was deferred until a later meeting, to-wit:

"I move that the Chief Administrative Officer immediately furnish the Board of Supervisors a detailed report covering the cost of reclaiming and bringing up to grade the tidelands in the South Basin bounded by the shoreline on the north, south and west, and Ship street on the east; the time required for completing the reclamation, and how

soon after the work is completed can buildings be erected thereon; cost involved in bringing to grade the following proposed exposition sites: What is referred to as the Lake Merced site, the North Beach site, the Islais Creek site, and any other sites proposed, setting forth the acreage of each site."

Action was also deferred until the next meeting on the resolution presented by Supervisor Uhl providing for a State appropriation of \$5,000,000 pending the obtaining of further information on the subject.

Respectfully submitted,

JOINT COMMITTEE ON FINANCE AND  
PUBLIC WELFARE,

By ANDREW J. GALLAGHER,  
Chairman.

RONCOVIERI.  
SHANNON.  
ADOLPH UHL.  
ADOLPH SCHMIDT.

Withdrawn.

After discussion, Supervisor Colman was permitted to withdraw his resolution recommended for adoption in the foregoing report.

Adopted.

Thereupon, the following resolution was, on motion of Supervisor Uhl, *adopted*:

Requesting Our Senators and Congressmen to Collectively Interview President Franklin Delano Roosevelt to Request an Appropriation by Congress of \$5,000,000 for Holding of a World's Exposition on Mainland of City and County of San Francisco.

(Code No. 5.95.)

Resolution No. 1870, as follows:

Whereas, it is desirable that a World's Exposition be held to celebrate the completion of the two bay bridges; and

Whereas, many civic organizations, business and fraternal groups and improvement clubs have by resolution advised the Board of Supervisors that their organizations prefer holding the World's Exposition on the mainland of the City and County of San Francisco; and

Whereas, approximately 200 citizens have attended the meeting of the Welfare Committee of the Board of Supervisors; and

Whereas, the sentiment was overwhelmingly in favor of holding the World's Exposition on the mainland of the City and County of San Francisco; and

Whereas, the holding of said World's Exposition will provide a great amount of labor and demand for materials which is in line with the request of our President, Franklin Delano Roosevelt, for work producing projects; and

Whereas, the two bridges are of inestimable value to the State and Federal governments as State and military highways; now, therefore, be it

Resolved, That the Board of Supervisors request our Senators and Congressmen to collectively interview President Franklin Delano Roosevelt and to request an appropriation by Congress of \$5,000,000 for the holding of a World's Exposition on the mainland of the City and County of San Francisco in 1938 to celebrate the completion of the two great bridges; and be it

Further Resolved, That copies of this resolution be forwarded to the President, the Secretary of War and the members of the Senate and Congress.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



### Request for Additional Funds, Department of Public Works.

Supervisor Gallagher presented communication from Department of Public Works requesting additional appropriation for oil including engine room supplies for City Hall, Health Building and Emergency Hospital, otherwise heat will have to be shut off, this due to the advance in price of oil since budget was prepared. Requests additional \$3,000 from Emergency Fund.

*File.*

### Report of Reclamation of Land.

Supervisor Uhl moved that the Chief Administrative Officer be requested to furnish detailed report on reclamation of land as follows:

Reclaiming and bringing up to grade the tidelands in South Basin as follows:

1. The area bounded by the shore line on the north, south, west and Ship street on the east, embracing approximately 616 acres.
2. The area bounded by the shore line on the north, south, west and Alvord street on the east, embracing approximately 520 acres.
3. The area bounded by the shore line on the north, south, west and Boalt street on the east, embracing approximately 420 acres.

The time required for completing the reclamation and how soon after the work is completed can buildings be erected thereon.

Cost involved in bringing to grade the following proposed exposition sites and any additional exposition sites that may be proposed:

North Beach, Lake Merced, Islais Creek. Set forth the acreage of each site.

### RECESS.

Whereupon, the Board at the hour of 7:15 p. m., on motion of Supervisor Colman, seconded by Supervisor Brown, took a recess until 3 p. m. tomorrow.

J. S. DUNNIGAN, Clerk.

### TUESDAY, MARCH 26, 1935, 3 P. M.

The Board of Supervisors reassembled at 3:30 p. m. pursuant to recess of Monday, March 26, 1935, and the following members were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Uhl—9.

Absent—Supervisors Schmidt, Shannon—2.

Quorum present.

Supervisor Schmidt appeared and was noted present at 3:40 p. m.

Supervisor Shannon appeared and was noted present at 3:50 p. m.

President McSheehy presiding.

Supervisor Hayden requested that he be excused at 6 p. m., as he had a radio appointment to fill.

*So ordered.*

### Award of Bid, Water Distribution Bonds. (Code No. 15.021)

Supervisor Gallagher presented:

Resolution No. 1880, as follows:

Whereas, after due notice given, as provided by the Charter of the City and County of San Francisco, that sealed proposals for the purchase of certain bonds of said City and County, to-wit: Water Distribution Bonds, issue of 1933, to the amount of \$2,000,000, would be

opened and considered on Monday, the 25th day of March, 1935; and

Whereas sundry bids were received and opened in accordance with the aforesaid Notice of Sale, and the same having been duly considered; therefore

Resolved, That the bid of The Anglo California National Bank, Heller, Bruce & Co., Kelly, Richardson & Co., Mercantile Commerce Bank & Trust Co., Boatmen's National Bank, Wells-Dickey Co., By The Anglo California National Bank, per Alger J. Jacobs, for said \$2,000,000 Water Distribution Bonds, 1933, bearing interest at the rate of four per cent (4%) per annum, and comprising 110 bonds of \$1,000 denomination each, maturing December 1, 1935, and 105 bonds of \$1,000 denomination each, maturing each year 1936 to 1953, inclusive, be and the same is hereby accepted, and said bonds are hereby struck off and sold to The Anglo California National Bank, Heller, Bruce & Co., Kelley, Richardson & Co., Mercantile Commerce Bank & Trust Co., Boatmen's National Bank, Wells-Dickey Co., By The Anglo California National Bank, per Alger J. Jacobs, for all of said bonds offered for sale the sum of \$2,177,920.00 and accrued interest thereon at the date of delivery.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying same.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Uhl—9.

Absent—Supervisors Schmidt, Shannon—2.

### **Adopted.**

The following resolution was *adopted* by the following vote:

### **Calling Special Election for Charter Amendments, Etc.**

(Code No. 3.02)

On motion of Supervisor Gallagher.

Resolution No. 1875, as follows:

Calling a special election to be held in the City and County of San Francisco for the purpose of voting on certain amendments to the Charter of the said City and County heretofore referred to the electors, as well as for the purpose of voting upon such ordinances as may hereafter be initiated or referred to the electors in the manner provided by law.

Whereas certain amendments to the Charter of the City and County have been by this Board of Supervisors referred to the electors of the City and County; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County does hereby call a special election to be held in the City and County of San Francisco on Thursday, the second day of May, 1935, for the purpose of voting upon certain amendments to the Charter of the City and County heretofore submitted to the electors thereof, as well as for the purpose of voting upon such ordinances as may be proposed to said electors under the initiative provisions of the Charter or under the referendum powers of the Board of Supervisors or of the electors of said City and County; and be it

Further Resolved, That this Board of Supervisors does hereby proclaim the holding of the said election for the above-mentioned purposes, as hereinbefore set forth, and does hereby direct that the registrar of voters take all necessary steps and give all necessary notices to the end that said election may be held as hereinbefore set forth.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Passed for Second Reading.**

The following bill was *passed for second reading* by the following vote:

**Supplemental Appropriation to Department of Elections for Special Election.**

(Code No. 9.051)

On motion of Supervisor Gallagher.

Bill No. 691, Ordinance No. 9.051166, as follows:

Making a supplemental appropriation to the Department of Elections for the purpose of defraying the costs of a special election to be held in the City and County of San Francisco on the 2nd day of May, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated from the surplus existing in the General Fund of the City and County of San Francisco to the Department of Elections the sum of \$40,000 for the purpose of defraying the costs of a special election to be held in the City and County of San Francisco on the 2nd day of May, 1935, for the purpose of voting on certain amendments to the Charter of the City and County heretofore referred to the electors, as well as voting upon such municipal ordinances as may be submitted to said electors to be voted upon on said day.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Explanation of Vote.**

SUPERVISOR GALLAGHER: While it is known that I am going to vote for this, I would like to give, for the record, a special reason why I shall be glad to see the action of the Board as nearly unanimous as possible. We don't know for sure, but we have every indication that some very direct and, of course, tremendously important questions may be asked your delegation that goes to Washington. I don't know what, I have no knowledge of what is in the minds of those who may be delegated except, of course, they will protect the City's interests, but I am of the firm opinion that if the Board of Supervisors doesn't go back, at least our representatives, in conjunction with the Mayor—we being the legislative group—if we don't go back to Washington fortified at this time with the opinion that there is pending an election which may weigh very greatly in their efforts at Washington when they get there, you may find it to be a very cold and frosty day in Washington when you meet. There isn't any question in my mind, in explaining this vote, there isn't any question in my mind that when Secretary Ickes, who has no friendship for this City and its people, undertakes to call a hearing on the important question involving our permit for the use of the Hetch Hetchy works that there has been lodged in that department potential objections against the manner in which we are exercising the rights. I don't envy the delegation to Washington in this instance. We know that an investigation has been made on the grounds, quietly it is true in some instances, and in some publicly, looking to just what has the City and County of San Francisco done to complete its agreement under the terms of the Raker Act. We know that our record is generally clear, that we have attempted in the only way left to us to meet every obligation, sometime delayed I will admit, of the Raker Act. We have been refused permission by our people in one instance at least, and we are now going again to ask their permission to work our way out. It may be that means may be provided for us to do it, much easier than has heretofore been the case.

SUPERVISOR COLMAN: What is the date of the election?

SUPERVISOR GALLAGHER: May 2nd

SUPERVISOR COLMAN: May 6th is the hearing.

SUPERVISOR GALLAGHER: I submit to you, gentlemen, that I think——

SUPERVISOR COLMAN: There is no opposition.

SUPERVISOR GALLAGHER: I am stating this for the record: I submit it would be a wise thing for all of us to fortify ourselves by this action, fortify our delegation, when they get to Washington with information of the result, that at least we have, as fast as we can, tried to make arrangements to consummate any order that may be imposed by the Department of the Interior in connection with our rights under the Raker Act.

SUPERVISOR COLMAN: Mr. President: That, of course, was in my mind, particularly after the meeting this morning. I didn't care to express it because I feel very, very sincerely that whoever goes must go there with the determination that we must continue that contract and with the knowledge and the sincere feeling that there is no doubt as to the legality of our action. I think that is the one spirit with which we should go there, and I think that any other feeling is—well, it is not my feeling, and I doubt if it is yours. I think the Board must realize that our actions have been legal and we feel we are perfectly justified, have every justification in asking for a continuance of the contract or asking for whatever action is necessary.

SUPERVISOR UHL: Mr. President, I want to explain my vote. In the first place, I feel that matters of this kind should be submitted to the people in order that they can vote on them. It may be contrary to my views, but I do feel that it is right to give our people the opportunity, our citizens, the opportunity to vote on a matter as important as this. Despite the fact that I voted "No" on the revenue bonds themselves because of your action in changing the state law, which provides a two-thirds vote of the Board of Supervisors to propose a bond issue to simply a majority vote, despite the fact that I voted "No" on the bonds, I am going to vote "Yes" for submission in line with the statement I just made; I am perfectly agreeable to submit a matter of this sort to the People and see what their pleasure is regarding the same.

SUPERVISOR BROWN: Mr. Chairman, I would just like to say for the purpose of the record that I am voting "Yes" on the holding of the election, but I don't want that vote to be construed as endorsement of any or all of the measures to be submitted.

THE PRESIDENT: The question before us is the date of the election, which is May 2nd. Call the roll.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl.

THE CLERK: Eleven "Ayes."

THE PRESIDENT. Carried.

\* \* \* \* \*

SUPERVISOR GALLAGHER: Mr. Chairman: May I ask the permission of the Board to have a transcription of the remarks made by the members in reference to this matter just passed. I don't wish the legislation, I simply wish the remarks of my colleagues and myself on the subject.

THE PRESIDENT: Is there any objection to transcribing these? Hearing none, so ordered.



**Rapid Transit Districts for Bay Bridge Transportation.**

The following was presented and read by the Clerk:

March 11, 1935.

Hon. James B. McSheehy, President Board of Supervisors, City Hall,  
San Francisco, Calif.

*Subject: Senate Bill 511*

My dear Mr. Supervisor: There will be a special meeting of the Committee on Municipal Corporations of the State Senate in the State Capitol at Sacramento, California, at 8:00 p. m. sharp, next Tuesday night, March 19th, in Room 415 of the State Capitol Building, for the purpose of considering the above numbered bill, which bill grants permission to counties abutting state bridges to form rapid transit districts for public ownership of transportation facilities over said bridges.

If any amendments are to be proposed to this bill, have them prepared immediately so that such amendments may be considered at the meeting of the committee.

Cordially yours,

WALTER McGOVERN,

State Senator for the City and County of San Francisco.

**Privilege of the Floor.**

Harry D. Ross, Chief Assistant Controller, and Edw. Vandeleur, State Building Trades Council, were heard in explanation of the proposed legislation.

**Motion.**

Supervisor Gallagher moved that the Clerk again get in touch with Senator McGovern, tell him our dilemma and ask him to tell us what endorsement (?) he wants to protect the interests of San Francisco and also (Supervisor Havenner's suggestion) that Clerk get in touch with Florence McAuliffe of the California Toll Bridge Authority as to his views on the proposed bill.

*Motion carried.*

**Report of Judiciary Committee on Exposition Site, Special Election,  
"One Man Car," Etc.**

The following was presented and read by the Clerk:

Before Judiciary Committee at meeting held Tuesday, March 26, 1935,  
at 9 a. m., Room 228, City Hall.

Present—Supervisors Schmidt, Havenner, Hayden.

The Committee recommends the following questions of policy be submitted to the electorate at special election:

1. (1) Shall an exposition to celebrate the completion of the Bay Bridges in 1938 be held on the mainland of the City and County of San Francisco?

(2) Shall an exposition to celebrate the completion of the Bay Bridges in 1938 be held on Yerba Buena Shoals?

(Alternative No. 2)

(3) Shall the Legislature be requested to amend the Act which ceded Yerba Buena Shoals to San Francisco so as to permit its use for exposition purposes?

(4) Do you favor a \$5,000,000 bond issue to finance an exposition on the mainland?

2. The Committee recommends submission of referendum ordinance prohibiting the operation of one-man street railway cars.

3. The Committee recommends the calling of special election to be

held on the 2nd day of May, 1935, (subject to confirmation by the City Attorney).

Respectfully submitted,  
JUDICIARY COMMITTEE:

By ADOLPH E. SCHMIDT, Chairman.  
F. R. HAVENNER,  
J. EMMET HAYDEN.

### Motion.

Supervisor Colman moved that report be taken up *seriatum*.

*So ordered.*

Whereupon, the following item was taken up:

1. Shall an exposition to celebrate the completion of the Bay bridges, in 1938, be held on the mainland of the City and County of San Francisco?

### Proposed Amendments.

Supervisor Gallagher moved to amend by inserting the words "within range of a 5-cent car fare."

Supervisor Colman moved as an amendment to the amendment to strike out the foregoing and insert in lieu thereof the following language:

"1. Shall the exposition to celebrate the completion of the Bay bridges in 1938 be held on the mainland of the City and County of San Francisco, at South Basin (a); South Basin (b); Lake Merced; Western Addition (Cemetery Lands); North Beach; Hayes Valley (Park Panhandle Extension); Mills Field; South of Market Mission District (Recreation Park Lands); etc."

Supervisor Brown moved as a substitute for the whole:

"1. Shall an exposition to celebrate the completion of the Bay bridges for 1938 be held on the mainland of the City and County of San Francisco with a \$5,000,000 bond issue?"

Whereupon the roll was called on Supervisor Brown's substitute for the whole and the same was *defeated* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Noes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Thereupon, the roll was called on Supervisor Colman's amendment to the amendment and the same was *defeated* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Noes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Whereupon, the roll was called on No. 1 as above with Supervisor Gallagher's amendment which was accepted as a part of the original motion, and the same was *ordered submitted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Noes—Supervisors Brown, Colman, Hayden—3.

Thereupon, the second recommendation of the Judiciary Committee was taken up, to-wit:

2. Shall the exposition to celebrate the completion of the Bay bridges in 1938 be held on Yerba Buena Shoals?

Supervisor Roncovieri, seconded by Supervisor Brown, moved as an amendment to add the words "without a bond issue."



Amendment *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Noes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Supervisor Brown moved to combine Nos. 2 and 3 of the Judiciary Committee's report. No second.

Whereupon, the roll was called on No. 2 as recommended by the Judiciary Committee and the same was *ordered submitted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Supervisor Gallagher moved that the following recommendation of the Judiciary Committee be re-referred to the Committee, to-wit:

3. Shall the Legislature be requested to amend the Act which ceded Yerba Buena Shoals to San Francisco so as to permit its use for exposition purposes?

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Supervisor Havenner moved that No. 3 be substituted for No. 2. (Declared out of order by the Chair.)

Supervisor Havenner moved to rescind action on No. 2.

Motion *defeated* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Noes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Supervisor Uhl moved to withdraw No. 4.

Supervisor Gallagher moved as an amendment that the language of No. 4 be changed to read:

"(4) Will you favor a bond issue, if need, to finance an exposition on the mainland?"

Amendment *accepted* by Supervisor Uhl.

Whereupon, the roll was called and No. 4 amended as above and the same was *ordered submitted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon—10.

Absent—Supervisor Uhl—1. (Subsequently Supervisor Uhl returned to the meeting and declared that if he had been present he would have voted Aye on the foregoing motion.)

### Referendum Ordinance.

The following recommendation of the Committee was thereupon taken up and approved for submission to the voters, to-wit:

"The Committee recommends submission of referendum ordinance prohibiting the operation of one-man street railway cars."

*Ordered submitted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Noes—Supervisors Brown, Colman—2.

### Motion.

Supervisor Gallagher moved that the Public Welfare Committee be delegated to make arrangements and see that proper presentation of

the people is made on the issues submitted on the ballot, excepting revenue bond ordinance.

**Adopted.**

Whereupon, the following resolution was presented and *adopted* by the following vote:

**Declarations of Policy—Exposition in 1938.**

(Code No. 5.95)

Resolution No. 1881, as follows:

Resolved, That the following declarations of policy be submitted to the electors of the City and County of San Francisco, for their approval or disapproval, at special election to be held on May 2, 1935:

1. Shall an Exposition to celebrate the completion of the Bay bridges in 1938 be held on the mainland of the City and County of San Francisco within the range of a 5-cent car fare?

2. Shall an Exposition to celebrate the completion of the Bay bridges in 1938 be held on Yerba Buena Shoals?

3. Will you favor a bond issue, if needed, to finance an Exposition on the mainland?

Be it Further Resolved, That the Registrar of Voters be, and he is hereby directed to place each of the above propositions upon the ballot at said election, so that the electors can express their preference for or against each of said propositions by voting "Yes" or "No" thereon.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Noes—Supervisors Brown, Colman, Roncovieri—3.

**Adopted.**

Thereupon, the following resolution was presented and *adopted* by the following vote:

**Argument in Favor of Charter Amendments Nos. 1, 2, 3, 4, 5, 6 and 7.**

(Code No. 1.08)

Resolution No. 1882, as follows:

Resolved, That, pursuant to Section 183 of the Charter, the Board of Supervisors hereby authorizes the Registrar of Voters to include a copy of arguments in favor of Charter Amendment Nos. 1, 2, 3, 4, 5, 6 and 7, and appearing on the ballot of election to be held May 2, 1935, with each sample ballot mailed or delivered to the electors of the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Motions.**

Supervisor Uhl, seconded by Supervisor Gallagher, moved that the Public Welfare Committee draw up the arguments to be presented to the electorate.

Supervisor Colman moved as amendment that City Attorney's opinion be obtained by Monday as to whether Public Welfare Committee has right to prepare argument.

*So ordered.*

**ADJOURNMENT.**

There being no further business the Board at the hour of 6 p. m. adjourned.

J. S. DUNNIGAN, Clerk.



Approved by the Board of Supervisors April 1, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, April 1, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, APRIL 1, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, April 1, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

Quorum present.

Supervisor Hayden appeared and was noted present at 2:30 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of March 25 and 26, 1935, were considered read and approved.

### SPECIAL ORDER—2:15 P. M.

Authorizing Lease and Agreement for Purchase of Additional  
Lands for Fleishhacker Playfield.

(Code No. 12.1713)

(Code No. 12.1733)

Resolution No. 1828, as follows:

Whereas, on December 9, 1929, the Board of Supervisors of the City and County of San Francisco passed Resolution No. 31743 (New Series), authorizing the execution of an agreement by and between the City and County of San Francisco, a municipal corporation, and Spring Valley Water Company, a corporation, now styled Spring Valley Company, Ltd., a corporation, for the purchase of certain lands therein described and for the lease of lands for the so-called Fleishhacker Pool and Playfield; which said agreement is dated December 24, 1929, and was recorded on February 20, 1932, in the office of the County Recorder of said City and County of San Francisco, in Book 2330 of Official Records, at page 274; and

Whereas, the said lease hereinbefore and hereinafter referred to is marked "Exhibit C" and attached to and made a part of said agreement and contains an option to purchase certain parcels of land therein described; and

Whereas, the options granted under said agreement and said lease have not been fully exercised; and

Whereas, it is now necessary and convenient for the expansion and the proper conduct of said so-called Fleishhacker Pool and Playfield that the said City and County of San Francisco lease additional land adjacent to the land described in the aforementioned agreement and in said lease, which said land is situate in the City and County of San Francisco, and bounded and described as follows:



All that tract of land bounded on the west by the easterly line of said so-called Fleishhacker Pool and Playfield; on the north by Sloat boulevard; on the east by Sunset boulevard; and on the south by the Lake Merced property of the City and County of San Francisco; which said land, together with the land not yet acquired under the terms of said agreement and said lease, contains an area of 92.1484 acres, more or less; and

Whereas, said Spring Valley Company, Ltd., has agreed that said lease, made and executed as of the first day of July, 1929, and set forth in "Exhibit C" in said agreement, may be cancelled and, upon said cancellation, to lease to said City and County of San Francisco the unacquired portion of Parcel 5 and all of Parcels 6 and 7 described in said aforementioned lease and agreement, and the said additional lands hereinabove described, and to grant, in said lease to said City and County of San Francisco, an option to purchase said lands for the sum of \$363,986.18, according to the terms and conditions set forth in that certain agreement to lease this day presented to this Board for its approval; now, therefore, be it

Resolved, That in accordance with the recommendation of the Park Department and the recommendation of the Director of Property, the City and County of San Francisco enter into an agreement with said Spring Valley Company, Ltd., a corporation, for the leasing of said additional land and that portion of Parcel 5 and all of Parcels 6 and 7 described in said agreement and which have not yet been acquired for municipal purposes; and be it

Further Resolved, That said Spring Valley Company, Ltd., shall grant unto said City and County of San Francisco a good and valid option to purchase said lands consisting of 92.1484 acres, more or less, or any part or portion thereof, upon the terms and conditions set forth in said agreement of lease this day presented to this Board, which said option shall be binding upon the Spring Valley Company, Ltd., but shall not have to be exercised by the City and County unless the latter shall during any fiscal year appropriate out of the revenues of that year a sum sufficient to purchase said remaining portion of said Fleishhacker Pool and Playfield or some part thereof, or shall provide the requisite funds for the purchase of said remaining portions of said property by bond issue; and be it

Further Resolved, That said agreement of lease, approved by the Park Department and the City Attorney, and presented to this Board for its approval, be and the same is hereby approved and that said agreement of lease be executed in duplicate by the Mayor of the City and County of San Francisco and attested to by the Clerk of said Board of Supervisors; said lease to be made and executed as of the 1st day of April, 1935; and be it

Further Resolved, That the certain agreement hereinbefore referred to and dated the 24th day of December, 1929, be modified by the cancellation of that certain lease attached thereto and marked Exhibit "C" and bearing the date as of the 1st day of July, 1929; and be it

Further Resolved, That the following sums be paid to Spring Valley Company, Ltd., as rent for said leased premises, pursuant to said agreement dated April 1, 1935, from Appropriation No. 12.600.02, to-wit: The sum of \$5,012.12 on June 30, 1935, as rent from January 1, 1935, to June 30, 1935; and the sum of \$1,816.01 as a pro rata refund of the second installment of 1934-1935 taxes on said property, said latter sum to be paid after said Company shall have paid such taxes; and be it

Further Resolved, That nothing contained in this resolution or in said lease to be executed shall be construed to obligate the City and County of San Francisco to complete the purchase of any of the parcels described in said agreement of lease; and be it

Further Resolved, That a copy of said agreement be filed with the Controller, and that the Director of Property each year, and before the preparation of the annual budget by said Controller, advise said Con-



troller as to the amounts necessary to exercise any of the options contained in said agreement, so that said amounts may be provided for in said budget.

Approved by the Director of Property.

#### Privilege of the Floor.

Jos. Phillips, Director of Property, was heard in explanation of the proposed purchase.

H. Fleishhacker, President of the Board of Park Commissioners, was also heard at length on the pending question.

#### Proposed Amendments.

Supervisor Uhl, seconded by Supervisor Schmidt, moved to amend by eliminating the twenty-nine acres southeasterly from the proposed State Highway.

Amendment *lost* by the following vote:

Ayes—Supervisors Brown, Schmidt, Uhl—3.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

#### Explanation of Vote on Amendment.

Supervisor Brown explained his vote by saying: "Now, Mr. Chairman, I would again like to urge the Board to give me a little time to investigate these plans. If the amendment fails by failing to properly inspect plans and seeing just what is proposed here—I see no reason to change my position, which is that the forty acres west of the roadway will be sufficient not only to employ the men Supervisor Roncovieri talks about but to give over the park area necessary for the enlargement of the Zoo, without seeing any reasons why the easterly section is necessary. I still find it incumbent on myself to vote in favor of Supervisor Uhl's amendment. I vote aye."

#### Adopted.

Whereupon the Roll was called on the resolution and the same was *adopted* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Brown, Schmidt, Uhl—3.

#### Explanation of Vote.

Supervisor Shannon explained his vote by saying: "Mr. President, regarding original motion, I would like to state that my particular interest in this matter was to see that San Francisco had the proper appropriation made in the budget for the playgrounds that we included last year for the children in the several sections of San Francisco. As you know, last year we included the sum of \$200,000 for playgrounds and we all know that they were eliminated by the State Board of Equalization. I interviewed the Mayor during the past week because I was particularly interested in seeing that the children were properly taken care of, and I find that the Mayor is going to include the same playgrounds in the budget that he did last year, and I feel that if we are going to purchase this land at a payment of about \$19,000 a year it is only going to mean about one-third of a cent in our tax rate during the period that that contract will run. And as the children of San Francisco are going to be taken care of, and I feel hopeful that the presentation that will be made by the Parent-Teacher Association and the several clubs that are interested in seeing this, that the purchase of this land according to the plans that have been made by the Board of Park Commissioners should be carried out. Let us develop this property for the future generations as referred to by Supervisor Roncovieri. I am going to vote 'aye.'"



## SPECIAL ORDER—2:30 P. M.

## Chinatown Blockade.

The following was presented and read by the Clerk:

San Francisco, California, March 9, 1935.

To the Honorable the Board of Supervisors, City and County of San Francisco:

Gentlemen: Report of Joint Committee on Fire, Safety and Police and Public Welfare of meeting held March 5, 1935, at 10 a. m.

Present: (Police) Supervisors Hayden, Ratto; Supervisor Brown absent. (Welfare) Supervisors Uhl, Gallagher, Schmidt.

The committee had for consideration communications from the Consul General of China, Mr. B. Nom Hall, and Gay Low, condemning the action of the San Francisco Police Department in establishing a blockade in Chinatown on the 3rd day of February, 1935.

The committee recommends the following motion be passed by your Honorable Board (Supervisor Hayden voting against said motion):

1. The action of the San Francisco Police Department in placing a blockade in Chinatown has been found to be illegal and an invasion of Chinese rights, and the Board does hereby express a vote of lack of confidence in the heads of the Police Department who failed to appear at this investigation.

2. That the Board of Supervisors directs the attention of his Honor the Mayor to the illegal acts above referred to.

3. That the Board of Supervisors requests his Honor the Mayor to order the police officers on duty in Chinatown to wear the regulation uniform of the department while on duty.

4. That the Board of Supervisors requests from his Honor the Mayor an assurance that this illegal practice of blockading areas will not occur in the future, and that if no such assurance be forthcoming, the Board of Supervisors request the Legislature to amend the Penal Code by prohibiting such action on the part of any Chief of Police.

Respectfully submitted,

JOINT COMMITTEE ON FIRE, SAFETY,  
AND POLICE AND PUBLIC WELFARE.

Adolph Uhl,  
Adolph E. Schmidt,  
Andrew J. Gallagher,  
J. M. Ratto.

After discussion the following recommendations of the Joint Committee were taken up and acted on seriatim by the Board:

1. The action of the San Francisco Police Department in placing a blockade in Chinatown has been found to be illegal and an invasion of Chinese rights, and the Board does hereby express a vote of lack of confidence in the heads of the Police Department who failed to appear at this investigation.

Motion *lost* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

2. That the Board of Supervisors directs the attention of his Honor the Mayor to the illegal acts above referred to.

Motion *lost* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

3. That the Board of Supervisors requests his Honor the Mayor to order the police officers on duty in Chinatown to wear the regulation uniform of the department while on duty.

Supervisor Havenner, seconded by Supervisor Brown, moved to amend as follows: That the Board of Supervisors requests the Mayor to report to this Board whether it would be feasible to establish the wearing of regulation uniforms by officers in Chinatown.

Amended motion *carried* by the following vote:

Ayes—Supervisors Brown, Gallagher, Ratto, Havenner, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Colman, Hayden, McSheehy, Roncovieri—4.

4. That the Board of Supervisors request from his Honor the Mayor an assurance that this illegal practice will not occur in the future, and that if no such assurance be forthcoming, the Board of Supervisors request the Legislature to amend the Penal Code by prohibiting such action on the part of any Chief of Police.

Motion *lost* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

#### Explanation of Vote.

SUPERVISOR HAVENNER: I want to explain my vote. I don't know very much about tong wars or the proper way to attempt to prevent them through the exercise of the police power. I do know something about political wars, however, and I am very keenly conscious of the political warfare which has been waged for some time past by certain of my colleagues on this Board against the San Francisco Police Department. I am not here to chide them for whatever political activity they may desire to engage in in that respect, but I do not propose to be drawn into their personal political warfare. I would like to say to my friends in the Chinese colony that I think they have been misguided if they have participated in this particular procedure before the Board of Supervisors. I would like to point out to them that the Charter clearly makes it illegal for this Board of Supervisors to interfere in the administrative activities of any other branch of the City government. I would like to point out to them that Section 22 of the Charter, which has been much discussed here, was written into the Charter by the Board of Freeholders—and I may say in passing I have been repeatedly informed by a number of members of that Board of Freeholders that one of my colleagues on this Board, who was a member of the Board of Freeholders at that time, was particularly active in having that Section 22 written into the Charter; and that he explained his interest in that regard by saying that he desired to prevent the members of the Board of Supervisors from sticking their political noses into the administrative affairs of the rest of the City government. I cannot vouch for that because I did not hear him say it. But I can vouch for the statement that a number of freeholders have told me that was true. Now if that was his attitude then, I agree, and I have attempted, since Section 22 was written into the Charter, to obey its provisions. But if some of the authors of that amendment having since that time decided to become members of the Board of Supervisors and have changed their views because they wish to have the freedom which they wished to deny to those who were then members of the Board of Supervisors I contend that is inconsistency. I would say to you that the vote I am going to cast does not mean that I approve a blockade of Chinatown. It does not mean that I am opposed to the suggestion that the officers regularly stationed in Chinatown wear uniforms. I would say, offhand, personally I am impressed by



that suggestion, and personally as a citizen, I would be inclined, unless I heard some very strong reasons to the contrary, to advocate the adoption of that rule; but I want to repeat to you that I think the procedure here proposed to this Board of Supervisors is contrary to the expressed—the purport and expressed—intent of the present Charter, and I think that any such action on the part of the Board of Supervisors at this time could be, if the Board of Police Commissioners desired to go to that extent—and I presume that they would not—could be construed by them as a direct violation of Section 22 of the Charter. I don't know enough about the facts involved to care to commit myself personally. The Committee comes in here and says it was unable to interrogate the officials of the Police Department. The officials of the Police Department apparently stood on the rights which they considered they had, under the provisions of Section 22. Notwithstanding that, the Committee asks for an indictment against the Police Department after having admitted that they did not get from the Police Department the information that they sought. They ask us to vote an indictment apparently without the necessary information to justify it. I would like to say to you that if there be a legal way to preserve your rights against discriminatory blockades in the future that you ought to get your attorney's suggestion as to the proper legislation, to give you the same rights that every other American citizen enjoys; and if they can suggest such a method, I, for one, would be very, very strongly inclined to support it; and if there be a proper legal method to bring about the adoption of uniforms for the officers regularly stationed in Chinatown and they can suggest that proper legal method to you, I am sure, in the absence of some strong reason to the contrary, I would be very strongly inclined to support it; but I cannot support this procedure. I don't think it is in keeping with the intent of the Charter. I have just as much right, if I desire to do so, to bring my political grievances into the Board—and I do not plead entire innocence in that respect, I have engaged in some political activities in this Board under the old Charter—but when the new Charter was adopted, and it specifically prevented that, I have endeavored to refrain from doing so, and I am not going to now start in under what I feel is a violation of the intent of the Charter.

### UNFINISHED BUSINESS.

#### Final Passage.

The following bill, heretofore passed for second reading, was taken up and *finally passed* by the following vote:

#### Authorizing the City Attorney to Compromise Claim of Jean Bordinave Against City and County in Sum of \$200.

(Code No. 6.0222)

On recommendation of Finance Committee.

Bill No. 689, Ordinance No. 6.022212, as follows:

Authorizing City Attorney to compromise and settle claim against City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney is hereby authorized to compromise and settle the suit of Jean Bordinave against the City and County of San Francisco by the payment to said Jean Bordinave of the sum of Two Hundred (\$200.00) Dollars in full payment and satisfaction of all claims of said Jean Bordinave against said City and County of San Francisco, and the Controller of said City and County is hereby directed to draw a warrant from the appropriate fund in settlement of said claim.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

**NEW BUSINESS.****Passed for Second Reading.**The following bill was *passed for second reading*:**Appropriating \$4,630 for Transportation of Employees to and From  
County Jail No. 2, San Mateo County.**

(Code No. 9.051)

On recommendation of Finance Committee:

Bill No. 690, Ordinance No. 9.051165, as follows:

Appropriating \$4,630 out of Appropriation 7.101.00 (permanent salaries, Sheriff), for the purchase of three 5-passenger automobiles, construction of garage on City property at San Jose and Palmetto avenues, and for the maintenance of said automobiles during a three-month period at 140 miles per day. Being for the transportation of employees to and from County Jail No. 2, San Mateo County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby set aside and appropriated out of Appropriation 7.101.00 (permanent salaries, Sheriff), the sum of \$4,630 for the purposes hereinafter mentioned, to-wit:

For the purchase (initial cost) of three 5-passenger automobiles..\$2,500

For the construction of garage on City-owned property at San Jose and Palmetto avenues..... 1,500

For cost of maintenance of said automobiles during a 3-month period at 140 miles per day..... 630

Being for the transportation of employees to and from County Jail No. 2, San Mateo County.

Approved by the Mayor and Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

**Adopted.**The following resolutions were *adopted*:**Authorizing the Tax Collector to Make Corrections in Tax Deeds.**

(Code No. 9.022)

On recommendation of Finance Committee.

Resolution No. 1885, as follows:

Whereas, The Tax Collector in communication dated March 8, 1935, advises that on July 3rd, 1934, Tax Deeds 125 and 126 from the Tax Collector to the State of California were executed and recorded in conformity with Section 3785 of the Political Code, but that the property descriptions were incorrect; therefore

Resolved, That the Tax Collector be and is authorized to make the necessary corrections as to said Tax Deeds 125 and 126 by the issuance of amended deeds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

**Accepting Deeds to Lands Required for Glenbrook and Mountain  
Spring Avenues.**

(Code No. 12.1711)

Also, Resolution No. 1886, as follows:

Resolved, That the City and County of San Francisco accept two deeds, both dated March 4, 1935, from California Pacific Title & Trust



Company to certain lands in Assessor's Blocks 2709, 2721 and 2722, San Francisco, required for Glenbrook and Mountain Spring Avenues.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

### Authorizing the Director of Property to Sell Buildings Acquired With Properties for School Purposes.

(Code No. 12.1722)

Also, Resolution No. 1887, as follows:

Resolved, In accordance with the recommendation of the Board of Education, that the Director of Property is hereby authorized and directed to sell at public auction, after 5 days published notice, the buildings acquired or to be acquired by the City and County of San Francisco in connection with the purchase of additional land for the Sunshine School in Assessor's Block 4273, San Francisco.

The terms of sale shall be cash upon delivery of bills of sale to be executed by the Director of Property in behalf of the City and County of San Francisco.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

Also, Resolution No. 1888, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being refunds of amounts paid in duplicate for taxes, to-wit:

(1) Laura M. Keenan, per Vol. 17, Bill No. 2464, Lot 2, Block 2387, fiscal year 1933 .....	\$4.35
(2) Amelia Tosi, per Vol. 10, Bill No. 3025, Lot 6/8, Block 1529, fiscal year 1932 .....	14.99
(3) James A. Arnott, per Vol. 11, Bill No. 2760, Lot 11F, Block 1605, fiscal year 1933 .....	88.01
(4) Felix Correale, per Vol. 33, Bill No. 1756, Lot 77, Block 5549, fiscal year 1934 .....	4.06
(5) Margaret McCreddin, per Vol. 16, page 91, line 20, Unsecured Personal Property taxes, fiscal year 1934.....	2.44
(6) Northern Counties Title Insurance Company, per Vol. 43, Bill No. 661, Lot 12B, Block 7092, fiscal year 1933.....	58.64
(7) R. F. Galli, per Vol. 7, page 167, Lot 28, Block 1869, Sunset Tunnel Assessment No. 6666.....	12.47
(8) Albino Pichel, per Vol. 9, page 119, line 14, 1934 Unsecured Personal Property Rolls.....	13.57
(9) Frank Sternberg, per Vol. 2, page 106, line 9, 1934 Supplemental Personal Property Roll.....	6.31
(10) G. Castagna, per Vol. 3, page 237, line 18, 1934 Supplemental Rolls (in name of C. Laverro).....	.77
(11) Sue Hing Benevolent Assn., erroneous assessment on Improvements, Lot 34, Block 210, 1934-35.....	65.68
(12) Olga Taboas, per Vol. 3, page 88, line 16, Supplemental Roll 1934 .....	1.14
(13) Steve Gruber, per Vol. 3, page 41, line 14, 1934 Supplemental Roll of Personal Property.....	3.83
(14) E. T. Langley, per Vol. 11, page 99, line 2, 1934 Unsecured Personal Property Rolls.....	5.74
(15) Herbert Holm, per Vol. 2, page 208, line 23, Unsecured Personal Property Rolls for 1934.....	2.49

(16) W. M. Cartwright, per Vol. 15, page 86, line 9, 1933 Unsecured Personal Property Rolls.....	6.59
(17) M. B. Baker, per Vol. 1, page 62, line 8, Unsecured Personal Property Rolls for 1932.....	4.04
(18) J. A. Nougue, per Vol. 35, Bill No. 2390, Lot 6, Block 5875, fiscal year 1934 .....	37.77
(19) Citizens Building & Loan Ass'n., per Vol. 40, Bill No. 1740, Lot 1, Block 6685, fiscal year 1934.....	27.05
(20) Northern Counties Title Insurance Company, per Vol. 43, Bill No. 1162, Lot 29, Block 7106, fiscal year 1934.....	30.52
(21) Anglo California Securities Co., per Vol. 16, Bills 7, 404, 405, Lots 2E, 21, Blocks 2086 and 2106, fiscal years 1931 and 1932 (\$9.90, \$4.24 and \$4.24; \$3.37 and \$3.37).....	25.12
(22) Edward Moss, per Vol. 5, page 22, line 22 of 1934 Unsecured Personal Property Rolls.....	8.70
(23) D. O. Hymes, per Vol. 1, page 161, line 16 of 1934 Supplemental Personal Property Roll.....	4.35
(24) Fireman's Fund Ins. Co., per Vol. 7, Lot 20, Block 1052, 1934-35 Real Estate Rolls.....	15.45
Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.	
Absent—Supervisor Hayden—1.	

### Passed for Second Reading.

The following bills were *passed for second reading*:

**Amending Section 25 of Ordinance No. 5132 (New Series), "License Ordinance," by Modifying Fees for Bowling Alley Establishments.**

(Code No. 3.041)

On recommendation of Finance Committee.

Bill No. 696, Ordinance No. 3.04145, as follows:

Amending Section 25 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920, *by modifying fees for bowling alley establishments.*

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 25 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 25. Every person, firm or corporation owning, leasing, maintaining or conducting any bowling alley *establishment* shall pay a license of *ten (10) dollars* per quarter therefor.

The license issued under the provisions of this section shall be issued for a period of three (3) months, and shall date from the expiration of the last license or from the date upon which the applicant shall have commenced business.

### *Explanation.*

*The license formerly on bowling alleys was \$5 for each alley. The Finance Committee investigated with the Controller's cooperation and recommends the change from \$5 for each alley to \$10 per quarter for each establishment.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

### **Appropriating \$500 to Credit of Municipal Court Jury and Witness Fees.**

(Code No. 9.051)

Also, Bill No. 698, Ordinance No. 9.051169, as follows:

Appropriating the sum of \$500 from Emergency Relief, Appropriation



2.900.00 to the credit of Appropriation No. 20.105.00, Jury and Witness Fees, Municipal Courts, for the balance of the fiscal year 1934-1935.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$500 be and the same is hereby set aside out of Appropriation 2.900.00, Emergency Relief, to the credit of Appropriation No. 20.105.00, Jury and Witness Fees, Municipal Courts, for jury and witness fees for the balance of the fiscal year 1934-1935.

Recommended by the Mayor.

Approved by Controller as to funds being available.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

**Appropriating \$150 for Purchase of Gasoline and Oil for Coroner's Department.**

(Code No. 9.051)

Also, Bill No. 699, Ordinance No. 9.051170, as follows:

Appropriating \$150 from Emergency Reserve, Appropriation No. 2.900.00 for gasoline and oil for use of Department of Coroner, balance of fiscal year 1934-1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$150 is hereby set aside and appropriated from Emergency Reserve, Appropriation 2.900.00, for the purchase of gasoline and oil for use of the Department of Coroner, balance of fiscal year 1934-1935.

Recommended by the Mayor.

Controller approves as to availability of funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

#### **Final Passage.**

The following emergency ordinance was *finally passed* by the following vote:

**Appropriating \$96,712.95 for Care of Indigent Sick and Dependent Poor—Month of April, 1935.**

(Code No. 9.051)

Bill No. 700, Ordinance No. 9.051171, as follows:

Appropriating the sum of \$96,712.95 out of Appropriation 26.804.00-1 as provided by Resolution No. 1531, for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of April, 1935; and declaring the existence of an emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$96,712.95 is hereby set aside and appropriated out of Appropriation 26.804.00-1 (as provided by Resolution 1531) for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County during the month of April, 1935.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the care and maintenance of the indigent sick and dependent poor of the City and County of San Francisco, as follows:

That the funds heretofore appropriated for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco have been expended and that there is no money available at the present time for this purpose and that by

reason thereof an immediate appropriation is necessary for the preservation of the lives and health of a large number of the citizens of the City and County.

Approved as to funds by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

### Action Deferred.

The following matter, referred by Finance Committee without recommendation, was *laid over one week and made a Special Order of Business for 3 P. M.*, next Monday:

**Appropriating \$3,150 for Printing, Etc., That the Traffic Tag Procedure Become Operative.**

(Code No. 9.051)

Bill No. 697, Ordinance No. 9.051168, as follows:

Appropriating \$3150 from Emergency Reserve, Appropriation No. 2,900.00 for the purchase of printing, stationery and equipment in order that the Traffic Tag Procedure become effective.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3150 is hereby set aside and appropriative from Emergency Reserve, Appropriation No. 2,900.00 for the purchase of printing, stationery and equipment for the Police Department of the City and County, in order that the Traffic Tag Procedure become operative.

Recommended by the Mayor.

Controller approves as to availability of funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

### Adopted.

The following resolution was *adopted*:

**Temporary Closing of Portion of Schwerin Street.**

(Code No. 1.06101)

On recommendation of Streets Committee.

Resolution No. 1883, as follows:

Resolved, That, in accordance with the request of De Luca and Son, Inc., Schwerin street is hereby temporarily closed, from Visitacion avenue to a point approximately 25 feet north of the northerly property line of the Visitacion Valley School site, in order to facilitate the construction of the Visitacion Valley School.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

### Passed for Second Reading.

The following bill was *passed for second reading*:

**Ordering Street Work, Various Streets.**

(Code No. 12.0611)

On recommendation of Streets Committee.

Bill No. 695, Ordinance No. 12.061154, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and



authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors March 26, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934 of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three (3) annual installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The assessment district hereby approved is described as follows:

The improvement of Columbus avenue (northeast one-half) between Taylor and Francisco streets;

Taylor street (west one-half) between Columbus avenue and Francisco street;

Stockton street (east one-half) between 55 feet and 137 feet 6 inches north of Lombard street;

Stockton street (west one-half) between Lombard and Chestnut streets;

Taylor street (east one-half) between Filbert street and 24 feet north;

Pacific avenue (north one-half) between Larkin street and Morrell place;

Jones street (west one-half) between 20 feet and 40 feet south of Bernard street;

Mason street (west one-half) between Broadway and 52 feet 6 inches south;

Broadway (south one-half) between Mason street and 87 feet 6 inches west;

Montgomery street (west one-half) between 137 feet 6 inches and 135 feet north of Pacific avenue;

Sansome street (east one-half) between 50 feet and 70 feet south of Broadway;

Broadway (south one-half) between 49 feet and 70 feet east of Sansome street;

Pacific avenue (south one-half) between 160 feet and 183 feet west of Jones street;

Ellis street (north one-half) between 68 feet 6 inches and 93 feet 6 inches west of Hyde street;

Ellis street (north one-half) between 91 feet 10 inches and 131 feet 10½ inches east of Larkin street;

Larkin street (east one-half) between Hayes and Grove streets;

Grove street (south one-half) between Larkin street and 23 feet 1½ inches east;

Filbert street (south one-half) between Laguna street and 137 feet 6 inches east;

Laguna street (east one-half) between Filbert street and 72 feet 3⅝ inches south;

Sutter street (north one-half) between 70 feet and 190 feet east of Gough street;

Post street (north one-half) between Octavia and Laguna streets;  
Post street (south one-half) between 110 feet and 137 feet 6 inches east of Octavia street;

Ellis street (north one-half) between Buchanan street and 25 feet east;

Buchanan street (east one-half) between Ellis street and 90 feet north;

Eddy street (north one-half) between 80 feet 10 $\frac{3}{8}$  inches and 105 feet 6 inches east of Webster street;

Market street (north one-half) between Page street and 103 feet 11 $\frac{1}{8}$  inches east;

Haight street (north one-half) between 55 feet and 195 feet east of Octavia street;

Market street (north one-half) between Rose and Franklin streets;

Market street (north one-half) between Gough and Waller streets;

Waller street (north one-half) between Octavia and Market streets;

Twentieth avenue (west one-half) between 150 feet and 225 feet south of Clement;

Valencia street (west one-half) between Duboce avenue and 25 feet north;

Duboce avenue (north one-half) between Valencia street and 90 feet west;

Fifteenth street (north one-half) between Valencia street and 500 feet west;

Capp street (west one-half) between Sixteenth street and 260 feet north;

Mission street (west one-half) between 85 feet 2 inches and 160 feet south of Fifteenth street; by the construction or reconstruction of one-course concrete sidewalks of the full official width where concrete or bituminous rock sidewalks of the full official width are defective or not constructed to the official grade.

And the improvement of Columbus avenue (northeast one-half) between Francisco and Jones streets;

Francisco street (north one-half) between Columbus avenue and Taylor street;

Taylor street (west one-half) between Francisco street and 137 feet 6 inches north;

Van Ness avenue (west one-half) between Greenwich street and 137 feet 6 inches south;

Pierce street (west one-half) between 52 feet and 127 feet north of Green street;

Greenwich street (south one-half) between Scott street and 74 feet 4 inches west;

Scott street (west one-half) between Greenwich street and 68 feet 9 inches south; by the construction or reconstruction of one-course concrete sidewalks nine (9) feet in width where concrete or bituminous rock sidewalks nine (9) feet or more in width are defective or not constructed to the official grade.

And the improvement of Greenwich street (south one-half) between Van Ness avenue and 154 feet 9 inches west;

Rosemont place (west one-half) between Fourteenth street and 90 feet north; by the construction of one-course concrete sidewalks six (6) feet in width where concrete or bituminous rock sidewalks six (6) feet or more in width are defective or not constructed to the official grade.

The Director of Public Works does hereby declare and set forth the district to be benefited by the said contemplated work or improvement and to be assessed to pay the costs and expenses thereof, as follows:

Within the exterior boundaries of all those certain lots delineated, designated and numbered respectively as:

Block 50, Lots 1, 2 and 3; Block 62, Lot 17C; Block 63, Lots 2, 3, 4, 5 and 5A; Block 91, Lot 20; Block 154, Lots 17, 19 and 20; Block 156, Lot 5; Block 158, Lot 1; Block 163, Lots 3 and 4; Block 165, Lots 11



and 13; Block 183, Lot 36; Block 321, Lots 11 and 18; Block 355, Lot 11; Block 530, Lot 23; Block 672, Lots 6 and 8; Block 687, Lots 6, 7, 9, 10, 13 and 16; Block 697, Lot 27; Block 723, Lot 18; Block 733, Lot 4B; Block 836, Lots 8 and 10; Block 853, Lots 6, 7 and 8; Block 854, Lots 1 and 2; Block 855, Lots 2 and 2B; Block 1452, Lots 4, 5 and 6; Block 3502, Lot 18; Block 3546, Lots 5 and 6; Block 3553, Lot 20; Block 3554, Lots 3A and 4; Block 43, Lots 3, 4, 6 and 7A; Block 522, Lots 1 and 15; Block 537, Lot 2; Block 544, Lot 1; Block 3534, Lot 25C; all being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned work.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

### Adopted.

The following resolutions were *adopted*:

#### Extension of Time of Deed—Hetch Hetchy Aqueduct.

(Code No. 15.03)

On recommendation of Public Utilities Committee.

Resolution No. 1884, as follows:

Whereas, the City and County of San Francisco under authority of Resolution No. 25094 (New Series) of this Board accepted a certain deed dated February 16, 1926, from Thomas M. Hughes et ux., to certain property including an easement for a portion of the Foothill Tunnel of the Hetch Hetchy Aqueduct in Tuolumne County, California; and

Whereas, said deed provides that under certain conditions, if the natural flow of water in any springs on the land of the grantor shall disappear or diminish, the City shall furnish to the grantor a continuous supply of water sufficient for the present domestic, irrigation and stock watering requirements of the grantor; and

Whereas, said deed provides a time limit for furnishing said water and for the ascertainment of the amount of any damage which may be caused by the disappearance or diminution of the natural flow of water in said springs; and

Whereas, said time limit was extended to October 1, 1934, by Resolution No. 1139, adopted by this Board on November 20, 1933; and

Whereas, said Thomas M. Hughes, has requested the Director of Property to extend said time limit to October 1, 1935, and the Public Utilities Commission has recommended the extension of said time limit; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute on behalf of the City and County of San Francisco duplicate counterparts of a written agreement between Thomas M. Hughes and the City and County of San Francisco, a municipal corporation, extending said time limit of said deed to and until October 1, 1935, subject to all conditions contained in said deed, except as expressly modified in said agreement.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Resolution Extending Time Within Which to Award Contract for Enlargement of O'Shaughnessy Dam.

(Code No. 15.035)

Also, Resolution No. 1889, as follows:

Be It Resolved, That by reason of further negotiations having to be entered into between agencies of the United States Government and the City and County of San Francisco concerning grants to be made by the Government to the City and County to aid in the enlargement of the O'Shaughnessy Dam, the time within which the Public Utilities

Commission may award the contract for the construction of the addition to O'Shaughnessy Dam of the Hetch Hetchy Project is hereby extended to and including the 15th day of April, 1935, and at any time prior to said 15th day of April, 1935, the said Public Utilities Commission may award the contract for the construction herein described.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Relative to Exposition Site on Yerba Buena Shoals.

Supervisor Brown declared that the best advice we have now is that the State Legislature will adjourn on the fifteenth of May. At recent meeting there were referred to the people for decision, at an election to be held on May 2, questions as to location of the proposed 1938 Exposition site. It will still be necessary, in the event that the People vote for the Yerba Buena site, that permission be obtained from the Legislature for use of that site for exposition purposes.

### Motion to Rescind Action.

Whereupon Supervisor Brown, seconded by Supervisor Colman, moved that action by which motion to request permission to use Yerba Buena Shoals for exposition purposes was postponed to April 29, 1935, be rescinded.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Noes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

### Southern Pacific Certificates of Ownership—Yerba Buena Shoals.

Supervisor Gallagher moved that the Clerk be instructed to go to Sacramento, or deputize some one to go there, to search the records in the office of the Secretary of State and find out how many certificates of ownership on the Shoals are in the name of the Southern Pacific Company.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Opposition to Deposit of Public Fund Bill Withdrawn.

Supervisor Gallagher moved that the Board withdraw its objection to Senate Bill No. 358, recorded under Resolution No. 1813, provided that bill as amended in the Senate on March 15, 1935, be further amended in accordance with communication by Treasurer Matheson and Controller Leavy.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Special Hearings on Legislative Bills.

Supervisor Gallagher called attention to report by Controller Leavy that dates had been set for special hearings on legislative bills for April 1, 2, 3 and 4, and requested that members of the Board volunteer to attend said hearings.

### Report on Labor and Materials—Bay Bridges.

Supervisor Gallagher moved that the Clerk of the Board be directed



to ascertain how much labor and materials of both bridges accrue to San Francisco.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Motion to Rescind Action Submitting Declarations of Policy on Exposition Sites to the Electors.

Supervisor Colman, seconded by Supervisor Brown, moved to rescind our action on Resolution No. 1881, submitting to the electors certain declarations of policy as to sites for the proposed 1938 Exposition celebrating the completion of the Bay bridges.

#### Privilege of the Floor.

Hugh McKevitt, on motion of Supervisor Colman, seconded by Supervisor Shannon, was granted the privilege of the floor. He declared that he represented the San Francisco Branch of the California Northern Hotelmen's Association and the San Francisco Hotelmen's Association, aggregating 60,000 rooms in hotels in San Francisco and employing about 34,000 people, mostly residents of the Mission district.

He urged importance of the Board of Supervisors rescinding its action on Resolution No. 1881, otherwise there would be grave danger of San Francisco losing the Exposition and thereby depriving the business men and working men and women of the benefit of \$200,000,000 estimated to be spent.

City Attorney O'Toole was also heard on the pending question.

#### Motion Defeated.

Whereupon the Roll was called on Supervisor Colman's motion and the same was *defeated* by the following vote:

Ayes—Supervisors Brown, Colman—2.

Noes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Hayden, Roncovieri—2.

#### Committee to Washington, D. C., on Hetch Hetchy Hearing.

Supervisor Gallagher, seconded by Supervisor Hayden, moved that the committee to be sent to Washington to represent the Board at the hearing before Secretary Ickes, May 6, 1935, on the alleged violation of the terms of the Raker Act, be composed of Supervisors Colman, Havenner and McSheehy.

Motion *carried*.

Supervisor Uhl moved as an amendment that the committee consist of Supervisors Colman and Havenner.

Amendment *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Shannon—8.

Excused from voting—Supervisor McSheehy—1.

Whereupon, the roll was called on Supervisor Gallagher's motion and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, Ratto, Roncovieri, Shannon—7.

Noes—Supervisors Schmidt, Uhl—2.

Excused from voting—Supervisors Havenner, McSheehy—2.

#### Arguments on Proposed Charter Amendments.

##### Revenue Bonds.

Supervisor Havenner presented argument for Charter Amendment No. 1 for approval of the Board and moved that when we recess we do so until Wednesday at 2 p. m. and that there be a call of the House.

**Municipal Symphony.**

Supervisor Hayden presented argument for Charter Amendment No. 3, action on which was postponed to April 3, at 2 p. m.

**Initiative Ordinance—Regulation of Street Railway.**

Supervisor McSheehy presented argument for "One-man Car. Ordinance," action on which was postponed to April 3, at 2 p. m.

**Action on Legislative Bills to Be Deferred That City's Interest May Be Protected.**

Supervisor Uhl moved that the Board request the Assembly not to pass on Assembly Bill No. 687 until the members of the Board can sit down with San Francisco legislators Saturday afternoon or Sunday morning and discuss the matter and see that proper steps are taken to protect the City.

*So ordered.*

**Civic Clubs, etc., to Hear Supervisors on Charter Amendments Before Taking Action Thereon.**

Supervisor Havenner moved that the Clerk be directed to request the various improvement clubs and civic organizations of San Francisco to accord the Board of Supervisors privilege of hearing on all matters of Charter amendments before they take any action thereon.

*Motion carried.*

**Supervisor Schmidt Excused.**

Supervisor Schmidt requested and was granted permission to absent himself from next Wednesday's meeting to attend some business out of town.

**Clerk to Report on Matter Pending Over Thirty Days in Committee.**

Supervisor Uhl requested that Clerk furnish report of all matters pending more than thirty days in committees.

*So ordered.*

**RECESS.**

Thereupon, on motion of Supervisor Havenner, the Board of Supervisors took a recess until Wednesday, April 3, 1935, at 2 p. m., at which time arguments for proposed Charter Amendments and other matters will be taken up for consideration.

J. S. DUNNIGAN,  
Clerk.

Approved by the Board of Supervisors April 8, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Wednesday, April 3, 1935

Monday, April 8, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco







# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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REASSEMBLED.

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WEDNESDAY, APRIL 3, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Wednesday, April 3, 1935, 2 p. m.

The Board of Supervisors reassembled pursuant to recess of Monday April 1, 1935, for the purpose of considering arguments to proposed charter amendments for presentation to the electors with their sample ballots for the election of May 2, 1935.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Hayden, Schmidt—3.

Quorum present.

Supervisor Schmidt excused at last meeting to attend to business out of town.

Supervisor Gallagher appeared and was noted present at 2:20 p. m.

Supervisor Hayden appeared and was noted present at 2:30 p. m.

### Election of Temporary Presiding Officer.

Supervisor Roncovieri moved that Supervisor Warren Shannon be appointed presiding officer during the absence of President McSheehy, who was appointed on Committee to go to Washington in the matter of the hearing before Secretary Ickes of charges of violation of the Raker Act in the matter of distribution of Hetch Hetchy power.

Motion *carried* unanimously.

### Notice of Suit Filed and Hearing Before Judge Harris on Submission of Declarations of Policy Regarding Exposition Site.

Dion Holm, Assistant City Attorney, appeared before the Board, was granted the privilege of the floor, and declared that a citizen and property owner, one Demartini, had filed a suit in the matter of the submission to the electors of the question of selecting an Exposition site and the bonding of the City for the proposed 1938 Exposition.

The matter, he said, is pending before Judge Harris, and will be heard on Friday at 2 o'clock.

It will not be necessary for the Supervisors to appear as himself and President McSheehy will be there to defend the City's position.

### Arguments for Proposed Charter Amendments. Revenue Bonds.

Supervisor Havenner presented the following argument for inclusion with sample ballots to the electors and moved its approval:

#### Roosevelt Urges Revenue Bonds.

#### Vote "Yes" on Charter Amendment No. 1.

Charter Amendment No. 1 is an *enabling act* which is submitted to



the voters of San Francisco in exact compliance with a request recently made by President Franklin D. Roosevelt.

Charter Amendment No. 1 creates in San Francisco the authority to issue the same kind of revenue bonds which have made it possible for the state of California to construct the San Francisco-Oakland Bay Bridge. The California Supreme Court has approved the legality of these revenue bonds and the Federal Government has purchased approximately \$75,000,000 of them.

Charter Amendment No. 1 creates opportunities for extensive employment on public works projects with new and complete protection for the taxpayer against increased bonded debt.

Charter Amendment No. 1 will enable San Francisco to acquire and extend profitable public utilities. Reductions in rates for public utility service, such as water and electricity, which are sorely needed by our industries and our people, will be hastened.

Charter Amendment No. 1 will put San Francisco in a position of financial preparedness to acquire a transmission line and a distributing system for Hetch Hetchy electric power if the Federal Government should decide that this must be done in the immediate future.

#### *President Recommends.*

In a letter to the Governor of California, dated December 22, 1934, President Roosevelt said:

"In the event that an additional public works program is authorized at the coming session of the Congress, I should like to see the municipalities of your State legally able to take full advantage of such a program. I wish to submit for your consideration in formulating your legislative program the following suggestion:

"Creation of municipal government authorities without power to tax but with power to issue bonds payable solely from the income of revenue producing improvements, such as water, sewer and electric light and power systems."

Charter Amendment No. 1 would create the authority in San Francisco to do just what the President of the United States has recommended.

It would create a municipal government authority without power to tax, but with power to issue bonds and other securities payable solely from the net income of revenue-producing public utilities.

Under no circumstances could such bonds become a lien against taxable property.

#### *Protects Taxpayers.*

This amendment absolutely protects the taxpayers, because under its provisions they never can be called upon to pay for the mistaken judgment of any public official or even of themselves.

Here is what happens under the amendment:

The Public Utilities Commission decides that a water main should be built to supply a new section of the city, or that a distribution system should be acquired for Hetch Hetchy power. The manager of utilities prepares estimates of costs and revenues. These estimates are sent to the Controller. He checks them and may revise them. Then they go to the Board of Supervisors. Sixty days are given to the Supervisors and the public to investigate. If the Supervisors vote to submit the question to the people, the Mayor studies it and may veto. Finally, no revenue bonds can ever be issued unless they are approved by a majority of the people voting at a municipal election.

And as an ultimate protection to the taxpayers, the amendment provides that even if all these government officials and, finally, the people themselves, should blunder in approving an issue of revenue bonds, no tax could ever be levied against the property owners of San Francisco.

Under existing laws the taxpayer has no such protection. At present, if a bond project proves unprofitable, the taxpayer must pay the bills.

Revenue bonds authorized under this amendment would never be salable unless the purchasers were absolutely convinced that the net revenues of the project to be financed would be sufficient to pay both



the principal and interest on the bonds. This is an additional safeguard against any possibility of an unsound issue of revenue bonds.

*Bay Bridge Example.*

There is nothing new or revolutionary in this plan of revenue financing. Many cities and states have used it successfully for many years. New York has built invaluable public works, including practically all of its bridges and tubes, in this manner.

The California Supreme Court has upheld the legality of this plan. The San Francisco-Oakland Bay Bridge has been financed entirely by the sale of revenue bonds which are identical with the revenue bonds proposed in this amendment, except that the bridge bonds are issued and sold without any vote of the people.

The Reconstruction Finance Corporation has purchased about \$75,000,000 of these bonds from the State of California. If revenue bonds had not been authorized by the State of California, the Bay Bridge would not now be under construction.

The Secretary of the Interior of the United States Government has commanded the officials of San Francisco to appear before him in Washington on May 6 next—just a few days after this amendment will be voted upon—to answer charges that our present sale of Hetch Hetchy power to the Pacific Gas and Electric Company is in violation of the Federal law. The major question involved is whether San Francisco is legally obligated to distribute its own power direct to its own people. If the Secretary of the Interior should decide that this must be done in the immediate future, the adoption of Charter Amendment No. 1 would be of great value to our city. Its approval would undoubtedly be regarded by the Secretary of the Interior as an effort in good faith by the people of San Francisco to prepare for such an emergency. Failure to adopt this amendment might be construed as an expression of unwillingness to comply with the Federal law, which would place in grave jeopardy the \$2,000,000 annual income now enjoyed by San Francisco from the sale of Hetch Hetchy power.

**Vote "Yes" on Charter Amendment No. 1.**

**Amendments Proposed.**

Supervisor Colman, seconded by Supervisor Brown, moved to insert as a part of the last paragraph before the word "protect" the words "in case revenues are not sufficient to meet bond interest and redemption, and other charges, the Public Utilities Commission must raise rates to a point where revenues will meet such charges."

Amendment *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Ratto, Uhl—4.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Absent—Supervisor Schmidt—1.

Supervisor Colman, seconded by Supervisor Brown, moved as an amendment that the last paragraph, the deletion of the last section beginning the words, "The Secretary of the Interior—and ending the words 'Hetch Hetchy Power.'"

Amendment *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Ratto, Uhl—4.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Absent—Supervisor Schmidt—1.

Supervisor Brown, seconded by Supervisor Colman, moved as an amendment to strike out second paragraph in black face type the words at the end of said paragraph "with new and complete protection for the taxpayer against increased bonded debt."

Amendment *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Ratto, Uhl—4.



Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Excused—Supervisor Schmidt—1.

Whereupon the roll was called on Supervisor Havenner's argument and the same was *approved* and *authorized* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Noes—Supervisors Brown, Colman, Ratto, Uhl—4.

Absent—Supervisor Schmidt—1.

#### Explanation of Vote.

SUPERVISOR UHL: I want to explain my vote. I can't vote for this because it says: "Vote Yes on Charter Amendment No. 1, Authorized by the Board of Supervisors," when I voted "No" because of that change from a two-thirds in the Board of Supervisors to submit it to one-half. Therefore, I shall vote "No" on the submission.

#### Referendum.

Supervisor Havenner presented the following argument for inclusion with sample ballots to the electors and the same was *approved* and *authorized* by the following vote:

#### Give San Franciscans Right of Referendum.

##### Vote "Yes" on Charter Amendment No. 2

For some unexplained reason, the present charter of the City and County of San Francisco, which was adopted four years ago, does not give to the people of this city any practical means of holding a referendum election upon any ordinance passed by the Board of Supervisors to which there may be serious objection by the people.

In every other section of California the right of referendum by the people is amply provided for, and has been frequently exercised. The usual provision in the basic law of the various counties and incorporated cities is that no law or ordinance passed by the legislative body shall become effective until at least 30 days after its final passage. This gives the people a period of one month in which to invoke the right of referendum if they desire to do so. The state law of California provides that no law passed by the Legislature shall take effect until sixty days after passage.

Here in San Francisco, the present charter provides that ordinances shall go into effect ten days after final passage by the Board of Supervisors. Obviously, ten days is not a sufficient period to enable the people to print, circulate and qualify referendum petitions for the purpose of submitting a protested law to a vote of the people.

Charter Amendment No. 2 merely provides that in the future all ordinances (except the budget and the tax rate) which are subject to referendum, shall not take effect until thirty days after final passage by the Board of Supervisors. This proposed change in the charter merely gives to the people of San Francisco the same opportunity to exercise their right of referendum which is now enjoyed by the people of every other section of California.

##### Vote "Yes" on Charter Amendment No. 2

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Uhl—10.

Absent—Supervisor Schmidt—1.

#### Symphony Orchestra.

Supervisor Hayden presented the following argument for inclusion with sample ballots to the electors and the same was *approved* and *authorized* by the following vote:

## S. O. S.—Save Our Symphony.

## CHARTER AMENDMENT No. 3.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said City and County amending Section 78 thereof so as to provide that the annual levy of taxes shall include one-half cent upon each one hundred dollars of the assessed valuation of the City and County, the amount to be produced of said tax to be allowed to the Art Commission, for the purpose of maintaining and/or assisting in maintaining a symphony orchestra.

This amendment is endorsed by the Musicians' Union, the San Francisco Labor Council, the San Francisco Federation of Arts, the San Francisco Art Association, the San Francisco War Memorial Trustees, the Art Commission of San Francisco and the San Francisco Musical Association.

San Francisco's sponsorship of cultural musical activities at admission prices within reach of the masses has become a fixed policy of the City government and the municipality has received national and international commendation for its attitude toward music during more than twenty years. Recently the effect of economic conditions has interfered with private endowments of major musical enterprises throughout the world, necessitating the addition of public funds to whatever private endowments can be obtained.

This Charter Amendment No. 3 is to provide sufficient financial backing to continue the major musical educational enterprises which have added to San Francisco's fame as a cultural center throughout the civilized world and particularly to guarantee the continuance of a symphony orchestra, including 85 expert musicians, which represents the axis around which all major musical activities of the community revolve.

## Vote "Yes" on Charter Amendment No. 3.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Uhl—10.

Absent—Supervisor Schmidt—1.

## Official Advertising.

Supervisor Uhl presented the following argument for inclusion with sample ballot to the electors and the same was *approved* and *authorized* by the following vote:

## Vote "Yes" on Charter Amendment No. 4

This amendment to Section 13 of the charter eliminates the requirement that a daily newspaper must have at least 8000 circulation before bidding on official advertising. This change will make possible a considerable saving to the taxpayers.

There are several responsible daily newspapers printed in San Francisco having less than a circulation of 8000 that would bid on the official advertising if the 8000 circulation was eliminated. Only a limited number of our citizens are interested in official advertising; interested parties could subscribe to the newspaper printing the official advertising.

## Vote "Yes" on Charter Amendment No. 4

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Uhl—10.

Absent—Supervisor Schmidt—1.

## Police Pensions.

The following argument was presented for inclusion with sample ballot to be sent to the electors and was taken up:



## Vote "Yes" on Charter Amendment No. 5.

This amendment changes only the first paragraph in subdivision (c), and subdivision (h) of Section 166 of the charter.

The amendment to subdivision (c) removes a provision which is clearly unfair to policemen who are injured while performing their duties in the Police Department. Members of the department so injured often recover temporarily from their injuries sufficiently to return to duty, and later die from the effects of the injuries. As the charter now reads, the family of a policeman who does recover and return to duty, even for one day, cannot receive a pension even though there be no doubt that the injury caused death. The result is that either the family is unjustly denied the pension, or policemen recovering sufficiently to work avoid return to duty because of the fear that death may result from the injury and their families will be left destitute. The proposed amendment to subdivision (c), Section 166 of the charter, provides that a pension will be paid to the family even though the policeman returns to duty, but only if death shall result *from the injury received in performance of duty within three years* after it occurred.

The amendment to subdivision (h) gives the members of the Police Department the option of being members of the Retirement System on the same basis as miscellaneous employees, both as to contributions and benefits, their contributions being increased from \$2.00 per month to an average of \$10.00 per month. When the present charter became effective on January 8, 1932, persons who then were members of the Police Department were given the option, by subdivision (h), Section 166, of becoming members on the same basis as policemen entering thereafter, that is, making contributions sufficient to bear half the cost of their service pensions, and receiving in return the same benefits as other employees. This option expired on July 1, 1932. Because of the comparatively short period allowed in which to choose under the option, and because, also, of the misunderstanding and confusion following installation of the new charter, many members of the department took no action. The amendment to subdivision (h) here proposed merely extends the time during which the option can be exercised to January 1, 1936, without additional cost to the City and County. In fact, to the extent to which members of the department take advantage of such option, San Francisco will be financially benefited. Respectfully recommended,

(Sgd) THEODORE J. ROCHE, President,  
Board of Police Commissioners.

(Sgd) WILLIAM J. QUINN,  
Chief of Police.

## Vote "Yes" on Charter Amendment No. 5.

## Privilege of the Floor.

Captain Michael J. Riordan of the Police Department and Ralph Nelson, secretary of the Retirement Board, were heard in explanation of the proposed Charter Amendment argument.

## Approved and Authorized.

Whereupon the foregoing argument was *approved* and *authorized* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Uhl—10.

Absent—Supervisor Schmidt—1.

## HELP FOR LOCAL LABOR AND INDUSTRY.

Supervisor McSheehy presented the following argument for inclusion with the sample ballot to the electors and the same was *approved* and *authorized* by the following vote:



## Help Your City.

### Vote "Yes" on Charter Amendment No. 6.

Charter Amendment No. 6 provides for a preferential in behalf of San Francisco taxpayers doing business with the City and County of San Francisco.

It will encourage home industry in the same way in which every other city and county in the State of California encourages home industry.

It will give the people of San Francisco—taxpayers, working men, working women, manufacturers and contractors—the full benefit of the \$20,000,000 of P. W. A. bonds which were voted by the people of San Francisco to provide work and trade for the people of San Francisco.

Because of a flaw in the present charter, it has occurred that San Francisco labor and San Francisco manufacturers and San Francisco taxpayers are denied the benefits which were intended by the people of this community when they voted so overwhelmingly for the P. W. A. bonds.

Many of the benefits and much of the work and wages are going to people of other communities, some of which refused to follow the lead of San Francisco people and cooperate in the Federal public works program.

This amendment simply means that your money will be paid to you and your workers.

### *Helps San Francisco.*

This amendment would give a 10 per cent preferential to San Francisco bidders on P. W. A. and other City contracts.

This amendment is proposed jointly by business and labor organizations.

Here are some examples of why the business interests and the working people urgently recommend the adoption of this amendment:

The Glen Park School, costing approximately \$500,000, is now being built. All of the mill-work is being done in a distant city because the local planing mills were a mere \$211 higher in their bid than were the outside planing mills.

Some time ago a contract for \$32,000 worth of fire hydrants was let. The low bidder, whose plant is in Los Angeles, was \$411 less than the bid of a San Francisco firm.

Committees representing the San Francisco Chamber of Commerce, the San Francisco Labor Council and the San Francisco Junior Chamber of Commerce made every effort to retain this business, being paid for by the people of San Francisco, in this City. They finally had to give up because the present charter makes it illegal to give preference to home industries.

It was not very long ago when the City and County of San Francisco was buying soap made in China because the Chinese manufacturers of soap could underbid the San Francisco manufacturers of soap by a few dollars.

### *Other Cities.*

But what happens in other communities?

San Francisco manufacturers are stopped from bidding for public work in almost every city and county in California; in fact, bids by San Francisco firms are often thrown out simply because these firms are outside the counties taking bids.

In the case of the school job, mentioned above, this is what actually happened:

The mills in the distant city are virtually guaranteed every bit of public work that goes on in that city. Having this guarantee, it is easy for them to underbid the San Francisco planing mills by \$211.

The fact is that San Francisco firms have given up bidding on public work to be done in communities less than ten miles distant from this city. The day when a San Francisco concern won a contract in Los Angeles is so far past that no one can remember when it was.



*Here's the Picture.*

And so we have this picture:

The workingmen and the taxpayers and the manufacturers of San Francisco have voted to spend millions of dollars to stimulate local business and to give employment to local people.

But because of this provision in the city charter, the millions that they have voted and which they are going to pay must be spent to stimulate business and provide employment in other communities.

*Let's Help Ourselves.*

Charter Amendment No. 6 remedies this unwholesome and unprofitable condition by giving a 10 per cent preferential in behalf of the industries and manufacturing plants and workmen who live in San Francisco, who work in San Francisco and who pay taxes in San Francisco. (The preferential in a city not far distant in behalf of its local industries is 20 per cent.)

**Vote "Yes" on Charter Amendment No. 6 and Help Business and Labor.**

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Uhl—10.

Absent—Supervisor Schmidt—1.

**Power of Hearing, Inquiry and Subpoena.**

Supervisor Gallagher presented the following argument for inclusion with the sample ballot to the electors and the same was *approved* and *authorized* by the following vote:

**Vote "Yes" on Charter Amendment No. 7.**

The new language in proposed Charter Amendment No. 7 reads as follows:

"The Board of Supervisors shall have power on its own motion or on complaint filed with said Board, to investigate any office or department of the City and County, and in the conduct of said investigation officials or department heads concerned shall, upon notice from the Board, appear in person with any books, papers, records, orders and accounts required."

The above language will clarify the provisions of Section 21 and permit the Board of Supervisors to investigate complaints of citizens and interrogate officials and department heads concerning the conduct of their respective departments. This amendment means that if you complain to the Board of Supervisors, they shall have authority to investigate same and make public the results.

**Vote "Yes" on Charter Amendment No. 7.**

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Uhl—5.

Noes—Supervisors Brown, Colman, Hayden, Roncovieri—4.

Absent—Supervisors Schmidt, Shannon—2.

**Explanations of Vote.**

**SUPERVISOR COLMAN:** In the first place, I voted against submission of this to the people. I think the argument doesn't portray the dangers of the amendment as I see them. I think one of the greatest safety factors in the City is the fact that under the new charter the Board of Supervisors is barred from administrative matters and from meddling in the affairs of the other departments. I think if this amendment were passed it might lead to great abuse, it might lead to the Board of Supervisors dictating, trying to exert political influence and in other ways meddling in the affairs of the administration departments with a result which might be disastrous to efficiency and proper administration of the functions of that office. I believe it is a step backward in City government, and I believe, too, that sections 21 and 22 have more than justified themselves on the results obtained by taking away administration matters from this Board

and leaving them in the hands of the separate departments—that has fully justified itself—so, accordingly, I want to be recorded “No” on the amendment for the same reason.

SUPERVISOR RONCOVIERI: I desire to explain my vote. We have an official body—there is an official body with full power to investigate every department, including the members of the Board of Supervisors; that official body is called the grand jury. Anybody can write a letter to the grand jury and make any complaint and they will investigate anything, if there is any merit to the complaint; they will go very much farther than this Board could ever go. I have always thought that Section 22 was a godsend to those who are elected Supervisors, at least, and I for one don't care to investigate any department. It isn't my function. I have enough to do—to stay here sometimes until 2 or 3 o'clock in the morning—I have plenty to do right here without investigating, and as it has been very well said, it may be—I don't say it will, and this is not intended for any person present—but it might lead to very vicious government if the Board of Supervisors could investigate departments. If there is anything wrong with the departments let the Board of Supervisors notify the grand jury and the grand jury will do the rest. While the statement is true—I voted against the amendment, and I will possibly if the Supervisor would say that there is a grand jury, however, that can do these things, something to show the people that there is a department that can do it—possibly—

SUPERVISOR GALLAGHER: I will include this language: “This doesn't interfere with the powers of the grand jury to investigate.” Would that satisfy you?

SUPERVISOR RONCOVIERI: No, of course it couldn't interfere.

SUPERVISOR GALLAGHER: Suppose I say this: “Of course, you know also that the grand jury has also the power to investigate.” Put in any language you want. I have no objection to mentioning the grand jury in any way you want.

SUPERVISOR RONCOVIERI: If I can show by the record that I am opposed to it—

### Regulation of Street Railway Cars.

Supervisor McSheehy presented the following argument for inclusion with the same ballot to the electors and the same was approved and authorized by the following vote:

#### Prohibit One-Man Cars—Vote “Yes”—No. 8.

Proposition No. 8 on the ballot May 2 vitally affects everybody in San Francisco. Likewise, it merits the “Yes” vote of everybody.

No. 8 prohibits operation of one-man street cars. It is offered to stop the present movement to operate such cars in this city.

#### *1000 Men Saved.*

Operation of one-man street cars means that hundreds of working men will be thrown out of employment and onto the relief rolls. This is what has happened in every city where one-man cars are permitted.

The most conservative estimate is that at least 1000 men will be thrown out of work if one-man cars are operated throughout the city.

These necessarily will be the older men because they will find it impossible to operate the large and unwieldy two-man cars on a one-man basis. Onto the relief rolls, therefore, will go men who have rendered from 18 to 25 years of faithful service.

#### *Do You Want Slower Service?*

Adoption of the one-man cars means slower service for the street car riders of San Francisco.

Obviously, when one man has to operate the car, collect the fares, make change, issue transfers, open and close the doors, and finally, do the work of two men, the service must be slowed down.

Transportation experts declare that one-man cars in San Francisco



mean that everyone who uses street cars will waste at least 30 minutes a day more in going to and from work.

*Saves Property Values.*

This slowing up of service definitely will depreciate property values, most of which are dependent to a large extent on rapid transportation.

All San Francisco is united today in planning a rapid transit system, coordinated with the Golden Gate and San Francisco-Oakland bridges to give speedy and safe transportation to the people of this community.

Contrary to this desire of the people of San Francisco, eastern millionaires are trying to foist upon this city the one-man street cars. The way to prevent the one-man car is to vote "Yes" on Proposition No. 8.

*Oakland's Experience.*

The truth of these statements can easily be determined by going to any city which has the one-man street cars.

Talk to your friends in Oakland and ask them what they think of the service they get from the one-man cars. You will learn that they don't like it. You will learn, also, that the people of Oakland, in common with the people in every other city that has the one-man car, have shown their dislike for the one-man cars by refusing to patronize them. The experience is that inauguration of the one-man car service for "economy" reasons doesn't work. And the companies which have adopted it are on the verge of bankruptcy because the people will not patronize this slow, inferior and unsafe method of transportation.

*Endangers Life.*

On top of all of these reasons is the palpable fact that one-man street cars are dangerous to passengers, to pedestrians and to autoists.

San Francisco once had one-man street cars. There were many serious accidents. The people demanded that the one-man street cars be abolished. Twice the Board of Supervisors have refused to permit the one-man street car and now the question is taken to the courts.

Would you want your children, or other loved ones, to ride through the Twin Peaks tunnel on a street car operated by only one man, who would be stationed in the front of the car, thereby being unable to protect them against the dangers of the one-man car operation?

The way permanently to prohibit the one-man street cars in San Francisco is to vote "Yes" on Proposition No. 8.

The one-man street car means:

Inferior service.

Slower service.

Dangerous service.

And it means that men who have given a quarter of a century of faithful devotion to their employers will be thrown onto the relief rolls of this community.

**Prohibit One-Man Cars—Vote "Yes"—No. 8.**

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Uhl—8.

Noes—Supervisors Brown, Colman—2.

Absent—Supervisor Schmidt—1.

**Explanation of Vote.**

SUPERVISOR BROWN: I don't want to take up the time of the Board, therefore I won't make any argument, except to say that I will vote against this argument for the same reasons I have expressed heretofore.

SUPERVISOR COLMAN: I want to vote "No," because obviously to me, those arguments are not correct; I can't agree that many of the points in here are true. In fact, I really believe they are not. Without going into it, I simply want my vote recorded "No."



**Communication from Chief Administrative Officer—Cost of Reclaiming Various Proposed Exposition Sites.**

The following was presented and read by the Clerk:

April 3, 1935.

To the Honorable the Board of Supervisors, City Hall, San Francisco.

Gentlemen: In response to your request of March 27, 1935, asking that the Chief Administrative Officer immediately furnish the Board of Supervisors a detailed statement covering several alternative proposals for an exposition site, I beg to report as follows:

1. The cost of reclaiming and bringing the tidelands of South Basin to the same grade as was proposed at the Yerba Buena Shoals; namely, 13 feet 6 inches above mean lower low water, for the area bounded by the shore line on the north, south, west and Ship street on the east, embracing approximately 616 acres, with material from Hunters Point, 31,600,000 yards of fill at an estimated cost of 25 cents per yard—\$7,900,000.

2. The area bounded by the shore line on the north, south, west and Alvord street on the east, embracing approximately 520 acres, filled in the same manner and with the same material, 26,140,000 yards at 25 cents per yard—\$6,535,000.

3. The area bounded by the shore line on the north, south, west and Boalt street on the east, embracing approximately 420 acres, 21,000,000 cubic yards, estimated cost 25 cents per yard—\$5,250,000.

This represents the cost of making the original fill in the manner proposed by Supervisor Uhl. It must be understood, however, that there will be subsidence for a number of years, requiring additional fill from time to time, the cost of which is indeterminable. Moreover, pronounced subsidence of several feet in depth may occur at any time without warning. I refer you to the experience of the Santa Fe Railroad at China Basin, where a huge loss was incurred after the work of filling, preparing ferry slips, etc., had been completed. It would be entirely inadvisable to construct buildings on such a fill without the use of piles 75 or 80 feet long and these would not prevent deep settlement of roads, planting and surrounding areas, with the consequent breakage of sewer and water pipes.

Relative to the time required, there is no assurance that the reclamation could be completed for several years at least, due to the fact that areas would unquestionably settle as described in the foregoing paragraph.

May I call your attention to the fact that heretofore borings have been made and test piles driven on this site under the jurisdiction of the United States Naval Department? This data was known to Mr. W. P. Day, chief engineer of the Exposition Company, through the courtesy of Mr. James J. Walsh, consulting engineer. The blueprints which I shall submit show conclusively that there is an average depth of approximately 60 feet of soft, unstable, slimy blue mud throughout the entire area, and both Mr. Day and Mr. Walsh are of the opinion that it would be, if not physically impossible, at least entirely impractical to begin building an exposition on this site for several years after the original reclamation. There would be continual danger of slides, with wreckage of portions of the exposition.

The costs heretofore given are exclusive of sea walls which might be required on the site. Without considerable additional expense, no vessels can come within a long distance of the site. As a matter of fact, the proposed fill would probably squash up mud far beyond the confines of the proposed reclamation. If mud were used as fill instead of the material from Hunters Point, a sea wall would unquestionably be required, the subsidence and consequent cubic yardage increased, and the period of settlement prolonged. All of these statements have been carefully checked by City Engineer John J. Casey.

The data from which the foregoing has been developed is incontrovertible, and I therefore report that an exposition at South Basin within any reasonable number of years is physically out of the question.



You asked also for the cost involved in bringing to grade the following proposed exposition sites and any additional exposition sites that may be proposed:

North Beach,  
Lake Merced,  
Islais Creek.

May I respectfully call to your attention the impossibility of giving an intelligent and definite answer to such an indefinite question? If you will specify the boundaries of the various sites on which you desire such data, I will be glad to furnish the desired information as promptly as possible.

Respectfully yours,

ALFRED J. CLEARY,  
Chief Administrative Officer.

#### Motion.

Supervisor Brown moved to rescind action on the motion of Supervisor Shannon postponing until April 29, 1935, action on Supervisor Colman's motion requesting the State Legislature to permit the use of the shoals for exhibition purposes.

#### Point of Order.

Supervisor Gallagher raised the point of order that the motion was out of order and, in support of his contention, quoted Roberts' Rules of Order, page 77: "Orders of the Day and Special Orders." Also, Roberts' Rules of Order, page 123.

Chair (Supervisor McSheehy) ruled the point of order well taken.

#### Appeal from the Decision of the Chair.

Supervisor Brown, seconded by Supervisor Colman, appealed from the decision of the Chair.

Supervisor Havenner, being called upon, put the question: "Shall the decision of the Chair stand as the decision of the Board? A vote Aye sustains the Chair, a vote No overrules the Chair."

#### Explanation of Vote.

Supervisor Havenner at this point explained his vote by saying: As temporary chairman, I desire to explain my vote. There is in my mind some possible confusion between the rulings in Roberts' Rules of Order with respect to the consideration of a question which has been postponed to a certain date and the procedure for rescinding a vote on any question. The procedure for considering a question that has been postponed to a certain date is as Supervisor Gallagher has read it and as the Chair has read it from Roberts' Rules of Order. The rule with respect to rescinding, however, and I see no limitations on that rule, is somewhat different. The rule, and I may say this, it has been honored in the breach rather than in the observance in the past in this Board, is as follows: But I rule that notice must be given at the preceding meeting if the motion rescind. I will read it:

"Paragraph 37, page 169, Roberts' Rules of Order. *Rescind, repeal or annul.* Any vote taken by an assembly except those mentioned further on may be rescinded by a majority vote, provided notice of the motion has been given at the previous meeting, or in the call for this meeting, or it may be rescinded without notice by a two-thirds vote, or by a vote of a majority of the entire membership."

"The notice may be given when another question is pending, but cannot interrupt a member while speaking. To rescind is identical with the motion to amend something previously adopted, by striking out the entire by-law, rule, resolution, section, or paragraph, and is subject to all the limitations as to notice and vote that may be placed by the rules on similar amendments. It is a main motion without any privilege, and therefore can be introduced only when there is nothing else

before the assembly. It cannot be made if the question can be reached by calling up the motion to reconsider which has been previously made. It may be made by any member; it is debatable, and yields to all privileged and incidental motions; and all of the subsidiary motions may be applied to it. The motion to rescind can be applied to votes on all main questions; including questions of privilege and orders of the day that have been acted upon, and to vote on appeal, with the following exception: votes cannot be rescinded after something has been done as a result of that vote that the assembly cannot do; or where it is in the nature of a contract and the other party is informed of the fact; or, where a resignation has been acted upon, or one has been elected to, or expelled from, membership or office, and was present or has been officially notified. In the case of expulsion the only way to reverse the action afterwards is to restore the person to membership or office, which requires the same preliminary steps and vote as is required for an election."

I am in doubt that the point of order against the motion to rescind is applicable here. I think that the motion is to rescind and the rule applying to the motion to rescind is the rule that should govern here. Therefore, I cannot sustain the point of order.

Whereupon the roll was called and the decision of the Chair was *overruled* by the following vote:

Ayes—Supervisors Gallagher, McSheehy, Ratto, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Absent—Supervisors Schmidt, Uhl—2.

#### Privilege of the Floor Denied.

James Walsh, engineer for San Francisco Bay Exposition Company, refused privilege of the floor.

Thereupon, Supervisor Brown asked for the privilege of the floor for Mr. James Walsh, engineer for San Francisco Bay Exposition Company, making the statement that Mr. Walsh is the best authority on the Pacific Coast on Bay Shore tideland conditions.

Supervisor Brown thereupon moved that the Board of Supervisors resolve itself into a Committee of the Whole for the purpose of hearing Mr. Walsh's explanation of conditions at South Basin in connection with the report from Chief Administrative Officer Alfred J. Cleary.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

Noes—Supervisors Gallagher, McSheehy, Ratto, Uhl—4.

Absent—Supervisors Schmidt, Shannon—2.

Motion declared *lost* for lack of six votes.

#### ADJOURNMENT.

Whereupon, the Board of Supervisors, at the hour of 7:45 p. m., adjourned.

J. S. DUNNIGAN,  
Clerk.

#### MONDAY, APRIL 8, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 8, 1935, 2 p. m.

The Board of Supervisors met in regular session.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.



Quorum present.

Supervisor Brown appeared and was noted present at 2:15 p. m.

Supervisor Roncovieri appeared and was noted present at 2:15 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 1, 1935, was considered read and approved.

### SPECIAL ORDER—3 P. M.

The following matter, referred by Finance Committee without recommendation, was taken up:

**Appropriating \$3,150 for Printing, etc., That the Traffic Tag Procedure Become Operative.**

(Code No. 9.051)

Bill No. 697, Ordinance No. 9.051168, as follows:

Appropriating \$3,150 from Emergency Reserve, Appropriation No. 2.900.00 for the purchase of printing, stationery and equipment in order that Traffic Tag Procedure become effective.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,150 is hereby set aside and appropriated from Emergency Reserve, Appropriation No. 2.900.00 for the purchase of printing, stationery and equipment for the Police Department of the City and County, in order that the Traffic Tag Procedure become operative. If and when the revenue from said traffic tags increases over \$40,000 for the present fiscal year, then this amount shall be returned to the Emergency Fund.

Recommended by the Mayor.

Controller approves as to availability of funds.

### Privilege of the Floor.

Leonard S. Leavy, Controller, was heard at length in explanation of the foregoing Bill.

### Passed for Second Reading.

Whereupon, the foregoing Bill was *passed for second reading* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Supplemental Appropriation to Department of Elections for Special Election.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 691, Ordinance No. 9.051166, as follows:

Making a supplemental appropriation to the Department of Elections for the purpose of defraying the costs of a special election to be held in the City and County of San Francisco on the 2nd day of May, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated from the surplus existing



in the General Fund of the City and County of San Francisco to the Department of Elections the sum of \$40,000 for the purpose of defraying the costs of a special election to be held in the City and County of San Francisco on the 2nd day of May, 1935, for the purpose of voting on certain amendments to the Charter of the City and County heretofore referred to the electors, as well as voting upon such municipal ordinances as may be submitted to said electors to be voted upon on said day.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

**Supplemental Appropriation of \$3,000 for Purchase of Additional Fuel Oil for Civic Center and Hall of Justice Group—1934-1935.**

(Code No. 9.051)

Also, Bill No. 693, Ordinance No. 9.051167, as follows:

Supplemental appropriation of \$3,000 out of "Emergency Reserve," Appropriation No. 2.900.00 to the credit of Appropriation No. 38.319.00 (Engine Room Supplies), for the purchase of additional fuel oil required for the Civic Center and Hall of Justice group during balance of fiscal year 1934-1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A supplemental appropriation of \$3,000 is hereby set aside out of Emergency Reserve, Appropriation No. 2.900.00 to the credit of Appropriation No. 38.319.00 (Engine Room Supplies), and authorized expended for purchase of additional fuel oil required for the Civic Center and Hall of Justice group during balance of fiscal year 1934-1935.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

**An Ordinance Regulating the Distribution of Advertising Matter, Providing for the Issuance of Permits and Licenses Therefor, and Fixing the Fees and Charges for Said Permits and Licenses, Providing a Penalty for Violation of This Ordinance and Repealing Ordinances or Parts of Ordinances in Conflict Herewith.**

(Code No. 11.00)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 685, Ordinance No. 11.0011, as follows:

An ordinance regulating the distribution of advertising matter, providing for the issuance of permits and licenses therefor, and fixing the fees and charges for said permits and licenses, providing a penalty for violation of this ordinance and repealing ordinances or parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. It shall be unlawful for any person, firm or corporation to distribute, cause to be distributed, or suffer, allow or permit the distribution of any handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, to or upon any premises in the City and County of San Francisco, by placing or causing any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices of commercial advertising, to be deposited or placed in or upon any porch, yard, steps, hallways, or mail box located on, or used in connection with such premises when:

(a) Such premises have posted thereon in a conspicuous place, a sign or signs of at least eight square inches in area bearing the words "No Advertising," unless such person, firm or corporation has first received the written permission of the person, *persons or manager* occupying such premises authorizing him or it so to do;



(b) It is apparent that such premises are vacant;

(c) It is apparent that a previous day's distribution of such advertising matter has not been removed.

Section 2. It shall be unlawful for any person, firm or corporation to distribute, or cause to be distributed, in or upon any premises in the City and County of San Francisco, any such handbill, dodger, circular, booklet, card, pamphlet, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, person or thing, unless the same is folded or otherwise so prepared or placed, that it will not be blown therefrom by the winds.

Section 3. It shall be unlawful for any person, firm or corporation, except the holder of a distributor's permit granted pursuant to the terms of this ordinance, to distribute, or cause to be distributed by employees or otherwise, any such handbill, dodger, circular, booklet, pamphlet, card, sheet, or other written or printed notices advertising any commodity, article, merchandise, business, *person* or thing.

Section 4. A distributor's permit shall be obtained by filing an application therefor with the Chief of Police upon forms to be prescribed and furnished by said Chief of Police. Unless a distributor's permit previously issued to the applicant shall have been revoked, upon filing such application the Chief of Police shall forthwith issue a distributor's permit to the applicant. Such permit shall contain a serial number and be granted for a period of one year, and, unless sooner revoked, shall be renewed upon application of the holder thereof.

The Chief of Police shall have power to revoke any distributor's permit issued under authority of this ordinance, for the violation by the holder of said permit or by any of his or its servants, agents or employees, of any of the provisions of this ordinance, or when the Chief of Police shall determine that the holder of said permit in the use thereof is violating, or attempting to violate any law of the United States, or of the State of California, or any ordinance, rule or regulation of the City and County of San Francisco or of any department thereof.

No permit shall be revoked except after notice is given to the holder of said permit, specifying the reasons why said permit is to be revoked, and when and where the holder shall be given an opportunity to present his reasons why said permit should not be revoked. Said notice shall be mailed to the holder of said permit at his place of address as specified in his application for said permit, at least five (5) days before the hearing on the revocation of said permit.

When any permit issued to any person pursuant to the provisions of this ordinance is revoked, said person may, within thirty (30) days after the date of said revocation, appeal to the Board of Permit Appeals from the order of the Chief of Police revoking said permit, and the Board of Permit Appeals shall hear said appeal and act upon the same as provided in the Charter of the City and County of San Francisco.

When the revocation of any permit has become final, an application for the reissuance of the same may be made to the Chief of Police, and if said Chief of Police is satisfied that the reasons for which said permit was revoked no longer exist, the said Chief of Police may reissue said permit.

Section 5. Each permit granted pursuant to the provisions of this ordinance shall be given a serial number and the holder of said permit shall not directly, or through his servants, agents or employees, distribute or suffer to be distributed, any advertising matter hereinbefore referred to unless the words "Distributor's Permit No. ——" (with the permit number designated by the Chief of Police inserted) shall be stamped in a legible manner on each separate piece of said advertising matter.

Section 6. The provisions of this ordinance shall not apply to the distribution and delivery of any newspaper, or newspapers, which is or are capable of being entered in the United States mails as second-class matter under the provisions of the United States Post Office Regulations



of March 3, 1879, or any statute of the United States, *nor to the distribution* or delivery of any publication printing news of a general nature and keeping advertising space therein open to the public and the publishing of general advertising therein.

Section 7. Every person, firm or corporation receiving a permit to distribute advertising matter as provided in this ordinance shall, as long as he or it shall exercise the privileges granted by said permit, pay a license fee of five (\$5) dollars per quarter for the privilege of so doing, and an additional sum of twenty-five (25c) cents per quarter for every employee in excess of sixty (60) distributing employees. Said license shall be payable quarterly in advance and any person, firm or corporation failing to pay said license shall forfeit any permit issued pursuant to the provisions hereof. Provided, however, that any person, firm or corporation holding a distributor's permit issued as in this ordinance provided and who is engaged in the conduct of any business other than that of distributing advertising matter may, subject to the regulations provided for in this ordinance, and without the payment of any license, distribute advertising matter herein referred to, if said advertising matter is used solely and exclusively to advertise the business of said person, firm or corporation, and is distributed directly by said person, firm or corporation conducting said business, and that not more than ten thousand (10,000) copies of any advertising matter is distributed by said person, firm or corporation during any *one day*.

Section 8. Every person, firm or corporation making any application for a permit under this ordinance, or for the renewal or reissuance of any permit shall, at the time of making said application, pay to the Chief of Police a fee of five (\$5) dollars.

Section 9. It shall be the duty of the Chief of Police to investigate, or cause to be investigated, all complaints made regarding the violation of any of the provisions of this ordinance, and to take such action regarding any violation as is provided in this ordinance.

Section 10. All ordinances, or parts of ordinances, in conflict with the provisions of this ordinance are hereby repealed.

Section 11. Every person, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not more than one hundred (\$100) dollars or by imprisonment in the County Jail for a period of not more than thirty (30) days, or by both such fine and imprisonment, and upon such conviction the court may suspend or revoke the distributor's permit of such person, firm or corporation.

Section 12. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared unconstitutional.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

## NEW BUSINESS.

### Adopted.

The following resolutions were *adopted*:

Approving Grant Agreement With United States Government, for Increasing Height of O'Shaughnessy Dam.

(Code No. 15.035)

On recommendation of Finance Committee.

Resolution No. 1590, as follows:

Approving grant agreement between the City and County of San Francisco and the United States of America, providing for the aid of



the United States of America in financing the increasing of the height of the O'Shaughnessy Dam, and authorizing the execution of said agreement.

Be It Resolved, by the Board of Supervisors of the City and County of San Francisco, State of California, as follows, to-wit:

Section 1. That the grant agreement between the City and County of San Francisco, State of California, a municipal corporation, and the United States of America, PWA Docket No. 1429, under and subject to the terms of which said agreement the United States of America will by grant not exceeding in the aggregate the sum of \$1,058,000 aid said City and County of San Francisco in financing the construction of increasing the height of the O'Shaughnessy Dam on the Tuolumne River in Yosemite National Park, all pursuant to the application of said City and County of San Francisco, which said application is numbered as aforesaid, PWA Docket No. 1429, a copy of which said grant agreement is filed among the public records of the City and County of San Francisco in the office of the Clerk of the Board of Supervisors of said City and County and which said grant agreement is hereby referred to, made a part hereof, and is hereby in all respects ratified and approved.

Section 2. That the Mayor of said City and County of San Francisco and the Clerk of the Board of Supervisors thereof be and they are hereby authorized and directed to execute such grant agreement in triplicate for and on behalf of the said City and County of San Francisco and the Clerk of said Board of Supervisors be and he is hereby authorized and directed to impress on each copy of said grant agreement so executed the official seal of said City and County and to attest such seal.

Section 3. That said Mayor be and he is hereby authorized and directed upon the execution of said grant agreement as hereinbefore set forth to forward three copies of the same as executed on behalf of said City and County of San Francisco to the Federal Emergency Administration of Public Works at Washington, D. C.

Section 4. That the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized and empowered for and on behalf of said City and County of San Francisco to request, and consent to, modifications of or changes in said grant agreement with reference to the designation, date, denominations, medium of payment, places of payment and to execute in the same manner as said grant agreement any further instruments, papers or agreements that may be found desirable in connection with such modifications or changes.

Section 5. That said Clerk of said Board of Supervisors be and he is hereby authorized and directed to forthwith send to said Federal Emergency Administration of Public Works two certified copies of this resolution and two certified copies of the proceedings had and taken by the Board of Supervisors in connection with the adoption of this resolution and such further documents or proofs in connection with the approval and execution of said grant agreement by the City and County of San Francisco as may be requested by said Federal Emergency Administration of Public Works.

Section 6. That the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized and empowered for and on behalf of said City and County of San Francisco to execute all forms, documents, papers and agreements required by the United States of America or by the Public Works Administration terminating, modifying or canceling that certain loan agreement heretofore entered into between the City and County of San Francisco and the United States of America for the construction and financing of the project herein described and for which said grant agreement herein described is authorized and substituted.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.



## Refunds of Amounts Paid as Duplicate Taxes.

(Code No. 9.059)

Also, Resolution No. 1895, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named, being refunds of amounts paid in duplicate for taxes, to-wit:

- (1) Hibernia Savings and Loan Society, per Vol. 6, Bill No. 2537,  
Lot 15, Block 1003, Fiscal Year 1934.....\$94.08
- (2) Citizens Building & Loan Assn., per Vol. 10, Bill No. 1923,  
Lot 1, Block 1503, Fiscal Year 1934..... 24.53
- (3) City Title Insurance Company, per Vol. 10, Bill No. 1125,  
Lot 44, Block 1463, Fiscal Year 1933..... 33.72

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

## Authorizing Payment of \$4,564.43 for Claim of Modesto Irrigation District.

(Code No. 9.051)

The following recommendation of Finance Committee was taken up:  
Bill No. 701, Ordinance No. 9.051172, as follows:

Supplemental appropriation of \$4,564.43 for payment of claim of Modesto Irrigation District.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Mayor which was made at the request of the Public Utilities Commission, there is hereby appropriated from the Hetch Hetchy Power Operative Fund, Appropriation No. 67,808.00, as set forth in the estimated revenues for the Fiscal Year 1934-35 under Ordinance No. 9.051129, the sum of \$4,564.43 for the payment of the claim of the Modesto Irrigation District for loss of revenue suffered by that District occasioned by the City withholding waters due said District under the Raker Act, and which waters if delivered to the said District would have yielded an income to the District in the amount appropriated.

Controller approves as to funds available.

## Privilege of the Floor.

Edward G. Cahill, Manager of Public Utilities, was granted the privilege of the floor on motion of Supervisor Gallagher and heard with regard to proposed bill authorizing payment of \$4,564.43 to the Modesto Irrigation District for loss of revenue suffered by that district by reason of the City withholding waters due said district under the Raker Act, and which waters if delivered to said district would have yielded an income to the district in the amount mentioned. The arrangement Mr. Cahill explained was especially profitable to San Francisco and amply justified by results.

Request was made of Mr. Cahill by Supervisor Uhl that he furnish the Board a report on this matter anticipating what will happen in the future in the same regard, and the Clerk was so ordered.

## Passed for Second Reading.

Whereupon, the foregoing bill was *passed for second reading* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

## Passed for Second Reading.

The following bill was *passed for second reading*:



## Authorizing Sale of Certain Lands Under Control of the Board of Education.

(Code No. 12.1722)

On recommendation of Finance Committee.

Bill No. 702, Ordinance No. 12.17221, as follows:

Providing for the sale of certain city owned land.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Board of Education:

Beginning at a point on the westerly line of 18th Avenue, distant thereon 225 feet southerly from the southerly line of Ulloa Street; running thence southerly along said westerly line of 18th Avenue, 150 feet; thence at a right angle westerly 240 feet to the easterly line of Nineteenth Avenue; thence northerly along said easterly line of Nineteenth Avenue, 150 feet to a point distant thereon 225 feet southerly from the southerly line of Ulloa Street; thence at a right angle easterly 240 feet to the westerly line of Eighteenth Avenue and the point of beginning.

Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

### Action Deferred.

The following matter was *laid over one week*:

## Eliminating Certain Penalties for Nonpayment of License Taxes.

(Code No. 3.041)

Bill No. 692, Ordinance No. 3.04144, as follows:

Amending Section 2 of Ordinance No. 5132 (New Series), entitled "Imposing License Taxes on Certain Businesses, Callings, Trades or Employments Within the City and County of San Francisco."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 2. On and after April 1, 1935, all license taxes, unless, by ordinance, specifically provided otherwise, shall be due and payable quarterly in advance and fall due on the first day of October, the first day of January, the first day of April and the first day of July in each calendar year, depending upon the particular quarter in which a licensee begins business. In all cases of licenses on new business collectible at periods other than the months of October, January, April and July, the Tax Collector shall pro rate on a monthly basis the amount of license fee due for any given quarter.

Whenever a license tax is imposed by ordinance it shall be unlawful to do or perform the act or to carry on the business, trade, profession or calling for which a license is required, or to own, keep or use the article or thing, for the owning, keeping or using of which a license is required, unless such license be first procured.

All licenses are payable, when due, at the office of the Tax Collector, in the City Hall, and if not paid within thirty (30) days after the same become due, the Tax Collector shall add 10 per cent to the amount of

the license as a penalty for non-payment. If the license is not paid within sixty days after the same becomes due, the Tax Collector shall add 15 per cent to the amount of the license as a penalty for non-payment. If the license is not paid within ninety days after same becomes due, the Tax Collector shall add 25 per cent to the amount for the license as a penalty for non-payment, provided, however, when a licensee has failed for a period of six months or more to pay a license fee, and has allowed the license to become delinquent for this or a longer period, the Tax Collector shall, in such instance, impose a penalty of 25 per cent on the total amount of license delinquent, and shall turn over a complete list of such licensees to the Chief of Police for arrest and prosecution, under the provisions of this ordinance. Nothing shall permit the exemption of the penalty mentioned in this section.

*This amendment reduces the maximum penalty from 50 per cent to 25 per cent, which is the only change in the ordinance.*

### Adopted.

The following resolutions were *adopted*:

#### Authorizing Payment of Amount and Acceptance for Deed for Property Required for the Sunshine School.

(Code No. 12.1712)

On recommendation of Finance Committee.

Resolution No. 1894, as follows:

Resolved, That the City and County of San Francisco accept a deed from Theodora Austad to Lot 7, Assessor's Block 4273, San Francisco, required for the Sunshine School, and that the sum of \$9,000 be paid for said land from Appropriation No. 70.600.03.

Approved by the Director of Property.

Approved by Controller as to availability of funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Authorizing Payments of Amounts and Acceptance of Deed for Property Required for the Sunshine School.

(Code No. 12.1712)

Also, Resolution No. 1893, as follows:

Resolved, That the City and County of San Francisco accept a deed from Mary Locecito to Lot 21, Assessor's Block 4273, San Francisco, required for the Sunshine School, and that the sum of \$3,500 be paid for said land from Appropriation No. 70.600.03.

Approved by the Director of Property.

Approved by Controller as to availability of funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Authorizing Payments of Amounts and Acceptance of Deeds for Property Required for the Sunshine School.

(Code No. 12.1712)

Also, Resolution No. 1892, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following parties to certain land in San Francisco required for the Sunshine School, and that the sums set forth opposite their names be paid for said land from Appropriation No. 70.600.03.

Carl Behnke, et ux, Lot 6, Assessor's Block 4273.....\$5,800

Mary A. Hansen, Lot 20, Assessor's Block 4273..... 3,000

Approved by Director of Property.

Approved by Controller as to availability of funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Authorizing Payments of Amounts and Acceptance of Deeds for  
Easements Required for Crystal Springs Pipe Line No. 2**

(Code No. 15.0241)

Also, Resolution No. 1891, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following named parties to tunnel easements beneath the surface of certain lots situated in Assessor's Block 6179, San Francisco, California, required for Crystal Springs Pipe Line No. 2; and that the sums set forth opposite their names be paid for said easements from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57:

Adolph G. Kessler, portion of Lot 43.....	\$ 4
Margaret V. Shanahan, portion of Lot 41.....	16
William E. Wert et ux., portion of Lot 18.....	13
Arthur McCooley, portion of Lot 42.....	15

Approved by Director of Property.

Approved by Controller as to availability of funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Approval of Joint Deed to Utility Easements in Golden Gate  
Heights District.**

(Code No. 12.1011)

Also, Resolution No. 1896, as follows:

Whereas, by deed dated April 3, 1928, and recorded April 23, 1929, in Book 1845, at page 181, Official Records of San Francisco, Carl G. Larsen conveyed certain utility easements in the Golden Gate Heights Subdivision to the City and County of San Francisco; and

Whereas it is now necessary and convenient for the proper construction and operation of such utilities to change the location of a number of said easements; and

Whereas the California Pacific Title & Trust Company has executed a joint deed dated March 16, 1935, for conveying certain new easements to the City and County of San Francisco in exchange for certain of the other easements acquired by the City by said deed from Carl G. Larsen; and

Whereas the Department of Public Works has recommended that said exchange be made; now, therefore, be it

Resolved, That said joint deed, dated March 16, 1935, approved by the City Engineer, the Director of Property and the City Attorney, and presented to this Board for its approval, be and the same is hereby approved and that said joint deed be executed in duplicate by the Mayor and the Clerk of the Board of Supervisors.

For a particular description of said easements to be exchanged, reference is hereby made to the copy of said joint deed on file with the original of this resolution in the office of the Clerk of the Board of Supervisors.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Hon. Harry K. Wolff, President of the Civil  
Service Commission.**

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented and *adopted*:

Resolution No. 1897, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Hon. Harry K. Wolff, President of the Civil Service Commission, is hereby granted a leave of absence for a period of thirty days, commencing April 30th, with permission to leave the state.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**United States Conference of Mayors on Relief Program.**

The following was presented and read by the Clerk:

Communication from Hon. Angelo J. Rossi, Mayor, calling attention to meeting of the Executive Committee of the United Conference of Mayors called by the President of the United States for the purpose of discussing certain items in connection with the \$4,800,000,000 relief measure just passed by Congress, and declaring that it is necessary that the Honorable Leonard S. Leavy, Controller, and himself attend this conference in Washington, D. C., when conference is called and that they be granted leave of absence without limitation for the purpose of attending said conference.

Whereupon, the following resolutions were presented, read by the Clerk, and *adopted*:

**Leave of Absence—Honorable Angelo J. Rossi, Mayor, City and  
County of San Francisco.**

(Code No. 4.053)

Resolution No. 1898, as follows:

Resolved, That Honorable Angelo J. Rossi, Mayor of the City and County of San Francisco, is hereby granted a leave of absence with permission to leave the State.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

**Leave of Absence—Leonard S. Leavy, Controller.**

(Code No. 4.053)

Resolution No. 1899, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Leonard S. Leavy, Controller, is hereby granted a leave of absence with permission to leave the State.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

**Leave of Absence—Supervisor Jesse C. Colman.**

(Code No. 4.053)

Resolution No. 1900, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Jesse C. Colman, a member of the Board of Supervisors, is hereby granted a leave of absence for a period of ten days, commencing April 9, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

**Remarks Made by John F. Kelly at a Meeting of the Fire, Safety and  
Police Committee on Friday, April 5, 1935.**

SUPERVISOR BROWN: On Friday, at a meeting of the Police, Fire and Safety Committee occurred an incident that I believe should be brought to the attention of the Board of Supervisors. Unfortunately, there is no written record kept of the committee meetings of the Board of Supervisors, and I am therefore forced to bring this matter to your attention from my recollection of the incident. Supervisors Hayden and Ratto were also there, and I would like them to confirm



to the best of their recollection just what was said and what was done.

The subject under discussion was the gasoline station ordinance, and at the committee meeting appeared a man by the name of John Kelly, who I believe is known to most of the members of the Board of Supervisors. Mr. Kelly made the statement before the Police Committee that a certain attorney by the name of McGahie who has represented the Standard Oil Company before this Board on a number of occasions had said that he had the Board of Supervisors in his pocket when it came to the question of the location of gasoline service stations, and that it was Mr. Kelly's opinion that that statement involved every member of the Board of Supervisors. Mr. Ratto interrupted and said, "Do you mean every member of the Board of Supervisors?" to which Mr. Kelly replied, "Well, let us see—it takes eight votes to overrule the City Planning Commission; no, John, I guess that lets you out, but it certainly includes Supervisor Hayden and Supervisor Brown." To which Supervisor Hayden took exception, and said, "Mr. Kelly, you are going too far. A statement of that sort should not be made before this committee or before the Board of Supervisors. I will have to ask you to refrain from personalities." I likewise took exception to the remark, and stated to Mr. Kelly that if he persisted in statements of that sort, without foundation, that I would do my best to have him barred from the floor of the Board of Supervisors in the future. Now, I have consulted with the City Attorney on the subject; I am still of the opinion that the position of a supervisor of the City and County of San Francisco carries with it the implied dignity of public office and the responsibility that public office throws upon the holder of a public office. I believe that as a supervisor we are entitled to the confidence of the public, and that we are entitled to a full and formal presentation of any such claims or such attacks upon the honesty and integrity of the members of the Board of Supervisors. In the absence of any such presentation, irresponsible and wild statements of that sort, to my mind, make it necessary that the authors of such statements be barred from debate before this Board in the future. So, I want to serve notice on the Board, and I would ask that my remarks be confirmed, at least the quotations be confirmed, by Supervisor Hayden, and Supervisor Ratto, if he cares to, and that unless Mr. Kelly sees fit to come before the Board and retract the statement he made before the Police Committee last Friday, that it is my intention hereafter each time he appears before the Board to vote against the privilege of the floor to Mr. Kelly.

I am sorry that a written record of the meeting was not kept, because I do feel that the matter is of sufficient importance to warrant a complete and thorough airing before the Board of Supervisors. For one member of the Board, I don't propose to have my name associated with any such allegations, and to defy Mr. Kelly or anyone else to produce evidence to that effect.

**SUPERVISOR HAYDEN:** Mr. President, every word that Supervisor Brown uttered, the statements he made, are absolutely truth and facts. As chairman of the Police Committee I had occasion to speak to Mr. Kelly when he attempted to insult the membership of my committee, and the majority membership of the Board. After reprimanding him he said, "Well, never mind, I got it in anyhow," meaning that his statement reflecting on the integrity and honesty of the Board was in the record. It just happened that the committees do not keep transcripts of the testimony in our meetings but Mr. Kelly did make that statement. Of course, I have heard this kind of statement made many times in the past, and they roll off my back like water rolls off a duck's back, because I don't take them seriously; but nevertheless I do not blame Supervisor Brown for taking this matter to heart; any gentleman would, and I think the time has come to pass where the Board of Supervisors should be protected, the committees particularly, against insults of citizens appearing before their committee. It just so happens that the argument Mr. Kelly wanted to



make upon the question before the Board, which was the regulation of the distance between gasoline stations and churches and hospitals, and schools, was the very viewpoint the committee had taken. In other words, we coincided unanimously with his viewpoint. He didn't know that at the time he was speaking. He had some fear or suspicion that we were not going along the lines he wanted us to go, and, of course, he used that statement as a bludgeon to bludgeon us into doing that. It didn't have that effect, because Supervisors Ratto and Brown and I conferred on the matter and we unanimously made our recommendation without any influence or without any effect of the threat of Mr. Kelly. I believe with Mr. Brown, that in cases of this kind, where a citizen insults the committee and fails to retract or make a public apology before the Board, he should be forever more estopped from appearing before the Board as a citizen on any action that comes before the Board, or a committee. And otherwise the statement is absolutely true, as Supervisor Brown has stated it, but I regret that this thing has come to the point where we had to call attention to the Board of such a flagrant insult intentionally given to any member of the Board of Supervisors.

SUPERVISOR GALLAGHER: I would like to ask the Chair to see if Mr. Kelly is in the house?

SUPERVISOR HAYDEN: He was here, and he has ducked out.

SUPERVISOR GALLAGHER: I would move you, Mr. Chairman—

THE CHAIRMAN: I didn't know what Mr. Kelly it was. Pardon me—it was John Kelly, the old gentleman?

SUPERVISOR GALLAGHER: He is a very fine old man. He may have lost his temper temporarily. I submit that the clerk should be directed to notify Mr. Kelly of the record in this case and ask him if he cares to appear in defense of his statement, or in contradiction of the statements made by the two members of the committee. I make that as a motion.

THE CHAIRMAN: Is there a second?

SUPERVISOR SHANNON: I second the motion.

THE CHAIRMAN: Is there any objection to the motion? Hearing none, it is carried.

SUPERVISOR RATTO: Mr. President, and members of the Board: I would like to state that Mr. Kelly generally makes such remarks against the Board at the various improvement associations and we take no offense; we know it is more in a joking way than anything else, and I took no offense at the remarks he made at our committee meeting. I know he included me with all the supervisors, and then when I asked him again whether he included me also, probably he did exclude me. I think he did mention that he did not mean me, but even if he had said I was one of those included I consider that that was not really meant from the heart, I think it is more of the way that he has, and owing to the fact that he is a very civic minded man, and takes a great deal of interest in our committees—and there is a lot of things come up that I don't think has the approval of the public and when he knocks us down once in awhile amongst the neighboring improvement clubs I think sometimes we deserve it, and I give him a lot of credit.

SUPERVISOR HAYDEN: I would ask Supervisor Ratto if the statements made by Supervisor Brown and myself are not the facts?

SUPERVISOR RATTO: They are correct, yes.

THE CHAIRMAN: Proceed with the next order of business.

SUPERVISOR BROWN: May I suggest to the clerk, that the portion of the stenographer's record which covers Supervisors Hayden's, Brown's and Ratto's remarks be transcribed



THE CHAIRMAN: If there is no objection, the entire matter will be transcribed. If there is no objection to having the matter transcribed, such is the order.

**Redwood Empire Association Conference on Highway Projects to Be Financed from State Allotment of Federal Appropriation.**

Supervisor Gallagher presented a communication from Redwood Empire Association, announcing proposed meeting of the Association in the near future to discuss highway projects desired to be included in program to be financed out of State's allotment of \$19,865,000 from the Federal \$4,880,000,000 fund recently provided.

In this connection Supervisor Gallagher moved that the President of the Board, or the Acting President, when the notification of the conference comes, be authorized to appoint a committee of two or three members of the Board to attend said conference. Also, that the Chairman of the Streets Committee be requested to take the matter in hand immediately with the City Engineer, Department of Public Works, and Chief Administrative Officer, to the end that our departments will be ready when this conference takes place or any other meeting that we have what we desire to ask for all ready, and have program of allotment to San Francisco of what we should get.

*So ordered.*

**Emergency Relief Appropriations for Railroad and Highway Grade Separation.**

The following was presented and read by the Clerk:

Communication from Department of Public Works, State of California, relative to the \$4,880,000,000 emergency relief bill recently passed by Congress providing for railroad and highway grade separation, and for which a number of projects have been submitted by the various cities and counties of this State for inclusion in a construction program which now includes Army street and Williams avenue, with the request that additional recommendations for work out of this fund be given consideration.

*Referred to Streets Committee.*

**Consideration of Legislative Matters.**

Communication from Controller Leonard S. Leavy, announcing dates for special hearings on legislative bills, to-wit: April 8, problems of taxation; and grand jury bills; April 9, return of public utilities to counties; April 10, hearing on Senate Bill relative to deposit of public funds, and hearing on jury fees and mileage.

*Referred to Special Tax Committee.*

**Stipulation Regarding Oil Station at Pine and Mason Streets.**

A stipulation was presented by Supervisor Gallagher, in accordance with requirement of Board of Supervisors, from George Hotaling and Jane H. Swinerton acting for the Mohawk Petroleum Company, lessee of property at Pine and Mason streets, in the matter of the overruling of the decision of the City Planning Commission and permitting the rezoning of the corner of Pine and Mason streets for oil station purposes, in which lessee agrees to use property for oil station purposes exclusively.

*Ordered filed and copies sent to the City Planning Commission.*

**Rapid Transit District.**

Supervisor Gallagher, in reference to Senate Bill 511, relative to formation of rapid transit districts, declared that Assemblyman Williamson and Cronin have introduced a Constitutional Amendment retaining utility properties in the State for taxation purposes.



Clerk was, on motion, directed to get in touch with Mayor and ask if his office have anything to report as to his recommendation in regard to return of public utilities to local tax rolls.

*So ordered.*

Clerk reported subsequently that Mayor had sent word that his office is cooperating in every way for return of utilities to the City.

#### Relative to Exposition Site.

Supervisor McSheehy, referring to hearing pending before Judge Harris on injunction filed by one, Demartini, against the placing on the ballot of declarations of policy relative to the selection by the people of an Exposition Site either on the Yerba Buena Shoals or the mainland, and question of issuance of bonds therefor, presented an argument for a mainland selection which upon the City Attorney's advice to the effect that such argument at this time would be illegal, was withdrawn.

#### State Aid for Needy Blind.

Supervisor Havenner presented a communication from California Council for the Blind transmitting copy of resolution passed unanimously by said organization urging that the distribution of State Aid to the Needy Blind be kept separate from that of the Old Age Pension.

*Referred to Public Welfare Committee.*

#### Limitation of Cars in Freight Trains.

Supervisor Havenner presented a resolution urging the State Legislature to enact into law the Bill pending before it having for its purpose the limiting of the number of cars in freight trains to seventy.

*Referred to Special Tax Committee.*

#### Employment of Apprentices.

Supervisor Havenner presented petition of Committee of Apprentices registered with Journeyman Local No. 442, U. A., residents and citizens of San Francisco who have been working at the trade at from one to five years declaring that they are not permitted to work on any City ordinance project as specified under Ordinance No. 9.0923, Contract Work, with particular reference to Washington School, with the request that they be given satisfactory reason for said exemption or elimination.

*Referred to Public Welfare Committee.*

#### Mothers' Day Citizens' Committee.

Supervisor Havenner moved that His Honor the Mayor be authorized to appoint a Citizens' Committee to make arrangements for the celebration of Mothers' Day at the Memorial Grove in Golden Gate Park on Sunday, May 12, 1935.

*Motion carried.*

#### Citizens' Memorial Day Committee.

Supervisor Havenner moved that His Honor the Mayor be authorized to appoint a Citizens' Committee to arrange for the celebration of Memorial Day, Thursday, May 30, 1935.

*Motion carried.*

#### Cost of Distribution of Municipal Power.

Supervisor Uhl moved that Randal Ellis of the City Attorney's office, and Edw. G. Cahill, Manager of Utilities, be requested to attend next Monday's meeting at 2:30 P. M. to explain matters relative to cost of distribution of municipal power.

*So ordered.*



### Acquisition of Land on Twin Peaks.

Supervisor Gallagher presented communication from F. W. Woodmansee, representing the Lang Realty Corporation, offering to sell to the City certain land on the westerly slope of Twin Peaks adjoining the high pressure water reservoir for \$6,000 per acre, comprising an area of 50 acres.

*Referred to Joint Committee on Education, Parks and Playgrounds and Public Buildings and Lands.*

### Budget Request for Widening Irving Street Between Seventh and Eighteenth Avenues.

Supervisor Gallagher presented petition signed by merchants and property owners of Irving street, asking inclusion in the next budget of item calling for the widening of Irving street, particularly in congested district between Seventh and Eighteenth avenues.

*Referred to Streets Committee, with request same be taken up with Department of Public Works and with Chief Administrative Officer.*

### Proposed Amendment to "Order of Business."

Supervisor Uhl moved that the position of "Roll Call" on the Order of Business of the Board be made No. 3 instead of No. 8, as at present.

*Referred to Rules Committee.*

### Exposition on the Mainland of San Francisco.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that this Board of Supervisors go on record as approving an Exposition on the mainland of San Francisco within range of a 5-cent car fare and that His Honor the Mayor when in Washington, D. C., press on the Federal Government for an appropriation towards the conducting of said exposition on the mainland.

Chair (Supervisor McSheehy) ruled that motion was out of order because it was an incidental motion. Question has been postponed until April 29.

Supervisor Uhl, seconded by Supervisor Schmidt, appealed from the decision of the Chair.

Supervisor Havenner, being called upon, put the question, "Shall the decision of the Chair be the decision of the Board? A vote "Aye" sustains the Chair, a vote "No" overrules the Chair."

Whereupon, Supervisor Uhl withdrew his motion.

### Relative to Yerba Buena Shoals Exposition Site.

Supervisor Brown, in accordance with notice given at last meeting moved that the Board rescind its action to postpone consideration of motion to ask permission of State Legislature to permit use of Yerba Buena Shoals for exposition purposes until April 29th.

After discussion, Supervisor Shannon moved that further consideration of Supervisor Brown's motion be continued until Thursday evening, April 11, at 8 P. M.

### Finance Committee Meeting on Inspection Fees.

Supervisor Gallagher announced that at the meeting of the Finance Committee, on Friday, April 12, at 3 P. M., consideration will be given to matter of fees for milk and meat inspection, and for sausage makers, and requested the Clerk to notify all members of the Board and ask that they be present.

### RECESS.

Whereupon, the Board recessed to reconvene Thursday, April 11, at 8 P. M., to take up the matter of Exposition site.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors April 15, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Thursday, April 11, 1935

Monday, April 15, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.



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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

THURSDAY, APRIL 11, 1935, 8 P. M.

In Board of Supervisors Thursday, April 11, 1935, 8 P. M.

The Board of Supervisors re-assembled pursuant to recess of Monday, April 8, 1935, for the purpose of hearing proponents of the various Exposition sites as to their plans for financing an exposition and as to the personnel of management of such proposed Exposition.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Colman, Havenner—2.

## Supervisor Excused from Attendance.

The Clerk announced that Supervisor Colman had been excused from this meeting as he would be out of town; also that Supervisor Havenner had declared that he expected to attend but would be late because he had previously arranged to address several meetings on proposed Charter Amendments.

## COMMITTEE OF THE WHOLE.

The following was read by the Clerk and *ordered filed*:

### Letter from San Francisco Bay Exposition.

April 11, 1935.

The Honorable Board of Supervisors,  
City and County of San Francisco,  
City Hall, San Francisco, California.

Gentlemen:

As President of the San Francisco Bay Exposition, I am in receipt of your invitation to our Directors to attend tonight's special meeting of your Honorable Board, at which proponents of mainland sites have been asked to submit definite plans for the financing and management of an Exposition in 1938 on the mainland.

This invitation has been made known to the Executive Committee of our Board of Directors, and I am requested to reply that the Committee respectfully expresses the belief that the position of the Directors has been made clear in previous communications to your Honorable Board and that no further purpose will be served by their presence at this meeting.

The Directors have previously stated their willingness to undertake the responsibility of establishing an exposition on Yerba Buena Shoals and in doing so they have believed that this could be accomplished by an underwriting plan successfully carried out in the Century of Progress Exposition at Chicago, coupled with substantial Federal assistance justified by reason of the airport involved and the attendant importance to National defense. A great deal of preliminary work was



done on this phase of financing. The Directors felt that a City bond issue should be avoided and that private financing should take its place.

At this time, our Board of Directors feels it proper that we should endeavor to impress your Honorable Body with the fact that delays which have already occurred have adversely affected our ability to secure the necessary financing as above outlined. Further delays will further adversely affect this situation and we therefore wish to publicly state that if these delays are continued that our Board will be forced into the position of declining to assume responsibility for the conduct of an Exposition for the purpose of celebrating the completion of the Bay Bridges.

I have requested our engineer, Mr. W. P. Day, and my assistant, Mr. Howard Freeman, to appear before your Honorable Board this evening prepared to answer any questions of fact.

Respectfully,

LELAND W. CUTLER,  
President.

Whereupon, the Board of Supervisors, on motion of Supervisor Brown, seconded by Supervisor Gallagher, resolved itself into Committee of the Whole with Supervisor McSheehy in the chair.

All members heretofore noted being present.

Supervisor Brown requested that he be excused for one-half hour, at 9:30 p. m.

No objection and *so ordered*.

Supervisor Shannon moved that fifteen minutes be allowed for hearing representatives of each site.

Supervisor Brown moved as an amendment twenty minutes for each site with two representatives having ten minutes for each.

Amendment *carried*.

#### Discussion.

Supervisor Gallagher, seconded by Supervisor Shannon, moved the privilege of the floor for A. A. Brown, Civil Engineer. *So ordered*.

A. A. Brown, Civil Engineer, thereupon, on request of Supervisor Gallagher, explained his qualifications, based on experience as assistant engineer of various local projects and as chairman of Committee of American Society of Civil Engineers, appointed to study and report on subsidence and foundation problem of San Francisco.

Mr. Brown read a report of his study of a site at South Basin of approximately 382 acres in extent and comprising 222 acres of solid land, 51 acres of marsh land, and 109 acres of tidelands, substantially all in private ownership. Cost of preparing proposed site, \$874,000 and completed site to be made available in one year.

George Anderson, attorney, representing South Basin site; W. P. Day, representing the Yerba Buena Shoals site; Joe E. Brown, attorney, representing mainland sites generally, and addressing himself to the question of financing exposition on mainland; Earl Carroll, representing mainland sites; Harrison Call, attorney, representing South San Francisco Chamber of Commerce, and favoring Mills Field as exposition site; Capt. E. L. Norberg, also representing Mills Field site; Senator Timothy Treacy, representing site in vicinity of Islais Creek; Norman Elkington, representing Junior Chamber of Commerce, speaking for the Shoals site; William Bender and Albert McKay, representing site of 315 acres, comprising cemetery lands in the Western Addition; Sam Jones, attorney, representing 310 acres of reclaimed land in Islais Creek District, of which sixty acres belong to the city; Stephen Malatesta, representing North Beach Fair Site Association, Columbia City Club, and North Beach Merchants and Property Owners, favoring North Beach site; John Mazza, representing North Beach Fair Site Association, favoring North Beach site; W. A. Hawkins, representing Lake Merced site; M. Schultz, representing United Ger-

man Societies; George D. Smith, President of California Hotels Association; K. Douglass, representing Lake Merced Exposition site, explaining its financial setup, and Garfield Murry, agent for Century of Progress Exposition at Chicago, presenting figures of probable attendance and estimates of receipts, was heard at length on the pending question.

#### Motion.

Supervisor Uhl, seconded by Supervisor Gallagher, moved that the Lake Merced site, including the Harding Golf Course, be again submitted to the Directors of the San Francisco Bay Exposition for another study and report to this Board.

Motion *carried*. Supervisor McSheehy voting *no*.

#### Committee of the Whole Arises.

Thereupon, on motion of Supervisor Brown, the Committee of the Whole arose and reported progress.

#### Adopted.

The following recommendation of his Honor the Mayor was presented and *adopted*:

Leave of Absence—Edward G. Cahill, Manager of Public Utilities Commission.

(Code No. 9.053)

Resolution No. 1901, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mr. Edward G. Cahill, Manager of the Public Utilities Commission, is hereby granted a leave of absence with permission to leave the State.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

#### ADJOURNMENT.

Whereupon, the Board of Supervisors at the hour of 12:55 a. m. April 12, 1935, adjourned.

J. S. DUNNIGAN,  
Clerk.

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#### MONDAY, APRIL 15, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 15, 1935, 2 p. m.

The Board of Supervisors met in regular session.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

Quorum present.

Supervisor Havenner appeared and was noted present at 2:35 p. m.

Supervisor Shannon appeared and was noted present at 2:45 p. m.

His Honor President McSheehy presiding.

#### APPROVAL OF JOURNALS.

The Journal of Proceedings of the meetings of April 3 and 8, 1935, was considered read and approved.



## UNFINISHED BUSINESS.

## Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Appropriating \$4,630 for Transportation of Employees to and From County Jail No. 2, San Mateo County.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 690, Ordinance No. 9.051165, as follows:

Appropriating \$4,630 out of Appropriation 7.101.00 (permanent salaries, Sheriff), for the purchase of three 5-passenger automobiles, construction of garage on City property at San Jose and Palmetto avenues, and for the maintenance of said automobiles during a three-month period at 140 miles per day. Being for the transportation of employees to and from County Jail No. 2, San Mateo County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby set aside and appropriated out of Appropriation 7.101.00 (permanent salaries, Sheriff), the sum of \$4,630 for the purposes hereinafter mentioned, to-wit:

For the purchase (initial cost) of three 5-passenger automobiles..\$2,500

For the construction of garage on City-owned property at San Jose and Palmetto avenues..... 1,500

For cost of maintenance of said automobiles during a 3-month period at 140 miles per day..... 630

Being for the transportation of employees to and from County Jail No. 2, San Mateo County.

Approved by the Mayor and Controller.

Ayes: Supervisors Brown, Colman, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Gallagher, Havenner, Hayden, Shannon—4.

**Amending Section 25 of Ordinance No. 5132 (New Series), "License Ordinance," by Modifying Fees for Bowling Alley Establishments.**

(Code No. 3.041)

Also Bill No. 696, Ordinance No. 3.04145, as follows:

Amending Section 25 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920, *by modifying fees for bowling alley establishments.*

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 25 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 25. Every person, firm or corporation owning, leasing, maintaining or conducting any bowling alley *establishment* shall pay a license of *ten (10) dollars* per quarter therefor.

The license issued under the provisions of this section shall be issued for a period of three (3) months, and shall date from the expiration of the last license or from the date upon which the applicant shall have commenced business.

Ayes—Supervisors Brown, Colman, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Gallagher, Havenner, Hayden, Shannon—4.

**Appropriating \$500 to Credit of Municipal Court Jury and  
Witness Fees.**

(Code No. 9.051)

Also, Bill No. 698, Ordinance No. 9.051169, as follows:

Appropriating the sum of \$500 from Emergency Relief, Appropriation 2,900.00 to the credit of Appropriation No. 20.105.00, Jury and Witness Fees, Municipal Courts, for the balance of the fiscal year 1934-1935.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$500 be and the same is hereby set aside out of Appropriation 2,900.00, Emergency Relief, to the credit of Appropriation No. 20.105.00, Jury and Witness Fees, Municipal Courts, for jury and witness fees for the balance of the fiscal year 1934-1935.

Recommended by the Mayor.

Approved by Controller as to funds being available.

Ayes—Supervisors Brown, Colman, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Gallagher, Havenner, Hayden, Shannon—4.

**Appropriating \$150 for Purchase of Gasoline and Oil for Coroner's  
Department.**

(Code No. 9.051)

Also, Bill No. 699, Ordinance No. 9.051170, as follows:

Appropriating \$150 from Emergency Reserve, Appropriation No. 2,900.00 for gasoline and oil for use of Department of Coroner, balance of fiscal year 1934-1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$150 is hereby set aside and appropriated from Emergency Reserve, Appropriation 2,900.00, for the purchase of gasoline and oil for use of the Department of Coroner, balance of fiscal year 1934-1935.

Recommended by the Mayor.

Controller approves as to availability of funds.

Ayes—Supervisors Brown, Colman, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Gallagher, Havenner, Hayden, Shannon—4.

**Ordering Street Work, Various Streets.**

(Code No. 12.0611)

On recommendation of Streets Committee.

Bill No. 695, Ordinance No. 12.061154, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors March 26, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934 of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.



That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three (3) annual installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The assessment district hereby approved is described as follows:

The improvement of Columbus avenue (northeast one-half) between Taylor and Francisco streets;

Taylor street (west one-half) between Columbus avenue and Francisco street;

Stockton street (east one-half) between 55 feet and 137 feet 6 inches north of Lombard street;

Stockton street (west one-half) between Lombard and Chestnut streets;

Taylor street (east one-half) between Filbert street and 24 feet north;

Pacific avenue (north one-half) between Larkin street and Morrell place;

Jones street (west one-half) between 20 feet and 40 feet south of Bernard street;

Mason street (west one-half) between Broadway and 52 feet 6 inches south;

Broadway (south one-half) between Mason street and 87 feet 6 inches west;

Montgomery street (west one-half) between 137 feet 6 inches and 185 feet north of Pacific avenue;

Sansome street (east one-half) between 50 feet and 70 feet south of Broadway;

Broadway (south one-half) between 49 feet and 70 feet east of Sansome street;

Pacific avenue (south one-half) between 160 feet and 183 feet west of Jones street;

Ellis street (north one-half) between 68 feet 6 inches and 93 feet 6 inches west of Hyde street;

Ellis street (north one-half) between 91 feet 10 inches and 131 feet 10½ inches east of Larkin street;

Larkin street (east one-half) between Hayes and Grove streets;

Grove street (south one-half) between Larkin street and 23 feet 1½ inches east;

Filbert street (south one-half) between Laguna street and 137 feet 6 inches east;

Laguna street (east one-half) between Filbert street and 72 feet 3⅝ inches south;

Sutter street (north one-half) between 70 feet and 190 feet east of Gough street;

Post street (north one-half) between Octavia and Laguna streets;

Post street (south one-half) between 110 feet and 137 feet 6 inches east of Octavia street;

Ellis street (north one-half) between Buchanan street and 25 feet east;

Buchanan street (east one-half) between Ellis street and 90 feet north;

Eddy street (north one-half) between 80 feet 10¾ inches and 105 feet 6 inches east of Webster street;

Market street (north one-half) between Page street and 103 feet 11½ inches east;

Haight street (north one-half) between 55 feet and 195 feet east of Octavia street;



Market street (north one-half) between Rose and Franklin streets;  
Market street (north one-half) between Gough and Waller streets;  
Waller street (north one-half) between Octavia and Market streets;  
Twentieth avenue (west one-half) between 150 feet and 225 feet south of Clement;

Valencia street (west one-half) between Duboce avenue and 25 feet north;

Duboce avenue (north one-half) between Valencia street and 90 feet west;

Fifteenth street (north one-half) between Valencia street and 500 feet west;

Capp street (west one-half) between Sixteenth street and 260 feet north;

Mission street (west one-half) between 85 feet 2 inches and 160 feet south of Fifteenth street; by the construction or reconstruction of one-course concrete sidewalks of the full official width where concrete or bituminous rock sidewalks of the full official width are defective or not constructed to the official grade.

And the improvement of Columbus avenue (northeast one-half) between Francisco and Jones streets;

Francisco street (north one-half) between Columbus avenue and Taylor street;

Taylor street (west one-half) between Francisco street and 137 feet 6 inches north;

Van Ness avenue (west one-half) between Greenwich street and 137 feet 6 inches south;

Pierce street (west one-half) between 52 feet and 127 feet north of Green street;

Greenwich street (south one-half) between Scott street and 74 feet 4 inches west;

Scott street (west one-half) between Greenwich street and 68 feet 9 inches south; by the construction or reconstruction of one-course concrete sidewalks nine (9) feet in width where concrete or bituminous rock sidewalks nine (9) feet or more in width are defective or not constructed to the official grade.

And the improvement of Greenwich street (south one-half) between Van Ness avenue and 154 feet 9 inches west;

Rosemont place (west one-half) between Fourteenth street and 90 feet north; by the construction of one-course concrete sidewalks six (6) feet in width where concrete or bituminous rock sidewalks six (6) feet or more in width are defective or not constructed to the official grade.

The Director of Public Works does hereby declare and set forth the district to be benefited by the said contemplated work or improvement and to be assessed to pay the costs and expenses thereof, as follows:

Within the exterior boundaries of all those certain lots delineated, designated and numbered respectively as:

Block 50, Lots 1, 2 and 3; Block 62, Lot 17C; Block 63, Lots 2, 3, 4, 5 and 5A; Block 91, Lot 20; Block 154, Lots 17, 19 and 20; Block 156, Lot 5; Block 158, Lot 1; Block 163, Lots 3 and 4; Block 165, Lots 11 and 13; Block 183, Lot 36; Block 321, Lots 11 and 18; Block 355, Lot 11; Block 530, Lot 23; Block 672, Lots 6 and 8; Block 687, Lots 6, 7, 9, 10, 13 and 16; Block 697, Lot 27; Block 723, Lot 18; Block 733, Lot 4B; Block 836, Lots 8 and 10; Block 853, Lots 6, 7 and 8; Block 854, Lots 1 and 2; Block 855, Lots 2 and 2B; Block 1452, Lots 4, 5 and 6; Block 3502, Lot 18; Block 3546, Lots 5 and 6; Block 3553, Lot 20; Block 3554, Lots 3A and 4; Block 43, Lots 3, 4, 6 and 7A; Block 522, Lots 1 and 15; Block 537, Lot 2; Block 544, Lot 1; Block 3534, Lot 25C; all being



designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned work.

Ayes—Supervisors Brown, Colman, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Gallagher, Havenner, Hayden, Shannon—4.

### NEW BUSINESS.

Passed for Second Reading.

The following bill was *passed for second reading*:

#### Eliminating Certain Penalties for Non-Payment of License Taxes.

(Code No. 3.041)

On recommendation of Finance Committee.

Bill No. 692, Ordinance No. 3.04144, as follows:

Amending Section 2 of Ordinance No. 5132 (New Series), entitled, "Imposing License Taxes on Certain Businesses, Callings, Trades or Employments Within the City and County of San Francisco."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 2. On and after April 1, 1935, all license taxes, unless, by ordinance, specifically provided otherwise, shall be due and payable quarterly in advance, and fall due on the first day of October, the first day of January, the first day of April and the first day of July in each calendar year, depending upon the particular quarter in which a licensee begins business. In all cases of licenses on new business collectible at periods other than the months of October, January, April and July, the Tax Collector shall pro rate on a monthly basis the amount of license fee due for any given quarter.

Whenever a license tax is imposed by ordinance it shall be unlawful to do or perform the act or to carry on the business, trade, profession or calling for which a license is required, or to own, keep or use the article or thing, for the owning, keeping or using of which a license is required, unless such license be first procured.

All licenses are payable, when due, at the office of the Tax Collector, in the City Hall, and if not paid within thirty (30) days after the same become due, the Tax Collector shall add 10 per cent to the amount of the license as a penalty for non-payment. If the license is not paid within sixty days after the same becomes due, the Tax Collector shall add 15 per cent to the amount of the license as a penalty for non-payment. If the license is not paid within ninety days after same becomes due, the Tax Collector shall add 25 per cent to the amount for the license as a penalty for non-payment, provided, however, when a licensee has failed for a period of six months or more to pay a license fee, and has allowed the license to become delinquent for this or a longer period, the Tax Collector shall, in such instance, impose a penalty of 25 per cent on the total amount of license delinquent, and shall turn over a complete list of such licensees to the Chief of Police for arrest and prosecution, under the provisions of this ordinance. Nothing shall permit the exemption of the penalty mentioned in this section.

Ayes—Supervisors Brown, Colman, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Gallagher, Havenner, Hayden, Shannon—4.

**Adopted.**

The following resolutions were *adopted*:

**Cancelling Tax Sales and Assessments on Properties Acquired  
by the State.**

(Code No. 9.0411)

(Code No. 9.0412)

On recommendation of Finance Committee.

Resolution No. 1905, as follows:

Whereas, the Controller has reported that the following property now recorded in the name of the State of California was sold to the state for unpaid taxes. Being state property these sales and assessments should be cancelled, and the City Attorney having consented thereto; therefore

Resolved, That the Controller be directed to cancel the following sales and assessment in accordance with the provisions of Section 3804A of the Political Code:

Vol.	Lot	Block	Assessed to	Sale	Tax 1932	Tax 1933
5	3	766	Realty Income Inc.....	580	6620.72	6862.22
26	57	3763	Sadie Foorman .....	4060		72.73
	13	3764	Steiner Realty Co.....	4063		237.51
	32	3764	Greek Church .....	4066		26.10
	48	3764	C. M. & E. H. Jacobson.....	4067		13.92
	4	3765	A. Redmond .....	4068		13.57
	2A	3767	C. Schlessinger .....	4071		209.32
	7	3767	C. Schlessinger .....	4072		189.31

Ayes: Supervisors Brown, Colman, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, Havenner, Shannon—3.

**Refunds of Amounts Paid as Taxes in Duplicate and Through Error.**

(Code No. 9.059)

Also Resolution No. 1903, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being amounts paid as duplicate taxes, and through error, to-wit:

To

- (1) Mark E. Fontana, Vol. 2, Bill 2913, Lot 12, Block 536,  
Fiscal Year 1931 ..... \$179.78
- (2) Hibernia Savings & Loan Society, per Vol. 11, Bill 3309,  
Lot 43, Block 1616, Fiscal Year 1934..... 53.20
- (3) Anna Schwindt, per Vol. 38, Bill 3466, Lot 22, Block 6507,  
Fiscal Year 1934..... 75.11
- (4) Title Insurance & Guaranty Co., per Vol. 1, page 46, line 1,  
1932 Unsecured Personal Property Taxes..... 4.15
- (5) City Title Insurance Company, per Vol. 13, Bill 2619, Lot  
3G, Block 1771, Fiscal Year 1933..... 83.84
- (6) N. A. Farewell, per Vol. 21, Bill 2118, Lot 44, Block 3120,  
Fiscal Year 1934..... 11.33
- (7) Robert Burns, Jr., per Vol. 14, Lot 1A, Block 1870, 1933-34  
Real Estate Rolls..... 8.00
- (8) Robert Burns, Jr., per Vol. 14, Lot 1A, Block 1870, 1934-35  
Real Estate Rolls..... 4.83
- (9) E. E. Jerebtsoff, per Vol. 16, page 12, line 6, 1934 Unsecured  
Personal Property Rolls..... 4.32
- (10) Charles James, per Vol. 9, Lot 31, Block 1362, 1934-35 Real  
Estate Rolls ..... 5.41



(11) Otto & Annie Wust, Lot 15, Block 7109, Real Estate Rolls,  
year 1931-32 (\$44.44), 1932-33 (\$44.44), 1933-34 (\$33.06),  
1934-35 (\$36.70), Erroneous assessments..... 158.64  
Verified and approved by the Controller.

Ayes—Supervisors Brown, Colman, Hayden, McSheehy, Ratto, Ron-  
covieri, Schmidt, Uhl—8.  
Absent—Supervisors Gallagher, Havenner, Shannon—3.

**Authorizing Payment of Islais Creek Warrants.**

(Code No. 12.04)

Also Resolution No. 1904, as follows:

Be It Resolved, That the following warrants of Islais Creek Reclama-  
tion District:

No.	To	For
587	Director of Public Works .....	\$301.80
588	J. B. West .....	125.00
589	J. B. West .....	125.00
590	Henry Windt .....	.24
591	Albin Warden; Anna K. Warden.....	26.37
592	Anglo California National Bank.....	852.75

payable out of the funds of said District, be and the same are hereby  
approved; and that the President of the Board of Supervisors of the  
City and County of San Francisco, as Chairman of the Board of Super-  
visors thereof, and the Clerk of said Board be and they are hereby  
authorized and directed to sign and certify to the foregoing approval  
of said warrants on each of said warrants.

Ayes—Supervisors Brown, Colman, Hayden, McSheehy, Ratto, Ron-  
covieri, Schmidt, Uhl—8.  
Absent—Supervisors Gallagher, Havenner, Shannon—3.

**Sale of \$3,325,000 Hetch Hetchy Dam Bonds, 1933.**

(Code No. 15.031)

Also Resolution No. 1902, as follows:

Resolved, That the Clerk of the Board of Supervisors is hereby to  
advertise in the official newspaper a notice of sale that, on the 29th  
day of April, 1935, the Board of Supervisors will receive sealed pro-  
posals up to the hour of 3 o'clock p. m. on said date, for the purchase of:

Three million three hundred and twenty-five thousand dollars (\$3,-  
325,000) Hetch Hetchy Dam Bonds, 1933.

Said bonds bear interest at the rate of four per cent (4%) per  
annum; comprising 175 bonds of \$1000 denomination, maturing each  
year, 1935 to 1953, inclusive. Interest payable semi-annually, June 1  
and December 1.

Bids must be submitted on proposals furnished by the Clerk of the  
Board of Supervisors. No alternate bids will be considered by the  
Board of Supervisors.

Ayes—Supervisors Brown, Colman, Hayden, McSheehy, Ratto, Ron-  
covieri, Schmidt, Uhl—8.  
Absent—Supervisors Gallagher, Havenner, Shannon—3.

**Passed for Second Reading.**

The following matter was *passed for second reading*:

**Procedure Ordinance for Fixing Charges for Institutional Care at  
San Francisco Hospital.**

(Code No. 18.01)

On Recommendation of Finance Committee.

Bill No. 703, Ordinance No. 18.011, as follows:

Providing for and establishing the method and procedure for de-  
termining and fixing reasonable charges for institutional care and

treatment at the San Francisco Hospital, including the isolation division thereof, and the billing of patients financially able themselves or through relatives legally obligated to pay for the same at such institutions.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Health, on or before the fifteenth day of May in each year, shall compute the per diem cost of maintaining and caring for each class of patients at the San Francisco Municipal Hospitals and what amounts, in his judgment, would be a proper and reasonable charge to make per diem for reimbursement to the City and County for institutional care of each class or type of patients, who by themselves or whose relatives are financially and legally obligated to pay for said institutional care. Said computation of per diem cost shall be based upon medical, surgical, X-ray, laboratory, nursing and general maintenance and service costs of each class of patients, as compiled and shown from the operation and conduct of such institution over a period of one year next preceding the time at which said compilation of per diem charges and rates shall be made. The Director of Health shall thereupon report his said findings to the Chief Administrative Officer, who shall examine the same and transmit the same with his approval, together with such suggestions and amendments as he may see fit, to the Board of Supervisors not later than the twentieth day of May. The Board of Supervisors shall, not later than the twentieth day of June, with the approval of the Controller, determine and fix by resolution the proper and reasonable amounts to be charged to said patients, when said patients by themselves or whose relatives are legally obligated and able to pay for said institutional care. Said rates or charges shall thereupon go into effect and be effective as of the first day of July of said year and shall remain in full force and effect during said fiscal year, or until new rates shall be established as hereinabove provided.

Section 2. The resolution determining and fixing said rates or charges shall constitute prima facie evidence of the reasonableness of said rates or charges.

Section 3. Pursuant to Section 64 of the Charter, the Controller shall prescribe the forms, method and procedure to be followed in billing said patients or their relatives under this ordinance.

Section 4. Rates and charges fixed as in this ordinance provided shall remain effective until new rates and charges are fixed as in this ordinance provided.

Section 5. Ordinance No. 5151, New Series, in effect May 14, 1920, is hereby repealed.

Ayes—Supervisors Brown, Colman, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, Havenner, Shannon—3.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

Declaring Recess, Good Friday, April 19, 1935.

(Code No. 4.054)

Supervisor Hayden presented:

Resolution No. 1907, as follows:

Resolved, That his Honor the Mayor is hereby requested to declare a recess on Good Friday, April 19, 1935, between the hours of 12 noon and 3 o'clock p. m., to permit employees of the City who desire



to participate in religious exercises that day to do so between the hours mentioned.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Transferring \$2,250 from Hetch Hetchy Operative Fund Surplus to the Credit of General Fund, 1934-1935.**

(Code No. 9.052)

Supervisor Gallagher presented:

Resolution No. 1908, as follows:

Resolved, That the sum of \$2,250 be and the same is hereby transferred from Hetch Hetchy Operative Fund surplus to the credit of the General Fund, 1934-1935, for the purpose of defraying the expenses of City representatives to Washington, D. C., rehearing on Hetch Hetchy Power before the Secretary of the Interior May 6, 1935.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

Whereupon, Supervisor Gallagher presented the following bill and the same was *passed for second reading* by the following vote:

**Appropriating \$2,250—Expense of City Representatives to Washington, re Hearing—Secretary of the Interior, May 6, 1935.**

(Code No. 9.051)

Bill No. 704, Ordinance No. 9.051173, as follows:

Appropriating \$2,250 from the General Fund, 1934-1935, for the purpose of paying the expenses of city representatives to Washington, D. C., re hearing on Hetch Hetchy Power before the Secretary of the Interior on May 6, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,250 be and is hereby set aside from the General Fund, 1934-1935, to defray the expense of City representatives to Washington, D. C., re hearing on Hetch Hetchy Power before the Secretary of the Interior May 6, 1935.

Ayes: Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Protest Against Monopolistic Air Service.**

(Code No. 5.2)

Supervisor Havenner presented:

Resolution No. 1909, as follows:

Whereas, there are now pending in Congress several bills for the regulation of air mail contracts and air commerce, particularly Senate Bills 2420 and 2454 and House Bill 6511; and

Whereas, while these proposed measures promise legislation generally desirable, each of the aforesaid bills contains a proposal to amend section 15 of the Air Mail Act of 1934 in such manner as to prohibit any air mail contractor from maintaining or establishing a passenger service off the contract air mail route of such contractor to a point on the route of any other air mail contractor; and

Whereas, legislation to such effect would tend to make possession of an air mail contract along any particular route or to any particular point an undue monopolistic advantage which would throttle healthy competition, prevent the extension and expansion of air transport services in response to traffic demands, and would especially prove

injurious to San Francisco by preventing the development of new lines and services into this city regardless of the passenger needs therefor now or at any future time whatever; now, therefore, be it

Resolved, That this body go on record as being opposed to legislation by Congress to the effect aforesaid, and as petitioning in its stead that control of the air transport schedules and routes be placed under the jurisdiction of the Interstate Commerce Commission to be determined by it in accordance with the public convenience and interest from time to time; and be it

FURTHER RESOLVED, That copies of this resolution be transmitted to the Committees on Post Offices and Post Roads of the Senate and House of Representatives and to the Senators from California, and to the Representatives from San Francisco.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

(Clerk was authorized to send synopsis of the foregoing resolution by wire to representatives Senator Johnson, Congressman Welch and Congresswoman Kahn.)

### Director of Property Requested to Make Appraisalment of Property Necessary for Widening of Houston Street.

(Code No. 12.063)

Resolution No. 1910, as follows:

Whereas, it is deemed necessary that Houston street, situate east line of Jones street between Francisco and Chestnut streets, be opened and widened to conform with present interior width of said Houston street; now, therefore, be it

Resolved, That the Director of Property be and he is hereby requested to make an appraisalment of the value of lands being a portion of Lots 9 and 16 in Assessor's Block Book No. 50 necessary for said purpose, and to report his findings to this Board at the earliest possible date.

*Adopted by the following vote:*

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

### Leaves of Absence, City Officials, to Attend Hearing in Washington, D. C., May 6, 1935, and Authorizing Expenses Therefor.

(Code No. 4.053)

(Code No. 9.056)

Resolution No. 1906, as follows:

Resolved, That pursuant to the recommendation of the Mayor, Mayor Angelo J. Rossi, Controller Leonard S. Leavy, Supervisors James B. McSheehy, Jesse Colman, and Franck R. Havenner, Manager of Utilities E. G. Cahill and City Attorney John J. O'Toole, be and each of them is, hereby granted permission to absent themselves from the State of California for a period of not exceeding sixty days from and after the effective date of this resolution for the purpose of attending a hearing before the Secretary of the Interior of the United States, at Washington, D. C., relative to the distribution of power produced by the Hetch Hetchy project; and

Be It Further Resolved, That the expense incident to attending said hearing be allowed as provided in Section 219 of the Charter and Ordinance No. ——— of the Board of Supervisors.

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



### **Legislative Amendments to Protect San Francisco Interests of Yerba Buena Shoals.**

The following was presented and read by the Clerk:

Communications from A. B. Musante, President, Central Council of Civic Clubs, calling attention to two proposed amendments to Senate Bill No. 758, which amends are calculated to prevent the use of Yerba Buena Shoals by private corporations to the commercial disadvantage of San Francisco and are in accordance with the policy of securing to the City complete control over its entire harbor facilities, and requesting that the Board lend its support to the approval of the proposed amendments.

*Referred to Special Tax Committee.*

### **Endorsement of Exposition Site on Yerba Buena Shoals.**

Supervisor Hayden presented:

Communication from Hotel Greeters of America, Charter No. 4, endorsing unanimously the Yerba Buena Shoals as the site for the proposed 1938 Exposition.

*Ordered filed.*

### **Appropriation Requested for Ashbury Heights Playground.**

Supervisor Gallagher presented:

Communication from the Ashbury Terrace Improvement Club signed by numerous property owners, requesting that \$25,000 be appropriated in the budget for playgrounds in the Ashbury Heights District.

*Referred to Finance Committee.*

### **Budget Appropriation for Ventilation of Chambers.**

Communication from President James B. McSheehy to William H. Worden, Director of Public Works, requesting an additional \$3,000 be inserted in the Department of Public Works budget for the account of Repairs to Public Buildings and specifically set up for the correction of the ventilating system in the chambers of the Board of Supervisors.

*Ordered filed.*

### **Estimates of Cost of Dismantling and Erecting Airports.**

Communication from E. G. Cahill, Manager of Utilities, relative to request for an estimate of cost for dismantling the present San Francisco Airport at Mills Field and the cost of constructing a new airport at Yerba Buena Shoals.

*Ordered filed.*

### **Report on Energy Cost to Turlock-Modesto Irrigation District.**

Communication from E. G. Cahill, Manager of Utilities, submitting report as to the cost to the City and County of San Francisco of supplying the Turlock-Modesto Irrigation Districts with energy off the Moccasin-Newark Transmission Line rather than to pay the districts for the loss of energy and for energy which they purchased.

*Ordered filed.*

### **Report of Conference Committee on Market Street Railway Franchise Taxes.**

Communication from Leonard S. Leavy, Controller, reporting on meetings held by Committee appointed to confer with the Market Street Railway officials relative to railway franchise taxes.

*Referred to Finance Committee.*

**Transfer of Moneys to Defray Expense of Washington Committee.**

Communication from Leonard S. Leavy suggesting that in consonance with Section 129 of the charter, that the Board by resolution transfer the sum of \$2,250 from the Hetch Hetchy Power Operative Fund to the General Fund 1934-35, and that by ordinance and in accordance with Section 80 of the charter, the Board appropriate this sum to defray expenses of the three members of the Board who have been delegated to represent San Francisco at the hearing before Secretary of the Interior Ickes on alleged violations of the Raker Act which will be held in Washington, D. C., in the early part of May; and further suggesting that the expenditures be thereafter accounted for in accordance with Section 219 of the charter as provided for in Bill 686, Ordinance 9.0563.

Read and ordered *filed*.

**Chief Administrative Officer Cleary to Advise as to His Action on Selection of Exposition Site.**

Supervisor Uhl moved that Mr. Cleary, the Chief Executive Officer, be invited to come here next Monday at 2:30 p. m., in order that he may be interrogated regarding his decision in favor of the Shoals and as to what consideration was given to the various other exposition locations on the mainland; and that the subject matter be made a Special Order of Business at the hour mentioned.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Schmidt, Shannon, Uhl—8.

Noes—Supervisors McSheehy, Roncovieri—2.

Absent—Supervisor Brown—1.

**Board of Supervisors Expresses Its Confidence and Endorses President Roosevelt's Policies.**

Supervisor Gallagher read an editorial from "The San Francisco News," April 15, 1935, relative to resistance offered from certain sources to the President's efforts for the relief of humanity, by labor legislation, security legislation and by far-reaching financial legislation.

Whereupon, on motion of Supervisor Andrew J. Gallagher, the Clerk was directed to convey to President Roosevelt the statement that the Board of Supervisors of San Francisco unanimously sends greetings and good wishes and the hope that you will succeed in your effort for the relief of the people of America who are suffering from the effects of the depression. It is the hope of the Supervisors that those who are opposing your efforts to restore normal labor, social and economic conditions in the United States will meet with deserved and effective rebuffs. It is the feeling of the Board of Supervisors of San Francisco that the people of this United States will rally to your support in your courageous and indefatigable leadership to take the Country out of the distressed conditions which have prevailed, and that you will lead citizens of this Country out of the haze of discontent and dissatisfaction with our Government.

**Reporter for Police Committee Meeting.**

Supervisor Hayden moved that a reporter be placed at the disposal of the Police Committee at its meeting Friday, April 26, 1935, 2 p. m.  
*So ordered.*

**Request for City Attorney's Opinion.**

Supervisor Gallagher moved that a legal opinion by Jos. A. Brown, attorney, as printed in "The Guardian," relative to ownership and control of harbor facilities on Yerba Buena Shoals, be sent to the City Attorney for his opinion thereon.

*So ordered.*



### Transcript of Washington Conference Proceedings.

Supervisor Uhl moved that necessary arrangements be made by the Committee in Washington to have a transcript made of the proceedings of the meeting in Secretary Ickes' office, so that the Board can be informed.

*So ordered.*

### Minutes of Washington Conference Delegation.

President McSheehy announced meeting of delegation which is to attend hearings in Washington on May 6, 1935, for 10 a. m. in the Mayor's office.

### Meeting of Taxation Committee.

Supervisor Gallagher moved that the President of the Board, in conjunction with the City Attorney and the Controller, arrange, if possible, for a meeting of the Taxation Committee to consider the question of the 5 per cent tax limitation.

*So ordered.*

City Attorney O'Toole announced committee would meet tomorrow at 2:30 p. m.

### Cost of Airport at Yerba Buena Shoals.

Supervisor Gallagher requested that the Manager of Utilities give the Board the approximate cost of airport, exclusive of fill, if one is to be located on Yerba Buena Shoals.

*So ordered.*

### Public Utilities Meeting.

Supervisor Colman announced meeting of Public Utilities Committee for Wednesday, 3:30 p. m.

### Statement of Jno. F. Kelly.

Jno. F. Kelly, charged at last meeting by Supervisors Brown and Hayden with having made statement that Mr. McGahey, attorney representing the Standard Oil Co. in the matter of applications for oil station permits pending in the Police Committee, that he (McGahey) had the members of the Board of Supervisors "in his bag" when it came to a vote, was granted the privilege of the floor to defend his statement.

Mr. Kelly denied that he had used the language as printed in the "Journal." He declared that the word he used, speaking from his notes, was "officials," not "Supervisors," as stated by Supervisors Brown and Hayden.

Attorney McGahey denied that he had ever expressed himself as claimed by Mr. Kelly, as matter of fact, he had only one application before the Board of Supervisors in two years, and that was turned down.

### ADJOURNMENT.

Whereupon, the Board of Supervisors, at 5:55 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors April 22, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, April 22, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, APRIL 22, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 22, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

Quorum present.

Supervisor Brown appeared and was noted present at 2:40 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of April 11 and 15, 1935, were considered read and approved.

### SPECIAL ORDER—2:30 P. M.

#### Hearing on Exposition Site.

April 15, 1935—Supervisor Uhl moved that Chief Administrative Officer Alfred J. Cleary appear in Board of Supervisors at 2:30 Monday, April 22, 1935, in order that he may be interrogated regarding his decision as an Exposition Director in favor of the Shoals site and as to what consideration was given to various other exposition locations on the mainland.

#### Motion.

Supervisor Gallagher, seconded by Supervisor Uhl, moved that Attorney Jos. E. Brown be granted the privilege of the floor to ask Mr. Cleary questions regarding this matter.

Mr. Cleary declared that he refused to answer except the members of the Board of Supervisors.

City Administrative Officer Cleary read report by engineers for the Exposition who chose the shoals and declared he favored the island site because in his opinion, "on no other site could an exposition be a financial success."

"Records show the climate is good in summer months," he said. "Filling the shoals would involve over 60 per cent labor expenditure and would be done with San Francisco labor.

"It appears to be the only site for which directors can raise money by voluntary subscription from business people of San Francisco. It was the only site for which they could obtain definite commitments.

"Average gate receipts, directors feel, would be twice those of any other site. As business men they want the world's fair to be one San Francisco can be proud of and one that will be a financial success."

In reply to a question of Supervisor Shannon, as to whether the Exposition Directors were definite and final when they chose the shoals



and would not assume financial responsibility for a fair on any other site.

"I know that to be a fact," Cleary answered. "If use of shoals is refused it is safe to say there will be no exposition—unless the Board of Supervisors themselves promote and finance one."

Mr. Cleary in reply to Supervisor Uhl, as to why he was selected as a director, declared that it was because he was the first engineer to urge the Rincon Hill site for the San Francisco terminal of the bay bridge.

The exposition corporation is a non-profit corporation and surplus money from running the fair would accrue to the people of San Francisco, he said.

### Communication from President of Exposition Company.

The following was read by the Clerk:

SAN FRANCISCO BAY EXPOSITION  
A California Corporation  
818 Financial Center Building,  
Telephone: Exbrook 4511,  
San Francisco, California.

April 20, 1935.

To the Honorable Board of Supervisors,  
City and County of San Francisco,  
City Hall, San Francisco.

Gentlemen: Mr. Alfred J. Cleary, Chief Administrative Officer, has presented to our Board of Directors, your letter of April 12th conveying the request of Supervisor Uhl that we be asked to again study the Lake Merced Exposition site and report to the Board of Supervisors. In reply, our Directors reaffirm their belief that, in their opinion, Yerba Buena Shoals is the best possible location for the Exposition and the only site on which they would be willing to undertake trying to finance and carrying through to a conclusion, and they bespeak the assistance of all good citizens in such a great task.

Yours very truly,

LELAND W. CUTLER, President.

April 22, 1935, File.

### Motion.

At the conclusion of the discussion Supervisor Gallagher, seconded by Supervisor Hayden, moved a vote of thanks to Mr. Cleary.

Motion *carried*.

## UNFINISHED BUSINESS

### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

### Authorizing Sale of Certain Lands Under Control of the Board of Education.

(Code No. 12.1722)

On recommendation of Finance Committee.

Bill No. 702, Ordinance No. 12.17221, as follows:

Providing for the sale of certain city owned land.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the City and County of San Francisco, State of Cali-

fornia, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Board of Education:

Beginning at a point on the westerly line of 18th Avenue, distant thereon 225 feet southerly from the southerly line of Ulloa Street; running thence southerly along said westerly line of 18th Avenue, 150 feet; thence at a right angle westerly 240 feet to the easterly line of Nineteenth Avenue; thence northerly along said easterly line of Nineteenth Avenue, 150 feet to a point distant thereon 225 feet southerly from the southerly line of Ulloa Street; thence at a right angle easterly 240 feet to the westerly line of Eighteenth Avenue and the point of beginning.

Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Appropriating \$3,150 for Printing, etc., That the Traffic Tag Procedure Become Operative.**

(Code No. 9.051)

Also, Bill No. 697, Ordinance No. 9.051168, as follows:

Appropriating \$3,150 from Emergency Reserve, Appropriation No. 2.900.00 for the purchase of printing, stationery and equipment in order that Traffic Tag Procedure become effective.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,150 is hereby set aside and appropriated from Emergency Reserve, Appropriation No. 2.900.00 for the purchase of printing, stationery and equipment for the Police Department of the City and County, in order that the Traffic Tag Procedure become operative. If and when the revenue from said traffic tags increases over \$40,000 for the present fiscal year, then this amount shall be returned to the Emergency Fund.

Recommended by the Mayor.

Controller approves as to availability of funds.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Authorizing Payment of \$4,564.43 for Claim of Modesto Irrigation District.**

(Code No. 9.051)

Also, Bill No. 701, Ordinance No. 9.051172, as follows:

Supplemental appropriation of \$4,564.43 for payment of claim of Modesto Irrigation District.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Mayor which was made at the request of the Public Utilities Commission, there is hereby appropriated from the Hetch Hetchy Power Operative Fund, Appropriation No. 67.808.00, as set forth in the estimated revenues for the Fiscal Year 1934-35 under Ordinance No. 9.051129, the sum of \$4,564.43 for the payment of the claim of the Modesto Irrigation District for loss of revenue suffered by that District occasioned by the City withholding waters due said District under the Raker Act, and which waters if



delivered to the said District would have yielded an income to the District in the amount appropriated.

Controller approves as to funds available.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

## NEW BUSINESS.

Passed for Second Reading.

The following bill was *passed for second reading*:

### Authorizing the Leasing of Fire Department Property— Grant and Broadway.

(Code No. 12.1736)

On recommendation of Public Buildings and Lands Committee No. 4—  
Bill No. 704, Ordinance No. 12.17363, as follows:

Authorizing leasing of certain Fire Department property.

Be it Ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Fire Department, the Director of Property is hereby authorized to lease the following described City-owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Broadway, distant thereon 171 feet 10½ inches westerly from the westerly line of Grant avenue; running thence westerly along said southerly line of Broadway 22 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 22 feet; thence at a right angle northerly 137 feet 6 inches to said southerly line of Broadway and the point of beginning.

Approved by Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Leave of Absence—Honorable George Filmer, Sr.

(Code No. 4.053)

The following recommendation of his Honor the Mayor was taken up and *adopted*:

Resolution No. 1911, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable George Filmer, Sr., member of the Public Utilities Commission, be and he is hereby granted a leave of absence of 60 days, commencing May 25, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Federal Allocation of Funds for Public Works.

Supervisor Gallagher called attention to communication from California State Chamber of Commerce inviting attendance at dinner at Wm. Taylor Hotel Thursday evening, April 25, 1935, where expenditure of Federal allocation of public funds for public works through California will be discussed.

Also communication from Redwood Highway Association relative to distribution of the \$19,000,000 allocated to California for grade separation and other public work throughout the State and inviting attendance at Harbin Springs on April 26, 1935, to discuss matter.

Supervisor Gallagher moved that the President of the Board take steps to see that the Board of Supervisors is represented by members of the Board or department executives and the City Engineer's office to the end that San Francisco will be ready to discuss relief county projects and have a program of works prepared for incorporation in the general program.

*Chair appointed City Administrator Cleary and Supervisors Gallagher and Ratto to attend.*

#### Transfer of Funds to Permit Payment of Bond Interest and Redemption.

SUPERVISOR GALLAGHER: I present the following resolutions at the request of the Controller, his Honor the Mayor, and all parties concerned. Mr. Leavy will point out the need of consideration at this time.

(The Clerk thereupon read the resolutions.)

SUPERVISOR GALLAGHER: I move we send for Mr. Leavy to make the explanation of the ordinances.

CONTROLLER LEAVY: The ordinances will follow, Supervisor.

SUPERVISOR GALLAGHER: The ordinances are on the desk.

CONTROLLER LEAVY: At the time the budget of 1934-35 was reduced it was anticipated what amount would be necessary for bond interest and redemption as of June 1, 1935. Included in the amount of revenue was a Federal grant which was appropriated in this budget in the amount of \$1,106,000. That amount will not be realized during the current fiscal year. We have already submitted through the public works resident engineer at Washington a request for a grant in the total of \$635,000 to date. There are other measures pending which will be accommodated before the end of the month, bringing them up to probably another \$100,000. Prior to the end of the present fiscal year we expect that the work along the lines that it is running now, that there may be an accumulation very close to a million and a half. Our difficulty up to date has been allocation at Washington; Federal officials have not passed quickly enough upon our requests. That is one matter that will be taken up by me some time next week in Washington. We are asking that the moneys that we know have accumulated in these funds be transferred to the general fund. When that transfer is made these ordinances will necessarily follow. The moneys that have accumulated as surplus up to the present date and which would have been accommodated as surplus June 30th to reduce bond interest and redemption for the ensuing year will be met by the contribution from the Government, in other words, it has no bearing at all upon the tax rate of next year because every dollar we use as of June 1st will be met by the Government contribution during the ensuing year.

SUPERVISOR GALLAGHER: May I interrupt? The procedure that you are suggesting to the Board, and to the Finance Committee, is that you use these surplus moneys to apply as of June the 1st, and that when the Government grant comes in you will replace that money?

CONTROLLER LEAVY: Yes, our revenue schedule for the ensuing year, which will probably be completed tomorrow or Wednesday, if this action is taken it will be taken into account to offset the bond interest and redemption in 1935-36. As a matter of fact, we did place in the present budget a Federal grant of \$1,600,000. We do



not expect to earn all of that because of the slow progress in starting the work.

SUPERVISOR UHL: Did I understand you to say there will be a surplus in the Hetch Hetchy power?

CONTROLLER LEAVY: Yes, there will be.

SUPERVISOR UHL: How much was the interest and bond redemption last year?

CONTROLLER LEAVY: There will be a surplus there, I think, of \$170,000 over and above that estimate. As a matter of fact, there will be, all told, including that which has already been taken, there will be an estimate of about \$260,000 over and above the estimated revenue for the present year.

SUPERVISOR UHL: If you are going to take the Hetch Hetchy money, the \$160,000, I understand you want to transfer to the general fund——

CONTROLLER LEAVY: \$175,000.

SUPERVISOR UHL: If you are going to use that for bond redemption you say you have already paid it for, how are you going to use that money again?

CONTROLLER LEAVY: I did not say it was paid: I am asking it now.

SUPERVISOR UHL: To pay interest and bond redemption?

CONTROLLER LEAVY: After you get it into the general fund you will then pass an ordinance appropriation from the general fund and transfer it for bond interest and redemption. It must go into the general fund first.

SUPERVISOR GALLAGHER: In view of the fact that Mr. Leavy is leaving, I will ask Mr. Leavy's explanation be transcribed and submitted to the clerk so we will have it on hand. If you are willing to have these ordinances read and the resolutions passed you will find them regular in every respect.

SUPERVISOR UHL: In other words, the transfer is merely to pay interest and bond redemption, and nothing else?

SUPERVISOR GALLAGHER: That is all.

THE CHAIRMAN: May the Chair ask a question for information? Mr. Leavy, as I understand it, and I will use the term in round figures, as I understand it the water department and the Hetch Hetchy fund has a surplus of practically a million dollars, using round figures, and that today, so as to balance your budget, you have not been paid the amount allotted to you by the United States Government and therefore you are passing this into the general fund, and by July 1st of this year you expect to receive that payment from the Government, and when you do receive that payment then this million dollars will be used for bond interest and redemption next year? I am trying to gather this information for myself as a member of this Board. I mean this, I want to know just where that million dollars is going. I am not doubting anything you say.

CONTROLLER LEAVY: I do not think we will have the money from the Government by July 1st. If we get it by next October I will be perfectly satisfied, but in setting up the budget requirements for the ensuing year we took into consideration that which we do expect from the Government to apply upon the power bond interest and redemption. The PWA grant will be more than the sum we are asking now to take care of bond interest and redemption as of June 1st so that San Francisco will not default on these particular PWA bonds. The situation would not have been the same had the

Government kept our bonds under our loan and grant requirements, and under our application. That was the original intent. Instead of holding our bonds the Government sold through the Reconstruction Finance Corporation to private individuals and investment houses, making a profit on the bonds, and the bonds were sold to them on the 4 per cent basis. Now, no longer having the bonds in its possession the Government can not cancel the coupons and can not cancel the bonds, and therefore we are called upon to meet the bond interest and redemption where they are held by private individuals or companies, and the only out is to do it in this manner.

SUPERVISOR UHL: The surplus in the water department was used to reduce rates. You say there is a surplus of \$150,000?

CONTROLLER LEAVY: The reduction in rates were estimated to go into effect as of July 1st, but as a matter of fact did not. They did not go into effect until some months thereafter. I think it was three or four months. The revenue in the water department had increased not only from the standpoint of not having reduced those rates as of July 1st, but the revenue has been increased by enterprises, business enterprises coming back into the fold, by the sale of water that was not anticipated at the time.

SUPERVISOR UHL: That is a surplus that could be well used for further reduction of water rates, and you want to take it now to the general fund and use it for bond redemption?

CONTROLLER LEAVY: I do not want to take it. I am pointing out the difficulty San Francisco has to meet its bond interest and redemption as of July 1st.

SUPERVISOR UHL: Do I understand this water department surplus will again go back to the water department? I do not want to see the surplus of the water department taken out. Does that surplus go back again when the other money comes in?

CONTROLLER LEAVY: No, it does not; not to the water department. It will be there at the end of the year as it was last year. Last year you had some \$700,000, and the year before \$900,000 transferred to the general fund, used for bond interest and redemption purposes rather than that which might have had to be transferred or appropriated and made a part of tax basis.

SUPERVISOR UHL: If you do not have the transfer what happens?

CONTROLLER LEAVY: You would not meet your bond interest and redemption June 1st.

SUPERVISOR GALLAGHER: As I understand it, you must have your million dollars to meet your bond interest and redemption June 1st?

CONTROLLER LEAVY: Yes.

SUPERVISOR GALLAGHER: And this is the only method you can get it by. Not having the money the only thing would be default?

CONTROLLER LEAVY: It would be a default. It is entirely impersonal with us—

SUPERVISOR GALLAGHER: I know that, but that is the fact, if the Board does not give you the million dollars for this purpose this bond interest and redemption won't be made?

CONTROLLER LEAVY: That is correct.

SUPERVISOR UHL: When the budget was made up the last time was not the amount included in the budget to take care of this?

CONTROLLER LEAVY: It was.



SUPERVISOR UHL: Where is it?

CONTROLLER LEAVY: We have not received it from the Government yet.

SUPERVISOR UHL: When the money is received from the Government this money could be returned to the department?

CONTROLLER LEAVY: If the Board wants to say when these moneys are returned from the Government instead of using them next year for bond interest and redemption the money is to be put back into the water surplus that is perfectly all right as far as I am concerned. It will simply be a difference as between this accumulation going for the benefit of bond interest and redemption or to be used for some other purpose. When it shall have been received if you put it back in the water surplus there would be no objection on our part.

SUPERVISOR UHL: I would amend the ordinance in that way, when the money is received it should go back to the water department.

SUPERVISOR HAVENNER: Whatever it is to be used for, that question will have to be determined by the amount of funds that are necessary for relief—

SUPERVISOR GALLAGHER (interrupting): The Board is not up to that question, and that question will be decided when we pass our budget tax rate. I bring these measures from the Finance Committee now for the reason that, Good Friday coming last week, we could not meet. The Controller acquainted me with the situation, and I felt with this simple explanation that this money could be appropriated by the Board, and then the policy of the Board considered later. Now, if you pass these resolutions and ordinances, which must be passed by the last Monday of this month, very well and good. The Government will then forward to you an amount in excess of this amount required here. You will then have the question of water department surplus or the question of whether you apply it to interest and redemption—

SUPERVISOR UHL (interrupting): Just so the commitment be made for part of the record that the money is being borrowed from the surplus of the water department and will be returned as soon as the Federal moneys are received.

SUPERVISOR GALLAGHER: May I say to you, we have no control over that ourselves. May I say to you, when this is finished I shall ask for a transcription of this for the Board.

SUPERVISOR UHL: I would like to ask, through the Chair, of the City Attorney if we, as a Board, can exact that condition in the next year's budget? I want to know, if we exact that now, he will rule we have not a legal right to do it.

SUPERVISOR GALLAGHER: The question of policy will be decided by you as it was last year. Now, we can not tie any legal verbiage into these ordinances, or resolutions, that are not in there now. They have been passed on in form by the City Attorney. If you want to reserve your position that you intend to see they go back to the water department, that is all right.

SUPERVISOR UHL: If I can make a motion along that line I would make it.

SUPERVISOR GALLAGHER: You can not make it now. You will have to wait until these are passed.

SUPERVISOR UHL: None of us want to bring the city into default. I am only voting for it with the understanding that the moneys will revert to the department.

SUPERVISOR GALLAGHER: Question on adoption.

THE CHAIRMAN: Is there any objection? No objection.

Transfer of \$175,000.00 From the Accumulated Surplus of the Hetch Hetchy Power Operative Fund to the General Fund.

(Code No. 9.052)

Whereupon Supervisor Gallagher presented:

Resolution No. 1914, as follows:

Transfer of \$175,000.00 from the accumulated surplus of the Hetch Hetchy Power Operative Fund to the General Fund.

Whereas, there is an accumulation in the surplus funds of the Hetch Hetchy Power Operative for the fiscal year 1934-1935 amounting to the sum of \$175,000.00, which exceeds 25 per cent of the total expenditures of such utility for operation, repairs and maintenance for the preceding fiscal year; now, therefore, be it

Resolved, That pursuant to Section 129 of the Charter, out of the said accumulation in the surplus funds of said Hetch Hetchy Power Operative, there is hereby transferred to the General Fund of the City and County of San Francisco, the sum of \$175,000.00.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Transfer of \$751,601.00 From the Accumulated Surplus of the Water Department Fund to the General Fund.

(Code No. 9.052)

Also, Supervisor Gallagher presented:

Resolution No. 1915, as follows:

Transfer of \$751,601.00 from the accumulated surplus of the Water Department Fund to the General Fund.

Whereas, there is an accumulation in the surplus funds of the Water Department for the fiscal year 1934-1935 amounting to the sum of \$751,601.00, which exceeds 25 per cent of the total expenditures of such utility for operation, repairs and maintenance for the preceding fiscal year; now, therefore, be it

Resolved, That pursuant to Section 129 of the Charter, out of the said accumulation in the surplus funds of said Water Department, there is hereby transferred to the General Fund of the City and County of San Francisco, the sum of \$751,601.00.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Passed for Second Reading.

The following bills were *passed for second reading* by the following vote:

Transfer of Funds.

(Code No. 9.052)

On motion of Supervisor Gallagher:

Bill No. 706, Ordinance No. 9.0524, as follows:

Authorizing a supplemental appropriation of \$148,966.00 out of the surplus existing in the 1933 Water Distribution Bond Fund to the credit of Appropriation No. 93.901.01 to pay bond interest during construction.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$148,966.00 out of the surplus existing in the 1933 Water Distribution



Bond Fund to the credit of Appropriation No. 93.901.01, to pay bond interest during construction.

Section 2. The Controller is hereby authorized to make the necessary transfer to the Bond Interest Fund.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Transfer of Funds.

(Code No. 9.052)

Also, Bill No. 707, Ordinance No. 9.0525, as follows:

Authorizing a supplemental appropriation of \$926,601.00 out of the surplus existing in the General Fund to the credit of Appropriation No. 80 to pay bond interest and redemption.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$926,601.00 out of the surplus existing in the General Fund to the credit of Appropriation No. 80, to pay bond interest and redemption.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Final Passage.

The following emergency bill was taken up and *finally passed* by the following vote:

**Appropriating \$94,693.36 for Care of Indigent Sick and Dependent Poor, Month of May, 1935, and Declaring the Existence an Emergency.**

(Code No. 9.051)

On motion of Supervisor Gallagher:

Bill No. 705, Ordinance No. 9.051174, as follows:

Appropriating the sum of \$94,693.36 out of Appropriation No. 26.804.00-1 as provided by Resolution No. 1531, for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of May, 1935; and declaring the existence of an emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$94,693.36 is hereby set aside and appropriated out of Appropriation 26.804.00-1 (as provided by Resolution 1531) for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of May, 1935.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the care and maintenance of the indigent sick and dependent poor of the City and County of San Francisco, as follows:

That the funds heretofore appropriated for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco have been expended and that there is no money available at the present time for this purpose and that by reason thereof an immediate appropriation is necessary for the preservation of the lives and health of a large number of the citizens of the city and county.

Approved by the Controller as to funds being available.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Brown and Shannon—2.

**Cancellation of Erroneous Assessment.**

(Code No. 9.0411)

Supervisor Gallagher presented:

Resolution No. 1912, as follows:

Resolved, That the Assessor and the Controller are directed to cancel the assessment of \$25,870 levied against Lot 1-A, Block 1145 for the fiscal year 1934-1935—the same having been reduced to \$10 by the Board of Equalization Monday, July 16, 1934.

*Adopted by the following vote:*

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Brown and Shannon—2.

**Acquisition of Land in Lafayette Square.**

Supervisor Gallagher presented:

Communication from B. P. Lamb, secretary of the Park Commission, transmitting approved draft of ordinance and resolution for the acquisition of five 50 vara lots now held in private ownership within the confines of Lafayette Square, and requesting that the Board of Supervisors take such action on same as may be necessary.

*Referred to Finance Committee.***Re-routing Crocker Amazon Bus Line.**

Supervisor Ratto presented:

Communication from committee of Crocker Amazon Improvement Club and Geneva Mission Merchants Association requesting re-routing of Market Street Railway Co. bus from terminal on Mission street at Russia avenue to one on Mission street at Geneva avenue.

Also, petition of Market Street Railway Co. requesting that such re-routing be permitted and submitting draft of resolution providing for such change.

*Referred to Public Utilities Committee.***GARBAGE DISPOSAL—HEALTH COMMITTEE REPORT.**

Supervisor Roncovieri presented (consideration set for for May 20, 1935):

**Report of Health Committee on Garbage Disposal.**

San Francisco, California, April 20, 1935.

To the Honorable the Board of Supervisors of the City and County of San Francisco.

Gentlemen: Your Committee on Public Health has devoted sixteen hours to exhaustive hearings of eight bidders for the disposal of San Francisco garbage, at which hearings each bidder was invited to fully explain his bid. In addition to the hearings, your Committee inspected two incinerators and two locations for fill and cover. The comparative analysis of the Garbage and Refuse Disposal Franchise bids, and the report thereon submitted by City Engineer John J. Casey, were studied and discussed at length at the various hearings. As a result of our study we concur with, approve and confirm the report and findings of the Honorable John J. Casey. Your Committee herewith submits a copy of the call for bids, together with a copy of the report and findings of the City Engineer, upon which the following resolution is based, and submitted to the Board of Supervisors for adoption:

Resolution No. ....:

Whereas, bids for the disposal of garbage and refuse were called for on the 20th of December, 1934, pursuant to Resolution No. 1711, Code No. 17.08; and

Whereas, bids were received on February 18, 1935, and thereafter referred to the City Engineer for study and comparative analysis; and

Whereas, the report of the City Engineer, dated March 20th, 1935, finds that the Sanitary Fill Company is the best qualified bidder, and



that the bid complies with every condition in the Notice of Proposal for Bids, and offers to dispose of the garbage and refuse at one dollar (\$1.00) per ton, or for such other sum as may be agreed upon by the bidder and the garbage collectors. If such charge cannot be agreed upon, it shall be fixed by the Board of Supervisors, but shall not exceed one dollar and fifty cents (\$1.50) per ton in accordance with the law and the ordinances of the City and County of San Francisco. The bidder also offers to pay to the City and County of San Francisco the cost of the City's inspection of their operations; and

Whereas, the Sanitary Fill Company, in conjunction with the Scavengers' Protective Union, has had many years of experience in garbage and refuse disposal, and is the owner and operator of the present loading station in the railroad yard at Sixteenth street, and in addition holds a permit to dispose of garbage and refuse by fill and cover, on privately owned tidelands located in the Bay Shore Sanitary District of San Mateo County; and

Whereas, the bid of the Sanitary Fill Company permits the City and County of San Francisco at its pleasure at any time to order the said Sanitary Fill Company to change the location of its fill and cover operations from privately owned property to the tidelands of Mills Field, or to any other city-owned land, when, and if, a suitable site is provided therefor; and

Whereas, it is to the interest of the City and County of San Francisco to take advantage of the minimum franchise time of ten (10) years, specified by the Sanitary Fill Company; and

Whereas, it is also otherwise to the interest of the City and County of San Francisco to accept said bid; now, therefore, be it

Resolved, That your Health Committee does hereby recommend to the Board of Supervisors of the City and County of San Francisco the acceptance of the bid of the Sanitary Fill Company, and the rejection of all other bids; and be it

Further Resolved, That the City Attorney be and he is hereby requested to prepare the necessary franchise ordinance in accordance with the provisions of the call for bids, providing, among other things, that the bidder shall file and maintain a surety company bond running to the City and County of San Francisco to be approved by the Board of Supervisors, in the penal sum of fifty thousand dollars (\$50,000), conditioned that such bidder shall faithfully fulfil the guarantees contained in its bid, and shall well and truly observe, fulfil and perform each and every other term and condition of the franchise or privilege; and that in case of any breach of conditions of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Respectfully submitted,

ALFRED RONCOVIERI, Chairman,  
J. EMMET HAYDEN,  
Health Committee.

Report of Chief Engineer John J. Casey herewith attached.

CITY AND COUNTY OF SAN FRANCISCO  
DEPARTMENT OF PUBLIC WORKS  
BUREAU OF ENGINEERING

In your reply refer to  
File 700  
March 20, 1935.

*Garbage and Refuse Disposal Franchise—Analysis and Report Bids*  
The Honorable Board of Supervisors, City and County of San Francisco, San Francisco, California.

Gentlemen: Pursuant to the request of your Honorable Board, I have made an analysis of the eight bids received by you and opened on February 18, 1935, covering a garbage and refuse disposal franchise.



As the result of my analysis of these bids, a copy of which analysis is attached hereto, bid No. 8 of the Sanitary Fill Company, by John Armanino, for the disposal of garbage at \$1 a ton for a period of from 10 to 25 years, in my judgment, is the most acceptable bid. This company represents the Scavengers' Protective Union, which is at present disposing of all garbage and refuse collected in the City and County of San Francisco in the Bay Shore Sanitary District of San Mateo County.

It appears that this bid would best serve the interests of the City and County of San Francisco, for the following reasons:

The bidder, in conjunction with the Scavengers' Protective Union, has had many years of experience in garbage and refuse disposal; has a permit to dispose of garbage and refuse in said District; guarantees sanitary disposal by fill and cover without offense or nuisance; expresses willingness to maintain a surety bond to protect the City in regard to the performance and fulfilment of all conditions set forth in the franchise; and is the owner and operator of the present loading station in the railroad yard at Sixteenth street. In addition, this bid permits a sanitary fill to be made on City owned instead of privately owned property, as soon as your Honorable Board provides a suitable site.

It is therefore a qualified bidder, and is conversant with every detail necessary to dispose successfully of garbage and refuse collected in the City and County of San Francisco. It also submitted a \$10,000 certified check with its proposal. This method of disposal, if accepted, will produce new land adjacent to the City. It would probably be of interest to the City to take advantage of the minimum franchise time specified by this bidder, namely, ten years.

There are attached hereto a copy of Notice of Proposal for Bids for Garbage and Refuse Disposal Franchise, incorporated in Resolution No. 1711 of your Board, and a tabular record of bids received.

Yours respectfully,

JOHN J. CASEY,  
City Engineer.

*Analysis Report on Bids—Garbage and Refuse Disposal Franchise.*

March 18, 1935.

No. 1—The Bay Cities Refuse Co. \$10 check deposit, McKeon and Tyrell, the representatives, no statement of experience, without evidence of a fill permit and no statement of plant and operation costs; offers 5 to 25 years acceptance of garbage and refuse at \$1 per ton, street sweeping free, at loading station in S. P. Co. Freight Yard, and final disposal by fill and cover, under \$50,000 surety bond in the Bay Shore Sanitary District, San Mateo Co. will pay to City a bonus of two cents per ton on all garbage and refuse received, except the street sweepings. The City may purchase the plant at end of three years for cost.

No. 2. The L. M. Rose Co.; no deposit; representative, L. M. Rose, the secretary; no evidence of experience:

Proposition No. 1—Offers to dispose of garbage and refuse in an experimental 800-ton incinerator costing \$700,000 exclusive of property, at \$1.25 or more per ton. It will pay 10 per cent of net annual profit to the City. \$100,000 bond guarantees construction of plant. No operation bond. May cancel annual payment at any time. Profit uncertain, if any. Numerous conditions expected. Ash disposal not provided.

Proposition No. 2—Offers to sell to City an experimental 800-ton incinerator costing \$800,000 on lot furnished by bidder. A \$200,000 down payment will be required, and twenty annual payments plus 6 per cent on unpaid balance. The City will be required to pay a royalty of 25 cents per ton on all tonnage for 25 years. This setup will require a disposal cost of \$1.50 per ton.

No. 3. MacDonald & Kahn Co., Ltd.; \$10,000 certified check deposit;



no statement of experience; without evidence of a fill permit and no statement of plant and operation costs; offers 25 years' acceptance and disposal of all garbage and refuse by fill and cover in accordance with Holland Pat. 1935090 at \$1.15 per ton, without surety bond, in India Basin, State of California property or in another locality. Bid was conditioned upon permission being obtained from the Board of State Harbor Control. It will assign to a new corporation. If State pays for filling its property, such monies will revert to the City.

No. 4. The Ludwig Incinerator Co.; no deposit; no statement of experience; offers to dispose of garbage and refuse, without smoke or odor and incinerate to a mineral ash, in an experimental plant costing \$800,000, for \$1.00 per ton; conditional upon being granted an exclusive franchise. It will form a corporation. The disposal of ash and reject materials not included in the bid.

No. 5. The Lindgren Co., Inc.; no deposit; no statement of experience, and only a tentative permit to fill in specified location; makes condition 10 years' offer for the acceptance of garbage and refuse at wharf, on site furnished by the City, for \$1.00 per ton, and transporting by barges to final disposal by fill and cover, without guarantees except a \$50,000 surety bond, at McNear's Point, Marin Co.; it reserves right to sub-contract.

No. 6. The Island Transportation Co.; Grizzly Island; no deposit; Benjamin Walters, the representative; no statement of experience; with 25 years' fill permit and no statement of plant and operation costs, makes conditional offer for the acceptance of garbage and refuse at wharf, on site furnished by the City, for \$1.40 per ton, and transporting by barges to final disposal by fill and cover, without guarantee except \$50,000 to \$100,000 surety bond, on State of California designated tide lands in Solano County, or other locations. The said price of disposal does not include any amount for tax, rental, franchise, fee or charge for said wharf site, and if required, the said disposal price shall be increased by the amount of such tax, rental, franchise, fee or other charge.

No. 7. The San Francisco Sanitary Service Co., a company representing the Scavengers' Protective Association and the Sunset Scavenger Corporation, at present collecting the garbage and refuse of the City and County of San Francisco; \$10,000 certified check deposit; F. Ratto and D. Fontana, the representatives, have experience in disposal of garbage by incinerator and fill and cover, and a representative of the Scavengers' Protective Union holds a disposal permit granted by the Bay Shore Sanitary District.

This bid offers disposal for 25 years, free of cost, of all the garbage and refuse collected in the City and County of San Francisco, including garbage and refuse collected by the Street Department, if granted a conditional franchise for the exclusive collection of said garbage and refuse.

It proposes to build an 800-ton, \$750,000 incinerator on a site to be furnished by the City, and will transport the ash and reject materials by train to said District for final disposal, or it will transport the garbage and refuse by train from the loading station owned and operated by the Scavengers' Protective Union to an incinerator in said District, and there make its final disposal of the ash and reject materials without offense or nuisance. It furthermore expresses a willingness to maintain a \$50,000 to \$100,000 surety bond to protect the City in regard to the performance and fulfilment of all the conditions of the franchise. The City may purchase the plant at any time for fair value.

Inasmuch as your Resolution No. 1711 called for bids for a franchise specifying disposal only, it is assumed that this bid does not conform to the original intent of your Board.

No. 8. The Sanitary Fill Company, a company representing the Scavengers' Protective Union, which is at present disposing of all garbage and refuse collected in the City and County of San Francisco. John Armanino, the representative, is experienced and holds a permit



for garbage and refuse disposal in the Bay Shore Sanitary District, San Mateo County.

It presented complete statement of plant and operation costs, and offers 10 to 25 years' disposal by fill and cover, under \$50,000 to \$100,000 surety bond, in the said District.

It will pay a stated sum per annum for an inspector to be employed by the City. It proposes to construct a recreation center on the filled-in portion of the fill.

It also offered to dispose of the garbage and refuse in Mills Field, if such location were more desirable.

All of the foregoing to be in accordance with the terms and conditions that are to be set forth in an ordinance to be enacted by the Board of Supervisors of the City and County of San Francisco.

The bid complies with every condition in the Notice of Proposal for Bids, and sets a price of \$1.00 a ton for disposal, or such other sum as may be agreed on by the bidder and the garbage collectors. If such charge cannot be agreed on, it shall be fixed by the Board of Supervisors, but shall not exceed \$1.50 a ton, in accordance with the law and ordinances of the City and County of San Francisco. Street sweepings and garbage collected by the Street Department are to be disposed of without charge.

It guarantees sanitary disposal without offense or nuisance; expresses willingness to maintain a surety bond to protect the City in regard to the performance and fulfilment of all conditions set forth in the franchise, and it is the owner and operator of the present loading station in the Southern Pacific Company yard at Sixteenth street. The City may purchase the plant at any time for a fair value.

It is therefore a qualified bidder, and is conversant with every detail necessary to dispose successfully of garbage and refuse collected in the City and County of San Francisco.

This method of disposal, if accepted, will produce new industrial land adjacent to the City.

JOHN J. CASEY,  
City Engineer.

#### Recess Hearing on Exposition Sites.

Supervisor Shannon, seconded by Supervisor Colman, moved that at the conclusion of this meeting we recess to meet Thursday evening at 8 o'clock for the purpose of hearing proponents of the several exposition sites as to their method of financing and personnel of management. These two subjects and nothing else, no extraneous matter, and no other persons to be permitted to address the Board.

Supervisor Brown moved as an amendment that all proposals both as to financing and personnel of the various sites be made in writing—the proponents to be present to answer questions in regard to their proposal.

Amendment *accepted* by Supervisor Shannon.

Whereupon, the motion as amended was *adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

Noes—Supervisors Gallagher, Schmidt, Uhl—3.

Absent—Supervisor Ratto—1.

#### Approval of Extension of Fifth Street to Mason Street.

(Code No. 12.063)

Supervisor Shannon presented:

Resolution No. 1916, as follows:

Whereas, serious traffic problems will be created with the completion of the San Francisco-Oakland Bay Bridge, the solution of which will undoubtedly entail the expenditure of millions of dollars on the part of our citizens and taxpayers; and



Whereas, the automobile terminal of said bridge at Fifth and Harrison Streets will tremendously increase the traffic on Fifth Street at Market, now one of the most heavily congested crossings in the city; and

Whereas, it has been suggested as a partial solution of this situation that Fifth Street be extended across Market Street to Mason Street, and said suggestion has met with the unanimous approval of the press of San Francisco and the Down Town Retail Business interests; and

Whereas, such extension of Fifth Street will relieve the anticipated congestion and distribute traffic to the advantage of our merchants; now, therefore, be it

Resolved, That this Board of Supervisors place itself on record as favoring the proposed extension of Fifth Street at Market through to Mason Street, and urges that steps be taken at once by the City Engineer's office and the Department of Public Works to bring to completion this important improvement at the earliest possible date in anticipation of the near completion of the trans-bay bridge and the great necessity for relieving the serious traffic problems involved.

#### Motion.

Supervisor Shannon, seconded by Supervisor Hayden, moved suspension of the rules for consideration of the foregoing resolution.

Motion *lost* by the following vote:

Ayes—Supervisors Hayden, McSheehy, Roncovieri, Shannon—4.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Schmidt, Uhl—7.

#### Referred.

Whereupon the foregoing resolution was *referred to the Streets Committee*.

#### Motion to Rescind Action Appointing Supervisors to Attend Washington Hearing Re Alleged Violation of Raker Act.

Supervisor Uhl, seconded by Supervisor Schmidt, moved to rescind action wherein the Board of Supervisors requested Chair to appoint three members of the Board to go to Washington, D. C., to represent San Francisco at the hearing before Secretary of the Interior Ickes re: alleged violation of the Raker Act in the matter of the Pacific Gas & Electric Company contract for disposal of Hetch Hetchy power.

Supervisor Havenner raised the point of order.

Chair ruled the point of order well taken.

Supervisor Havenner addressed the Board on question of personal privilege.

#### Motion Lost.

Whereupon Supervisor Uhl, seconded by Supervisor Schmidt, moved that the motion made on April 1, in page 386 of the Journal, be rescinded.

Motion *lost* by the following vote:

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Ayes—Supervisors Schmidt, Uhl—2.

#### Leave of Absence—Lewis F. Byington, President Public Utilities Commission.

(Code No. 4.053)

Resolution No. 1913, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. Lewis F. Byington, President of the Public Utilities Commission, is hereby granted a leave of absence with permission to leave the State.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Cost of Airport at Yerba Buena Shoals.**

The following was presented and read by the Clerk:

Communication from Edw. J. Cahill in reply to request of Supervisor Gallagher giving estimate of approximate cost, exclusive of fill, of an airport on Yerba Buena Shoals as compared with the present investment in the San Francisco Airport at Mills Field.

*Ordered filed.*

**Request for Legal Opinion on Surplus Sewer Bond Funds.**

Supervisor Shannon presented:

Communication from Wm. D. Coughlin requesting that opinion requested from Thompson, Wood and Hoffman and City Attorney relative as to use of portion of the sum of \$391,000 surplus sewer bond issue funds, 1928, for the construction of Redwood sewer, be obtained without further delay.

*Referred to City Attorney.*

**Proposed Public Works Projects for 1935.**

The following was presented and read by the Clerk:

Communication from Leonard S. Leavy, Controller, transmitting summarization of the proposed public works projects under the governmental emergency relief appropriation of 1935 in total amount of \$154,269,052, representing 9,076,500 six-hour labor days.

*Referred to Finance Committee.*

**Committee to Sacramento.**

Supervisor Gallagher called attention to dinner to be given by Senator Walter McGovern at 7 p. m., Hotel Senator, Sacramento, tomorrow evening, to which the Board of Supervisors was invited and requested that committee be appointed to attend.

Chair appointed Supervisors Gallagher, Shannon, Ratto.

**Revenue Bonds.**

Supervisor Havenner read into the record the message of Governor Lehman of New York to his constituents favoring revenue bonds for New York state, also excerpt from Wall Street Journal giving favorable notice of this type of bond for financing public improvements.

**Bradford Street Sewer.**

Supervisor Ratto, referring to proposed sewer in Bradford Street, declared that the property was so low in value that entire cost could not be borne by property owners. He said that Board of Public Works promised to relieve the situation to the extent of bearing one-half the cost (\$800), but find they have only \$500 for this improvement. He requested that Board of Public Works bring in report next Monday.

*So ordered.*

**Communication from Controller, Washington Conference on Raker Act.**

The following was read by the Clerk:

April 22, 1935.

To the Honorable, the Board of Supervisors,  
City and County of San Francisco.

Gentlemen: As at March 26, April 11 and April 18, 1935, meetings were held in the Mayor's office anent the hearing in Washington, D. C., in the office of the Secretary of the Interior re alleged violations of the Raker Act by the City and County of San Francisco.

The minutes of the meetings of March 26 and April 11 have been forwarded to your Board.

The discussions at the meeting of April 18 were a reiteration of those matters theretofore passed and conclusions were reached as to presentation before the Secretary of the Interior.



Herewith please find excerpts from the meetings referred to:

On motion of Supervisor Havenner, seconded by Supervisor Colman, the following resolution was unanimously adopted:

Resolved, That his Honor, the Mayor, the Controller, the City Attorney and such other representatives as may be designated by the Board of Supervisors and the Public Utilities Commission be constituted as the official delegation to represent the City and County of San Francisco at the hearing in Washington, D. C., May 6, 1935.

On motion of Supervisor Hayden, seconded by Supervisor Colman, the following resolution was unanimously adopted:

Resolved, That preparatory to the hearing in Washington, D. C., the following data shall be assembled for submission to this Committee:

1. Complete Chronological History of the Hetch Hetchy Project by the Public Utilities Commission, through its manager, Mr. E. G. Cahill.
2. Complete financial history of Hetch Hetchy by the Controller.
3. Complete legal history of Hetch Hetchy by the City Attorney.

On motion of Supervisor Colman, the following matter of policy was unanimously decided:

That the contention of the City and County of San Francisco shall be that it has not violated the provisions of the Raker Act, that all official acts thereunder have been legal and that future acts will be directed towards sustaining the legality of said actions.

In the matter of representation, those who have been designated have heretofore been given leaves of absence by action of your Board.

Complete chronological and financial history has been prepared by the Manager of Utilities and the Controller. The legal history is in preparation by the City Attorney, to whom the undersigned has forwarded a complete chronological history.

I quote from a statement of Supervisor Havenner:

"It is my opinion that our presentation in Washington should embody nothing but an exact statement of historical fact, that conflicting opinions re municipal ownership do not enter into the problem at this time."

It has been determined that the general presentation will be made by the Mayor and the legal presentation by the City Attorney.

Reference to this subject matter may be found on page 3 of the meeting of April 11, 1935. Yours very truly,  
4/22/35 File. Copy to Supervisor Uhl.

LEONARD S. LEAVY, Controller.

Recess.

Whereupon, the Board of Supervisors, pursuant to motion passed heretofore, recess until Thursday evening, April 25, 1935, at 8 p. m.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors April 29, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Thursday, April 25, 1935

Monday, April 29, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



1935

The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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THURSDAY, APRIL 25, 1935, 8 P. M.

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In the Board of Supervisors, Thursday, April 25, 1935, at 8 p. m.

The Board of Supervisors reassembled pursuant to motion of Supervisor Shannon to recess of Monday, April 22, 1935, for the purpose of hearing proponents of various exposition sites as to their methods of financing and personnel of management of proposed 1938 exposition celebrating the completion of the San Francisco-Oakland Bay Bridge and the Golden Gate Bridge.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Ayes—Supervisors Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Havenner, Hayden, McSheehy—5.

Quorum present.

Supervisor Havenner at last meeting requested to be excused from this meeting, as he had engagements to talk over the radio on proposed Charter amendments. If able to attend it will be late.

Acting President Shannon presiding.

### Hearing on Exposition Sites.

The following motion made and carried at the Board of Supervisors meeting April 22, 1935, was read:

Supervisor Shannon, seconded by Supervisor Colman, moved that at the conclusion of this meeting we recess to meet Thursday evening at 8 o'clock for the purpose of hearing proponents of the several exposition sites as to their method of financing and personnel of management. These two subjects and nothing else, no extraneous matter, and no other persons to be permitted to address the Board.

Supervisor Brown moved as an amendment that all proposals both as to financing and personnel of the various sites be made in writing—the proponents to be present to answer questions in regard to their proposal.

Amendment accepted by Supervisor Shannon.

Whereupon, the motion as amended was *adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—7.

Noes—Supervisors Gallagher, Schmidt, Uhl—3.

Absent—Supervisor Ratto—1.

### Committee of the Whole.

Supervisor Gallagher, seconded by Supervisor Uhl, moved that the Board of Supervisors resolve itself into Committee of the Whole and that the committee confine itself strictly to hearing citizens.

*So ordered.*



### Communications.

Communications were read from C. A. Hawkins, president of the San Francisco Mainland Bay Bridges Exposition Committee. Louis Bartlett, representing South Basin site; H. G. Douglas, representing Lake Merced Exposition Association; S. H. Cox of 346 College avenue, Palo Alto; John Mazzo, representing North Beach Fair Site Association, and George W. Jones, representing South Basin site.

### Privilege of the Floor.

John Mazzo, secretary North Beach Fair Site, was heard at length. He said in effect that the Dawes plan used at the Chicago Fair was the one proposed by his organization. As to the personnel of management, he thought this premature and not to be set up until it is determined by the election on May 2 whether the exposition is to be on the shoals or the mainland.

Supervisor Uhl thereupon stated that in view of the absence of several members he would move that the Committee of the Whole now arise and recommend adjournment to the Board of Supervisors.

Motion *carried*.

### ADJOURNMENT.

Whereupon, on motion of Supervisor Uhl, seconded by Supervisor Gallagher, the Board of Supervisors adjourned.

J. S. DUNNIGAN,  
Clerk.

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### MONDAY, APRIL 29, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 29, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Gallagher, McSheehy—3.

Supervisor Colman appeared and was noted present at 2:30 p. m.

Supervisor Gallagher appeared and was noted present at 2:30 p. m.

Acting President Shannon, presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 22, 1935, was considered read and approved.

### Use of Shoals for Exposition Site.

March 25, 1935.—Supervisor Colman moved that the Board of Supervisors request the State Legislature to give permission for the use of the shoals north of Yerba Buena Island for exposition purposes.

Supervisor Shannon moved that action on Supervisor Colman's motion be deferred until the meeting of April 29, 1935.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri—5.

### Committee of the Whole.

On motion of Supervisor Brown the Board of Supervisors resolved itself into Committee of the Whole for the purpose of hearing those interested, ten minutes to be allowed each speaker.

Acting President Shannon in the chair. All members before noted being present.

### Communication.

A communication from Geo. W. Jones, Jr., representing South Basin site was presented, read and ordered filed.

### Motion.

Supervisor Colman moved that the motion be taken in the hands of the Board of Supervisors at 5:15 p. m. as he was starting to Washington on the Hetch Hetchy Conference and could not wait any later.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri, Shannon—6.

Noes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Absent—Supervisor McSheehy—1.

### Privilege of the Floor.

Geo. W. Jones, Jr., representing South Basin site.

Geo. S. Kaller, representing Cemeteries site.

Sam Jones, representing Islais Creek site.

Russell A. Powell, editor of Parkside newspaper; H. Douglass, representing Lake Merced site.

E. J. Carroll, representing Owners & Lessees Apartment House Association.

Mrs. Griffiths, representing Ingleside Boosters.

M. Schultz, representing United German Societies and Geo. King, representing Ingleside Boosters.

### Committee of the Whole Arises.

Whereupon, Supervisor Gallagher moved that the Committee of the Whole now rise and report.

Motion *carried*.

Thereupon the Board of Supervisors reassembled. All members heretofore noted being present. Acting President Shannon in the chair.

### Motion.

Supervisor Gallagher moved that further consideration of the subject-matter be postponed until next Monday at 4 p. m.

Motion *lost* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri, Shannon—6.

Absent—Supervisor McSheehy—1.

### Motion Carried.

Whereupon, the Roll was called on Supervisor Colman's motion and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri, Shannon—6.

Noes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Absent—Supervisor McSheehy—1.

### Motion to Reconsider.

Supervisor Gallagher, before the result of the foregoing roll call was announced changed his vote from No to Aye and moved for reconsideration at next meeting.



### Explanation of Vote.

SUPERVISOR SHANNON: I would like to explain my vote on this question, and, if there is no objection, I will speak from the Chair.

SUPERVISOR HAYDEN: No objection.

SUPERVISOR SHANNON: I would like to answer the very last point made by Supervisor Uhl, and that was that this was done for a purpose. On March 25th, 1935, I moved that action on Supervisor Colman's motion be deferred until the meeting of April 29th. That was before the date for the election was set, so there was no ulterior motive on my part.

I desire also to read the last part of the memorandum that came from Sacramento:

"Perhaps it will be passed within a week. Delay is caused by large calendar."

If we delay until after the election, until May the 6th, possibly action would not be taken, and we don't know what a body such as the assembly may do, and I desire to reiterate here what was published in the Daily News, a written statement sent by me.

First of all, for an exposition in 1938, if the legislature should adjourn before they granted us permission to use the Shoals we would never have an opportunity for two years to get their permission. In the event that a mainland site could not be properly financed and could not be properly managed. Secondly, I am for a mainland exposition. I have stated that all along, and I am for it at the present moment, but I positively refuse to be a dog in the manger and if practical and proper financing and management cannot be presented I will be for the Shoals rather than lose all chance of holding an exposition. That is my attitude.

We asked the legislature to give us permission to use the Shoals if and when we desire it. We will have a day in court here no matter how the people vote, when a group come before us asking us to agree with them in their proposition, whatever it may be, their financial proposition, their general scheme of management. If in the judgment of the members of this Board we do not see fit to grant it to any of the mainland sites by that time the legislature will unquestionably have adjourned, and even the proponents of the mainland sites, I dare say one hundred per cent, if they are turned down, and all of them are turned down through lack of proper financing, I know that they would not like to see an exposition entirely killed off.

That is my feeling, and for that reason today when the roll is called I will vote for requesting the legislature to permit us to use the Shoals, if and when we need it.

SUPERVISOR HAVENNER: I merely desire in connection with this matter to state that when it was up before I voted to request the legislature to amend the act whereby these Shoals were deeded to the City and County of San Francisco for the purpose of permitting their use for an exposition if it should be decided an exposition is to be held. I would have voted for the same kind of a request if any of the other sites now pending before the Board needed legislation of that kind to make them eligible. I do not consider that the vote today is an endorsement of the site, and I further want it understood that I do not consider it the function of this Board of Supervisors to endorse any site, and I will not in the future at any time endorse any site.

### Supervisors Excused.

Supervisors Colman and Gallagher requested and were excused at 5:45 p. m.

### PRESENTATION OF PROPOSALS.

#### Sale of Hetch Hetchy Dam Bonds.

April 16, 1935.

Sealed bids for the purchase of certain bonds of the City and County of San Francisco, State of California, were received by the



Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, April 29, 1935, and were opened by said Board at said time.

Three million three hundred and twenty-five thousand dollars (\$3,325,000) Hetch Hetchy Dam Bonds, 1933.

Said bonds bear interest at the rate of four per cent (4%) per annum; comprising 175 bonds of \$1,000 denomination, maturing December each year 1935 to 1953, inclusive. Interest payable semi-annually June 1 and December 1.

Bids must be submitted on proposals furnished by the Clerk of the Board of Supervisors. No alternate bids will be considered by the Board of Supervisors.

The right is reserved by the Board of Supervisors to reject any and all bids.

The bonds offered are tax exempt, State and Federal.

All proposals for the purchase of said bonds shall be accompanied by a deposit of five per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, for a like amount, provided that no deposit need exceed the sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him, if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New York, as to the legality of these bonds will be furnished to the successful bidder without cost.

[Bidders are requested by the Controller to submit their computation of rates on a separate memorandum for checking purposes.]

#### Bids.

The following bids were presented, opened, read and referred to the Finance Committee:

1—By Brown Harriman & Co., Incorporated, Ivan W. Wing, Brown Harriman & Co., Incorporated, Weeden & Company, William R. Staats Company, Eldredge & Company, Kean Taylor & Company, The Illinois Company .....\$176,250.00

2—Bancamerica Company, Anglo-California National Bank, Blyth & Co., Inc., American Trust Company, R. W. Pressprich & Co., Heller, Bruce & Co., Kelley, Richardson & Co., Mercantile Commerce Bank & Trust Co., St. Louis, The Boatmen's National Bank of St. Louis, By Bancamerica Company Syndicate Manager. By A. K. Browne  
\$3,493,577.50

3—Halsey-Stuart & Co., Inc., Lehman Bros., Bancamerica-Blair Corp., Stone & Webster & Blodgett, Inc., Phelps, Fenn & Co., Geo. B. Gibbons & Co., Inc., Hellman-Wade & Co. By Halsey Stuart & Co.  
\$3,522,338.75

4—R. H. Moulton & Company, Bankers Trust Company, Dean Witter & Co., The First Boston Corporation, Security-First National Bank of L. A. By R. H. Moulton & Company, Syndicate Manager. By V. E. Breeden. ....\$3,509,910.00

5—Harris Trust & Savings Bank, Chase National Bank, Northern Trust Company, E. B. Smith & Company. By Harris Trust & Savings Bank. Richard M. Bell, Representative.....\$3,517,621.00

6—Lazard Freres & Co., Inc., Dick & Merle-Smith, Goldman Sachs & Co., J. & W. Seligman & Co., B. J. Van Ingen & Co., Whiting Weeks & Knowles Inc., The Milwaukee Co., Francis I. DuPont & Co., Commerce Trust Co., Kansas City, Mo., Donnellan & Co., Brush, Slocumb & Co. By Donnellan & Co. By Ivan B. Heflebower.....\$3,510,824.25

#### Award of Bonds.

Subsequently, the Finance Committee reported the following resolution which was adopted by the following vote:



**Sale of \$3,325,000 Hetch Hetchy Dam Bonds, 1933.**

(Code No. 15.031)

Resolution No. 1924, as follows:

Whereas, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the purchase of certain bonds of said City and County, to-wit:

Hetch Hetchy Dam Bonds, 1933, to the amount of \$3,325,000, would be opened and considered on Monday, the 29th day of April, 1935; and

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered; therefore

Resolved, That the bid of Halsey Stuart & Co., Inc., Lehman Bros., Bancamerica-Blair Corp., Stone & Webster & Blodgett, Inc., Phelps, Fenn & Co., Geo. B. Gibbons & Co., Inc., Hellman-Wade & Co., by Halsey Stuart & Co. For all of the bonds offered for sale the sum of \$3,522,338.75 and accrued interest thereon at date of delivery, for said \$3,325,000 Hetch Hetchy Dam Bonds, 1933, said bonds to bear interest at the rate of 4 per cent per annum, comprising 175 bonds of \$1,000 denomination, maturing December each year, 1935 to 1953, inclusive. Interest payable semi-annually June 1 and December 1, be and the same is hereby accepted, and said bonds are hereby struck off and sold to Halsey, Stuart & Co., Inc., Lehman Bros., Bancamerica-Blair Corp., Stone & Webster & Blodgett, Inc., Phelps, Fenn & Co., Geo. B. Gibbons & Co., Inc., Hellman-Wade & Co., by Halsey Stuart & Co. for the price bid therefor, to-wit: \$3,522,338.75 and accrued interest thereon at the date of delivery.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Colman, McSheehy—2.

**UNFINISHED BUSINESS.****Final Passage.**

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Eliminating Certain Penalties for Non-Payment of License Taxes.**

(Code No. 3.041)

On recommendation of Finance Committee:

Bill No. 692, Ordinance No. 3.04144, as follows:

Amending Section 2 of Ordinance No. 5132 (New Series), entitled, "Imposing License Taxes on Certain Businesses, Callings, Trades or Employments Within the City and County of San Francisco."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 2. On and after April 1, 1935, all license taxes, unless, by ordinance, specifically provided otherwise, shall be due and payable quarterly in advance, and fall due on the first day of October, the first day of January, the first day of April and the first day of July in each calendar year, depending upon the particular quarter in which a licensee begins business. In all cases of licenses on new business collectible at periods other than the months of October, January, April and July, the Tax Collector shall prorate on a monthly basis the amount of license fee due for any given quarter.

Whenever a license tax is imposed by ordinance it shall be unlawful to do or perform the act or to carry on the business, trade, profession



or calling for which a license is required, or to own, keep or use the article or thing, for the owning, keeping or using of which a license is required, unless such license be first procured.

All licenses are payable, when due, at the office of the Tax Collector, in the City Hall, and if not paid within thirty (30) days after the same become due, the Tax Collector shall add 10 per cent to the amount of the license as a penalty for non-payment. If the license is not paid within sixty days after the same becomes due, the Tax Collector shall add 15 per cent to the amount of the license as a penalty for non-payment. If the license is not paid within ninety days after same becomes due, the Tax Collector shall add 25 per cent to the amount for the license as a penalty for non-payment, provided, however, when a licensee has failed for a period of six months or more to pay a license fee, and has allowed the license to become delinquent for this or a longer period, the Tax Collector shall, in such instance, impose a penalty of 25 per cent on the total amount of license delinquent, and shall turn over a complete list of such licensees to the Chief of Police for arrest and prosecution, under the provisions of this ordinance. Nothing shall permit the exemption of the penalty mentioned in this section.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

#### Procedure Ordinance for Fixing Charges for Institutional Care at San Francisco Hospital.

(Code No. 18.01)

Also, Bill No. 703, Ordinance No. 18.011, as follows:

Providing for and establishing the method and procedure for determining and fixing reasonable charges for institutional care and treatment at the San Francisco Hospital, including the isolation division thereof, and the billing of patients financially able themselves or through relatives legally obligated to pay for the same at such institutions.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Health, on or before the fifteenth day of May in each year, shall compute the per diem cost of maintaining and caring for each class of patients at the San Francisco Municipal Hospitals and what amount, in his judgment, would be a proper and reasonable charge to make per diem for reimbursement to the City and County for institutional care of each class or type of patients, who by themselves or whose relatives are financially and legally obligated to pay for said institutional care. Said computation of per diem cost shall be based upon medical, surgical, X-ray, laboratory, nursing and general maintenance and service costs of each class of patients, as compiled and shown from the operation and conduct of such institution over a period of one year next preceding the time at which said compilation of per diem charges and rates shall be made. The Director of Health shall thereupon report his said findings to the Chief Administrative Officer, who shall examine the same and transmit the same with his approval, together with such suggestions and amendments as he may see fit, to the Board of Supervisors not later than the twentieth day of May. The Board of Supervisors shall, not later than the twentieth day of June, with the approval of the Controller, determine and fix by resolution the proper and reasonable amounts to be charged to said patients, when said patients by themselves or whose relatives are legally obligated and able to pay for said institutional care. Said rates or charges shall thereupon go into effect and be effective as of the first day of July of said year and shall remain in full force and effect during said fiscal year, or until new rates shall be established as hereinabove provided.



Section 2. The resolution determining and fixing said rates or charges shall constitute prima facie evidence of the reasonableness of said rates or charges.

Section 3. Pursuant to Section 64 of the Charter, the Controller shall prescribe the forms, method and procedure to be followed in billing said patients or their relatives under this ordinance.

Section 4. Rates and charges fixed as in this ordinance provided shall remain effective until new rates and charges are fixed as in this ordinance provided.

Section 5. Ordinance No. 5151, New Series, in effect May 14, 1920, is hereby repealed.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

**Appropriating \$2,250—Expense of City Representatives to Washington, re Hearing—Secretary of the Interior, May 6, 1935.**

(Code No. 9.051)

Also, Bill No. 704, Ordinance No. 9.051173, as follows.

Appropriating \$2,250 from the General Fund, 1934-1935, for the purpose of paying the expenses of city representatives to Washington, D. C., re hearing on Hetch Hetchy Power before the Secretary of the Interior on May 6, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,250 be and is hereby set aside from the General Fund, 1934-1935, to defray the expense of City representatives to Washington, D. C., re hearing on Hetch Hetchy Power before the Secretary of the Interior May 6, 1935.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

## NEW BUSINESS.

### Action Deferred.

The following recommendation of Finance Committee was taken up and *laid over one week*:

**Authorizing Supplemental Appropriations From the Park Fund for Expense and Payment for Lands in Connection With Acquisition of Lands for Lafayette Park.**

(Code No. 9.051)

Bill No. 711, Ordinance No. 9.051175, as follows:

### *Supplemental Appropriation Ordinance.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. For the purpose of purchasing and leasing additional lands required for the completion of Lafayette Park, there is hereby appropriated from certain surplus Park Department funds the following amounts of money to certain other funds, as follows, to-wit:

(a) The sum of \$1,471.24 from the surplus existing in Appropriation No. 12.600.01 to Appropriation No. 12.600.03 for payment of rental and taxes.

(b) The sum of \$2,771.74 from the surplus existing in Appropriation No. 12.600.01 and the sum of \$17,488.26 from Appropriation No. 12.600.02 to Appropriation No. 12.600.04 for purchase of land and payment of title insurance policy and acquisition expenses.

### Passed for Second Reading.

The following bills were *passed for second reading*:

**Appropriating \$500 for Construction of Main Sewer in  
Bradford Street.**

(Code No. 9.051)

On recommendation of Finance Committee:

Bill No. 712, Ordinance No. 9.051176, as follows:

Appropriating \$500 from Appropriation 40.214.00—Extension and reconstruction of Main Sewers, as City's contribution, for the construction of a main sewer in Bradford Street between Cortland Avenue and Jarboe Avenue.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$500 is hereby set aside and appropriated from Appropriation 40.214.00, Extension and Reconstruction of Main Sewers, as City's contribution, for the construction of a main sewer in Bradford street between Cortland avenue and Jarboe avenue.

Controller approves as to availability of funds.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

**Appropriation of \$1,000 to Civil Service Department for Holding  
of Examinations.**

(Code No. 9.051)

Also, Bill No. 713, Ordinance No. 9.051177, as follows:

Appropriating \$1000 from Appropriation 2.900.00 (Emergency Reserve) to the credit of the Civil Service Commission, for the employment of special examiners in connection with various civil service examinations now in process.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1000 be and the same is hereby set aside and appropriated from Appropriation 2.900.00 (Emergency Reserve) to the credit of the Civil Service Commission for the employment of Special Examiners in connection with various civil service examinations now in process.

Approved by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

**Appropriating \$4,200 From Emergency Reserve Fund to Credit  
of Institutional Help, Laguna Honda Home.**

(Code No. 9.051)

Also, Bill No. 714, Ordinance No. 9.051178, as follows:

Setting aside \$4,200 from Appropriation No. 2.900.00 (Emergency Reserve Fund), to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,200 be and is hereby set aside and appropriated from Appropriation No. 2.900.00 (Emergency Reserve Fund) to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home.

Recommended by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.



**Action Deferred.**

The following resolution was *laid over one week*:

**Authorizing Execution of Agreement for Leasing and Purchasing Additional Land Required for Lafayette Park.**

(Code No. 12.1713)

(Code No. 12.1733)

Also, Resolution No. 1917, as follows:

Whereas, it is necessary and convenient for the expansion and proper conduct of Lafayette Park that the City and County of San Francisco lease additional land adjacent to said park, which land is situated in the City and County of San Francisco, State of California, and is described as follows:

*Tract A.* Beginning at a point on the southerly line of Clay street produced westerly, distant westerly thereon 137 feet 6 inches from the westerly line of Gough street; running thence westerly along the southerly line of Clay street produced westerly, 275 feet; thence at a right angle southerly 127 feet 8¼ inches; thence at a right angle easterly 275 feet; thence at a right angle northerly 127 feet 8¼ inches to the point of beginning.

*Tract B.* Beginning at the point of intersection of the westerly line of Gough street and the northerly line of Clay street produced westerly; running thence westerly along said northerly line of Clay street produced westerly 412 feet 6 inches; thence at a right angle northerly 127 feet 8¼ inches; thence at a right angle easterly 412 feet 6 inches to the westerly line of Gough street; thence at a right angle southerly along said westerly line of Gough street 127 feet 8¼ inches to the point of beginning.

Whereas, the Coast Bay Company, a corporation, has offered to lease the above described lands to the City and County of San Francisco, and to grant in said lease an option to purchase said property for the sum of \$200,000, according to the terms and conditions set forth in that certain agreement to lease this day presented to this Board for its approval. Now, therefore, be it

Resolved, That in accordance with the recommendation of the Park Department and the Director of Property, the City and County of San Francisco enter into an agreement with Coast Bay Company, a corporation, for the leasing of said land; and be it

Further Resolved, That said Coast Bay Company shall grant unto said City and County of San Francisco a good and valid option to purchase said lands, or any part or portion thereof, upon the terms and conditions set forth in said agreement of lease this day presented to this Board, which said option shall be binding upon the Coast Bay Company, but shall not have to be exercised by the City and County of San Francisco unless the latter shall during any fiscal year appropriate out of the revenues of that year a sum sufficient to purchase said land or some part thereof, or shall provide the requisite funds for the purchase of said property by bond issue; and be it

Further Resolved, That said agreement of lease, approved by the Park Department and the City Attorney, and presented to this Board for its approval, be and the same is hereby approved, and that said agreement be executed in duplicate by the Mayor and the Clerk of the Board of Supervisors, said lease to be made and executed as of the 15th day of May, 1935; and be it

Further Resolved, That the following sums be paid to Coast Bay Company, pursuant to said agreement, from Appropriations Nos. 12.600.03 and 12.600.04, to-wit: The sum of \$20,000 as the purchase price of Parcel 1, which parcel is the westerly 68 feet 9 inches of Tract A, hereinbefore described; the sum of \$900 on June 30, 1935, as rent from May 15, 1935, to June 30, 1935, and the sum of \$571.24 as a pro rata refund of the second installment of 1934-1935 taxes on said property; and be it

Further Resolved, That nothing contained in this resolution or in said agreement of lease shall be construed to obligate the City and County of San Francisco to complete the purchase of any of the parcels described in said agreement of lease, excepting Parcel No. 1; and be it

Further Resolved, That a copy of said agreement be filed with the Controller, and that the Director of Property each year, and before the preparation of the annual budget by the Controller, advise said Controller as to the amounts necessary to exercise any of the options contained in said agreement, so that said amounts may be provided for in said budget; and be it

Further Resolved, That the City and County of San Francisco accept a deed to Parcel 1 hereinbefore referred to.

Approved by the Director of Property.

### Adopted.

The following resolutions were *adopted*:

#### Accepting Deed and Payment of \$500 for Blocks 15 and 16, Block 6179, for Lands Required for the Sunset Reservoir.

(Code No. 12.17152)

On recommendation of Finance Committee:

Resolution No. 1918, as follows:

Resolved, That the City and County of San Francisco accept a deed from the following named parties to certain land in San Francisco, required for the Sunset Reservoir, and that the sum set forth opposite their names be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05:

Sarah Elvidge and Mary Cronin, et al., Lots 14 and 15, Block 2108, as per the Assessor's Block Books..... \$500.00

Approved as to funds being available by the Controller.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

#### Authorizing Acceptance of Deed and Payment of \$20 to Myrtle Christiansen for Subsurface Easement Required Crystal Springs Pipe Line No. 2.

(Code No. 15.0241)

Also, Resolution No. 1919, as follows:

Resolved, That the City and County of San Francisco accept a deed from Myrtle Christensen, et al., to a tunnel easement beneath the surface of Lots 15 and 16, Assessor's Block 6179, San Francisco, required for Crystal Springs Pipe Line No. 2; and that the sum of \$20 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Approved by Controller as to funds available.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

#### Authorizing City Attorney to Settle Claim of \$1,995 for Damages for \$250.

(Code No. 6.022)

Also, Resolution No. 1920, as follows:

Whereas, in November, 1931, as the result of a rainstorm, the residence and property of Dr. John J. Lautzenheiser, located at 8 Sixteenth avenue, was damaged as the result of a faulty catch-basin being washed



out and allowing the water to undermine the end of the street and cause the collapse of a large retaining wall across the end of the avenue adjacent to the above mentioned property; and

Whereas, said Dr. Lautzenheiser has brought suit against the City and County of San Francisco in the sum of one thousand nine hundred ninety-five (\$1,995) dollars for said damages; and

Whereas, after consultation with the City Engineer's Office, the City Attorney recommends that the above entitled action be settled and compromised for the sum of two hundred fifty (\$250) dollars, which settlement the City Attorney believes to be a fair, reasonable and just amount; now, therefore, be it

Resolved, That the City Attorney be, and he is, hereby authorized to settle and compromise the above action for the sum of two hundred fifty (\$250) dollars and that the Controller be authorized and directed to prepare and issue the necessary warrant.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

### Canvass of Election Held May 2, 1935.

(Code No. 3.02)

Also, Resolution No. 1921, as follows:

Resolved, That the Registrar of Voters and this Board of Supervisors proceed on Monday, May 6, 1935, at the hour of 9 a. m., to canvass the returns of the Special Municipal Election held Thursday, May 2, 1935, by opening the same and estimating the vote of 828 election precincts and declare the result thereof, and such count shall continue each day according to law; and be it

Further Resolved, That the canvass of said election returns will be conducted in the office of the Registrar of Voters, City Hall, in the City and County of San Francisco, which office is designated as the necessary place of meeting to conduct such canvass, as all ballots and records pertaining to such election are on file in said office, and to be conducted in accordance with the provisions of the Political Code relating thereto, and to be continued until completed in the manner provided by the Political Code of the State of California; and that the several persons hereinafter named and mentioned are hereby appointed as Clerks to perform the clerical work of the official canvass of the returns of said election in the manner provided by said Section 1280 of the Political Code of the State of California:

Ahern, Josephine; Cate, H. D.; Connell, I.; Deasy, J. B.; DeBernardi, L.; Faucompre, E. Rene; Griffith, E. A.; Hansen, Carl; Haun, Elinor; Heiss, Harold; Jepsen, Minnie; Jurgens, H. P.; Kearns, Ethel; Knight, A. G.; Lindemann, R. A.; Love, Elsie; Marshall, Carmel; McCarthy, Alec; McFarland, Helen; Monahan, Wm. E.; Newstat, M. J.; O'Leary, C. J.; Power, A. A.; Remley, Alice; Santif, Cecilia; Sherwood, E.; Spacher, E.; Stern, Lester; Thomson, W. H.; Windreich, A.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

Also, Resolution No. 1922, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being refunds of amounts paid in duplicate for taxes, to-wit:

- (1) To Frank and May L. Fischer, per Vol. 13, Lot 36, Block 1716, of 1934-35 Real Estate Rolls.....\$ 3.00
- (2) Hyman Kaufman, per Vol. 2, page 120, line 21 of Supplemental Personal Property Roll for 1934..... 15.88



- (3) John J. Lermen, per Vol. 4, Bill 523, Lot 18, Block 562, Fiscal Year 1934 ..... 23.37
- (4) Eugenia Costello, per Vol. 3, Bill No. 1100½, Lot 29, Block 445A, Fiscal Year 1934..... 26.65
- (5) Mary Gallagher, per Vol. 41, Bill No. 617, Lot 8, Block 6756, Fiscal Year 1933..... 25.33
- (6) W. Ekstam, per Vol. 17, Bill No. 3551, Lot 13, Block 2415, Block 1934 ..... 8.89
- (7) Evan James, per Vol. 39, Bill No. 1309, Lot 29, Block 6549, Fiscal Year 1934 ..... 31.68
- (8) C. Davis, per Vol. 10, Bill No. 2636, Lot 40, Block 1520, Fiscal Year 1934 ..... 61.82
- (9) Bank of America, N. T. & S. A., per Vol. 2, Bill No. 1648, Lot 11, Block 231, Fiscal Year 1933.....131.54
- (10) R. G. Hamilton & Co., per Vol. 6, Bill No. 556, Lot 2E, Block 920, Fiscal Year 1933—\$109.62, and Vol. 12, Bill No. 17, Lot 9, Block 1617—\$41.34.....150.96
- (11) Darco Sales Corp., per Vol. 15, page 4, line 8 of the 1934 Unsecured Uncollected Personal Property Rolls, through Clerical Error ..... 98.10

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

### Passed for Second Reading.

The following matters were *passed for second reading*:

## GARAGE ORDINANCE.

### Amendment.

(Code No. 11.0822)

On recommendation of Fire, Safety and Police Committee:

Bill No. 709, Ordinance No. 11.08221, as follows:

Amending Section 1 and subdivision (e) of Section 3 of Ordinance Number 8564 (New Series) entitled "Governing the Construction, Equipment, Maintenance and Operation of Public, Commercial and Private Garages: Regulating and Providing for the Storage and Use of Gasoline in Connection with Public, Commercial and Private Garages: Duties of the Fire Marshal: Penalties for Violation: Repealing Ordinance Number 746 (New Series), and All Ordinances and Parts of Ordinances in So Far as They Conflict with This Ordinance," *by defining automobiles, gasoline, garages, dwellings, flats and apartment houses and regulating the use and manner of conduct of said garages.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That Section 1 and Subdivision (e) of Section 3 of Ordinance Number 8464 (New Series), be, and the same are, hereby amended to read as follows:

Section 1. Whenever used in this ordinance, the following terms and words are defined as herein specified and shall be deemed and construed to have the meaning ascribed to them in this section:

(a) "Automobile" shall mean any self-propelling vehicle operating on land excepting railroad trains and street railway cars.

(b) "Gasoline" shall mean and include any product of petroleum flashing below the temperature of 110 degrees Fahrenheit. The Fire Marshal of the City and County of San Francisco shall determine such flashing point.

(c) "Commercial garage" shall mean a building wherein four or more automobiles used or maintained or designed for the transportation of persons or property and operated by the owner or owners



thereof, are kept, stored, repaired and/or serviced, and where no charge is made for the storage, keeping, repairing and servicing of same.

(d) "Public Garage" shall mean any building, structure or part thereof, wherein four or more automobiles are kept or stored by the public, or wherein storage facilities for an automobile or automobiles are advertised by any sign or device affixed to or painted upon said building or structure or any part thereof, or where a charge is made for the keeping of four or more automobiles. Nothing herein contained shall be construed to prohibit the advertising of automobile storage space in or on hotel or apartment house buildings or in flats or dwellings when such storage space is advertised and furnished only in conjunction with the rental of living accommodations therein.

(e) "Dwelling" shall mean a building which is used, or which is intended or designed to be used as the home or residence of not more than two separate families or households, and/or in which not more than fifteen rooms shall be used for the accommodation of boarders and when no part of which structure or building is used as a store or for any business purpose. Two or more such dwellings may be connected on each story and used for boarding purposes, provided the halls and stairs of each house shall be left unaltered and kept open and in use as such.

(f) "Flats" shall mean a building of two or more stories containing separate dwellings, each dwelling having an independent entrance on the level of the street or from an outside vestibule on the level of the first floor.

(g) "Apartment House" shall mean any building or portion thereof more than one story in height which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building; the several apartments or places of residence in which are entered from a common entrance and/or common halls.

(h) "Private Garage" shall mean any other building or structure or part thereof or space therein where one or more automobiles are kept or stored except such places and establishments specifically regulated by other ordinances of the City and County of San Francisco.

(i) In addition to providing storage facilities for automobiles, any person, firm or corporation in possession of a permit for the operation of a public garage as herein defined, shall be permitted to engage in the cleaning, repairing and servicing of automobiles and their equipment and the storing and selling of gasoline and petroleum products, automobile supplies and accessories.

(j) The definition of a public garage as herein set forth shall not be construed to prohibit the owner or proprietor of an apartment house building or hotel building from maintaining and making a charge for the rental of automobile storage space therein under the following conditions:

In apartment house buildings the space to be used for garage purposes shall not exceed three hundred square feet for each apartment within the building in which said garage is situated; and in hotel buildings said space shall not exceed one hundred fifty feet for each room within the building in which said garage is situated. All space in any apartment house building or hotel building to be used for garage purposes shall conform with the State Housing Act; and the enclosures in said space used for garage purposes and the exterior walls of said space from the foundations to the surface of the floor, constituting the ceiling of said space used for garage purposes shall be of masonry as required for class "C" buildings. When garages are maintained in apartment house buildings or in hotel buildings, which buildings are class "A" or "B" construction as defined in the Building Laws of the City and County of San Francisco, the limitations for space as herein provided shall not apply thereto.

It shall be unlawful for the owner or proprietor of any apartment



house or hotel maintaining garage space therein, to receive for storage or to permit to be stored therein, more than three automobiles in addition to those which may be kept or stored therein by bona fide residents of said apartment house or by bona fide guests of said hotel.

(k) Space for the storage of automobiles may be maintained in any flat or dwelling house building provided that where such space exceeds four hundred fifty square feet the construction of said portion of said flat or dwelling house building used for the storage of automobiles shall conform with the State Housing Act; and provided further, that it shall be unlawful for the owner or occupant of any flat or dwelling house building in which space is maintained for the storage of automobiles, to store, or to permit to be stored, or to receive for storage therein, more than one automobile belonging to persons not residing in said flat or dwelling house building.

(l) Every owner or lessee of any hotel, apartment house, flat or dwelling who rents or hires out any space therein for the storage of an automobile, or automobiles, to any person or persons not residing in the building in which such space is located shall, within twenty-four hours from the time said space is so rented, report such fact to the office of the Chief of Police. Such report shall contain the name and address of the person to whom such space is rented and the trade name and license number of any automobile so stored therein.

Section 3 (Subdivision (e)). All private garages with a floor area in excess of four hundred square feet shall be constructed as provided in this ordinance for public or commercial garages, if built independent of any other building. Detached private garages having four hundred square feet or less floor area shall not have a height of more than sixteen feet from the floor to the highest point of the roof, and they may be built with timber or steel frames which shall be covered with not less than three-quarter inch timber sheathing or number twenty-six gauge corrugated metal, and have their roof covered with fireproof roofing material. They shall rest on continuous masonry foundations and have masonry floors, and shall have ventilating openings as specified in paragraph (c), Section 3, of this ordinance.

Not more than one detached private garage building of frame construction shall be built, maintained or operated on any single lot, or parcel of land, and automobile storage facilities therein shall not be rented or hired out to any person or persons not actually residing upon the premises. Whenever used in this ordinance the terms "Lot" or "Parcel" shall be construed to mean "Lot" or "Parcel" as delineated upon the diagrams or plots of the Assessor of this City and County.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

### **Abandonment of Market Street Railway Company Tracks on Sixth Street, etc.**

(Code No. 15.091)

On recommendations of Public Utilities Committee:

Bill No. 682, Ordinance No. 15.0916, as follows:

Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Six Street between Folsom Street and Brannan Street; also, on Brannan Street from Third Street to Eighth Street; and, also, on Eighth Street from Brannan Street to Bryant Street.

Whereas, the City and County of San Francisco is and has been engaged in the laying of a sewer on Sixth Street between Folsom Street and Brannan Street, and on Brannan Street from Third Street to Eighth Street, and on Eighth Street from Brannan Street to Bryant Street, which has necessitated the removal of the street car tracks of Market Street Railway Company on said streets and the abandonment of service thereon; and



Whereas, Market Street Railway Company has in writing petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks and service, and has consented to discontinue its said street car service over and along said streets; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service;

Now, therefore, be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That in pursuance of the petition of Market Street Railroad Company set forth in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned and held under the operating permit of said company dated February 9th, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Sixth Street between Folsom Street and Brannan Street, and on Brannan Street from Third Street to Eighth Street, and on Eighth Street from Brannan Street to Bryant Street.

That the public interest will not be injured or suffer by reason of the removal of said tracks or the abandonment of said service, and the Board of Supervisors so finds in pursuance of Section 132 of the Charter of the City and County of San Francisco.

Approved by the City Attorney.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

**Abandonment of Market Street Railway Tracks on Bryant Street, Harrison Street, Sterling Street, and Steuart Street.**

(Code No. 15.091)

Also, Bill No. 710, Ordinance No. 15.0918, as follows:

Authorizing Market Street Railway Company to abandon and discontinue street car service and remove its street railway tracks from Bryant Street from Second Street to Sterling Street, thence along Sterling Street to Harrison Street; and, also, to abandon and discontinue street car service and remove its street railway tracks from Harrison Street, commencing at the intersection of Second and Harrison Streets, thence along Harrison Street to Steuart Street, and on Steuart Street from Harrison Street to Folsom Street.

Whereas, the Department of Public Works, Division of Highways, of the State of California, and the City and County of San Francisco have requested Market Street Railway Company to discontinue its street car service along and upon Bryant Street from Second Street to Sterling Street, thence along Sterling Street to Harrison Street, and, also, commencing at the intersection of Second and Harrison Streets, thence along Harrison Street to Steuart Street, thence along Steuart Street to Folsom Street; and

Whereas, Market Street Railway Company has consented to discontinue its said street car service over and to remove or permit its railway tracks to be removed from:

(a) Bryant Street from Second Street to Sterling Street, thence along and upon Sterling Street to Harrison Street, and

(b) Harrison Street from Second Street to Steuart Street, thence along Steuart Street to Folsom Street;

Now, therefore, be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That in pursuance of the plan set forth in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned or held under the operating permit of said company dated February 9th, 1931, to remove its street railway tracks from and discontinue the operation of street cars thereon, over and along the following streets:



(a) Bryant Street from Second Street to Sterling Street, thence along Sterling Street from Bryant Street to Harrison Street, and

(b) Harrison Street from Second Street to Steuart Street, thence along Steuart Street to Folsom Street; provided, however, that the tracks on Harrison Street from First Street to Steuart Street and on Steuart Street from Harrison Street to Folsom Street shall not be ordered removed until the City and County of San Francisco shall repave said Harrison Street and Steuart Street.

That the public interest will not be injured nor suffer by reason of the removal of said tracks and the abandonment of said service, and the Board of Supervisors so finds, as provided by Section 132 of the Charter of the City and County of San Francisco; the removal of said tracks from said streets, as aforesaid, will aid the State of California and the City and County of San Francisco in their plans for providing proper terminal facilities and approaches for the westerly terminus of what is known as the San Francisco-Oakland Bay Bridge and will be in aid of the public service and convenience.

Ayes—Supervisors Brown, Colman, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Gallagher, Havenner, McSheehy—3.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Refund for Overpayment of Taxes.

(Code No. 9.059)

Supervisor Gallagher presented:

Resolution No. 1923, as follows:

Resolved, That the sum of \$4.83 is hereby authorized paid to Miss Katherine Benson, said amount being excess tax paid on over-valuation of improvements on lot 6, block 1387, fiscal year 1934-35.

Recommended by the Controller.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Gallagher, McSheehy—3.

### Endorsing H. R. Bill 6984. Benefits for Spanish War and China Relief Expedition Veterans.

(Code No. 5.2)

Resolution No. 1925, as follows:

Whereas, H. R. Bill 6984 now pending before the Congress provides that all persons who served in the Quartermaster Corps or under the jurisdiction of the Quartermaster General during the war with Spain, the Philippine insurrection, or the China relief expedition, and who were discharged for disability incurred in line of duty, shall be entitled to certain benefits, including hospitalization and the privileges of the Soldiers' Home; and

Whereas, many citizens of San Francisco are veterans of such service and are rightfully entitled to the benefits this act will afford them; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby endorse H. R. Bill 6984 and urges the Congress to enact it into law; and be it

Further Resolved, That the Clerk transmit a copy of this resolution to representatives of California in the Congress.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Gallagher, McSheehy—3.



**Traveling Expenses of Assistant City Attorney Heidelberg re:  
Taking of Depositions Regarding One-Man Car Operations  
in Eastern Cities.**

(Code No. 9.056)

Resolution No. 1926, as follows:

Resolved, That the expenses of Henry Heidelberg, Deputy City Attorney, incurred in the matter of traveling to various eastern cities to be present at the taking of the depositions in the action of *Market Street Railway Company v. City and County of San Francisco, et al.*, be, and the same are, hereby authorized in conformity with the provisions of Section 219 of the Charter and Ordinance No. 9.0563.

*Referred to Finance Committee.*

**Report of Public Welfare Committee on Repeal of Criminal  
Syndicalism Act.**

Supervisor Uhl presented and the Clerk read:

San Francisco, California, April 29, 1935.

To the Honorable, The Board of Supervisors,  
City and County of San Francisco.

Gentlemen: Your Public Welfare Committee, having met Friday, April 26, 1935, at 10 a. m., begs leave to report that the Committee has heard petition of the California State Conference for United Action against the Criminal Syndicalism Act for the adoption of a resolution favoring Assembly Bill No. 419 for the repeal of said Act, and to say that all of the evidence presented before the Committee went to show that this Act is more honored in the breach than in the observance; that it conflicts with the interests of labor and accomplishes nothing of the true purpose intended.

Wherefore, your Public Welfare Committee recommends that the Board of Supervisors, sitting as a Committee of the Whole, hear the subject-matter as a special order of business at 2:30 p. m. today so that all who wish, may be heard.

On motion of Supervisor Gallagher, John D. Barry, columnist of the San Francisco Daily News, who was mentioned as favoring repeal of the Act, has been invited to address the Board on the subject.

Respectfully submitted,

PUBLIC WELFARE COMMITTEE,

By ADOLPH UHL, Chairman.

A. J. GALLAGHER, Member.

ADOLPH E. SCHMIDT, Member.

**Action Deferred.**

Whereupon, Supervisor Gallagher moved that hearing on Criminal Syndicalism Measure be made a special order of business for 3 p. m., May 6.

*Motion carried.*

**Death of Col. E. J. Mitchell.**

Supervisor Colman, seconded by Supervisor Hayden moved that Clerk prepare suitable resolution of condolence on the passing of Col. E. J. Mitchell.

*So ordered.*

**Amount Paid for Hetch Hetchy Water.**

Supervisor Uhl requested the Clerk to ask the Public Utilities Commission what they have paid for the 1,185,000,000 gallons of Hetch Hetchy water delivered during the past thirty days, if anything, or what amount has been credited to the Hetch Hetchy system for said water.

**Right of State to Use Shoals for Docks, Etc.**

A communication from City Attorney O'Toole on opinion of Attorney J. E. Brown as to the right of State to use Shoals for docks, or wharves for general commercial purposes was read by the Clerk and *ordered filed*.

**Hearings on Legislative Bills.**

A communication from the Controller give dates of special hearings on certain legislative bills which have been disapproved or upon which no action has been taken was read and filed.

**Relation to One-Man Car.**

A communication from City Attorney re action pending by Market Street Railway Company as to one-man car operation was read and filed.

**ADJOURNMENT.**

There being no further business the Board of Supervisors at 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors May 6, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





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Monday, May 6, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, MAY 6, 1935, 2 P. M.

---

In Board of Supervisors, San Francisco, Monday, May 6, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

Supervisors Colman, Havenner and McSheehy on leave attending Washington Conference of Hetch Hetchy Power Disposal Contract.

Acting President Shannon, presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of April 25 and 29, 1935, were considered read and approved.

### Motion.

Re proposed exposition in 1938, Supervisor Gallagher moved that in view of the action of the people favoring the Shoals, that the Buildings and Lands Committee of the Board of Supervisors, his Honor the Mayor, the City Attorney and the Director of Property be constituted a committee for the preparation of the necessary laws and grant that may be required.

*Motion carried.*

Supervisor Shannon moved that his Excellency, the Governor of the State of California, have made known to him that this Board favors, and he is requested to sign that certain bill wherein the City and County of San Francisco is granted the right to permit the use of land conveyed by the State of California to the City and County and situate near Yerba Buena Island, for exposition purposes.

*Motion carried.*

### Use of Shoals for Exposition Site.

March 25, 1935.—Supervisor Colman moved that the Board of Supervisors request the State Legislature to give permission for the use of the shoals north of Yerba Buena Island for exposition purposes.

Supervisor Shannon moved that action on Supervisor Colman's motion be deferred until the meeting of April 29, 1935.

April 29, 1935.—The foregoing matter was taken up and Supervisor Colman's motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri, Shannon—6.

Noes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Absent—Supervisor McSheehy—1.



**Motion to Reconsider.**

Supervisor Gallagher, before the vote was announced, changed his vote from "No" to "Aye" and moved to reconsider at next meeting.

*May 6, 1935—No action.*

**SPECIAL ORDER—3 P. M.****Hearing on Repeal of Criminal Syndicalism Act.**

The following report was presented and read by the Clerk:

San Francisco, California, April 29, 1935.

To the Honorable The Board of Supervisors, City and County of San Francisco.

Gentlemen: Your Public Welfare Committee, having met Friday, April 26, 1935, at 10 a. m., begs leave to report that the Committee has heard petition of the California State Conference for united action against the Criminal Syndicalism Act for the adoption of a resolution favoring Assembly Bill No. 419 for the repeal of said act, and to say that all of the evidence presented before the Committee went to show that this act is more honored in the breach than in the observance; that it conflicts with the interests of labor and accomplishes nothing of the true purpose intended.

Wherefore, your Public Welfare Committee recommends that the Board of Supervisors, sitting as a Committee of the Whole, hear the subject matter as a special order of business at 2:30 p. m. today so that all who wish may be heard.

On motion of Supervisor Gallagher, John D. Barry, columnist of the San Francisco Daily News, who was mentioned as favoring repeal of the act, has been invited to address the Board on the subject.

Respectfully submitted,

PUBLIC WELFARE COMMITTEE,  
ADOLPH UHL,  
A. J. GALLAGHER,  
A. E. SCHMIDT.

**Committee of the Whole.**

On motion of Supervisor Gallagher, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of hearing persons interested in the proposed legislation, all members heretofore noted being present, and Supervisor Shannon in the chair.

**Privilege of the Floor.**

F. McConnell, representing the California State Conference for United Action Against the Criminal Syndicalism Act; Miss Anita Whitney, representing the Communist Party; Benjamin Le Jere, representing the San Francisco County Democratic Party; John D. Barry, columnist, San Francisco Daily News; Harry J. Collins, member of Communist Party; Mr. Sanders, representing the Ornamental Iron Workers, were heard in favor of the repeal of the Criminal Syndicalism Act as provided for in Assembly Bill No. 419, and urged that the California State Assembly be memorialized to support said bill.

Harper Knowles, representing the American Legion, spoke in opposition to the repeal, and requested the Board of Supervisors not to endorse the bill without giving an opportunity to the American Legion to be heard.

Mrs. Thomas, representing the City and County Federation of Women's Clubs, was also heard urging that those in opposition to the repeal be given an opportunity to be heard.

### Motion.

Supervisor Hayden moved that the subject matter be referred back to the Public Welfare Committee for its recommendation.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Hayden, Ratto, Roncovieri, Shannon—5.

Noes—Supervisors Gallagher, Schmidt, Uhl—3.

Absent—Supervisors Colman, Havenner, McSheehy—3.

### Committee Arises.

Whereupon, on motion of Supervisor Gallagher, the Committee of the Whole arose and reported to the Board, all members heretofore noted being present, and Supervisor Shannon in the chair.

### Action Deferred.

Thereupon, Supervisor Gallagher moved that the subject matter of the repeal of the Criminal Syndicalism Act be continued one week and made a Special Order of Business for 4 P. M. next Monday. Also, that District Attorney Matthew Brady be notified to be in attendance.

Motion *carried*.

Supervisor Uhl thereupon announced that on Thursday, May 9th, at 2:30 p. m., the matter would be again considered in the Public Welfare Committee.

## UNFINISHED BUSINESS.

### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

### Transfer of Funds.

(Code No. 9.052)

On recommendation of Finance Committee.

Bill No. 706, Ordinance No. 9.0524, as follows:

Authorizing a supplemental appropriation of \$148,966.00 out of the surplus existing in the 1933 Water Distribution Bond Fund to the credit of Appropriation No. 93.901.01 to pay bond interest during construction.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$148,966.00 out of the surplus existing in the 1933 Water Distribution Bond Fund to the credit of Appropriation No. 93.901.01, to pay bond interest during construction.

Section 2. The Controller is hereby authorized to make the necessary transfer to the Bond Interest Fund.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

### Transfer of Funds.

(Code No. 9.052)

Also, Bill No. 707, Ordinance No. 9.0525, as follows:

Authorizing a supplemental appropriation of \$926,601.00 out of the surplus existing in the General Fund to the credit of Appropriation No. 80 to pay bond interest and redemption.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. There is hereby appropriated and set aside the sum of \$926,601.00 out of the surplus existing in the General Fund to the credit of Appropriation No. 80, to pay bond interest and redemption.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Authorizing the Leasing of Fire Department Property—  
Grant and Broadway.  
(Code No. 12.1736)**

Also, Bill No. 708, Ordinance No. 12.17363, as follows:

Authorizing leasing of certain Fire Department property.

Be it Ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Fire Department, the Director of Property is hereby authorized to lease the following described City-owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Broadway, distant thereon 171 feet 10½ inches westerly from the westerly line of Grant avenue; running thence westerly along said southerly line of Broadway 22 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 22 feet; thence at a right angle northerly 137 feet 6 inches to said southerly line of Broadway and the point of beginning.

Approved by Director of Property.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

## NEW BUSINESS.

Adopted.

The following resolution was *adopted*:

**Authorizing Execution of Agreement for Leasing and Purchasing  
Additional Land Required for Lafayette Park.**

(Code No. 12.1713)

(Code No. 12.1733)

On recommendation of Finance Committee.

Resolution No. 1917, as follows:

Whereas, it is necessary and convenient for the expansion and proper conduct of Lafayette Park that the City and County of San Francisco lease additional land adjacent to said park, which land is situated in the City and County of San Francisco, State of California, and is described as follows:

*Tract A.* Beginning at a point on the southerly line of Clay street produced westerly, distant westerly thereon 137 feet 6 inches from the westerly line of Gough street; running thence westerly along the southerly line of Clay street produced westerly, 275 feet; thence at a right angle southerly 127 feet 8¼ inches; thence at a right angle easterly 275 feet; thence at a right angle northerly 127 feet 8¼ inches to the point of beginning.

*Tract B.* Beginning at the point of intersection of the westerly line of Gough street and the northerly line of Clay street produced westerly; running thence westerly along said northerly line of Clay street produced westerly 412 feet 6 inches; thence at a right angle northerly 127 feet 8¼ inches; thence at a right angle easterly 412 feet 6 inches

to the westerly line of Gough street; thence at a right angle southerly along said westerly line of Gough street 127 feet 8¼ inches to the point of beginning.

Whereas, the Coast Bay Company, a corporation, has offered to lease the above described lands to the City and County of San Francisco, and to grant in said lease an option to purchase said property for the sum of \$200,000, according to the terms and conditions set forth in that certain agreement to lease this day presented to this Board for its approval. Now, therefore, be it

Resolved, That in accordance with the recommendation of the Park Department and the Director of Property, the City and County of San Francisco enter into an agreement with Coast Bay Company, a corporation, for the leasing of said land; and be it

Further Resolved, That said Coast Bay Company shall grant unto said City and County of San Francisco a good and valid option to purchase said lands, or any part or portion thereof, upon the terms and conditions set forth in said agreement of lease this day presented to this Board, which said option shall be binding upon the Coast Bay Company, but shall not have to be exercised by the City and County of San Francisco unless the latter shall during any fiscal year appropriate out of the revenues of that year a sum sufficient to purchase said land or some part thereof, or shall provide the requisite funds for the purchase of said property by bond issue; and be it

Further Resolved, That said agreement of lease, approved by the Park Department and the City Attorney, and presented to this Board for its approval, be and the same is hereby approved, and that said agreement be executed in duplicate by the Mayor and the Clerk of the Board of Supervisors, said lease to be made and executed as of the 15th day of May, 1935; and be it

Further Resolved, That the following sums be paid to Coast Bay Company, pursuant to said agreement, from Appropriations Nos. 12.600.03 and 12.600.04, to-wit: The sum of \$20,000 as the purchase price of Parcel 1, which parcel is the westerly 68 feet 9 inches of Tract A, hereinbefore described; the sum of \$900 on June 30, 1935, as rent from May 15, 1935, to June 30, 1935, and the sum of \$571.24 as a pro rata refund of the second installment of 1934-1935 taxes on said property; and be it

Further Resolved, That nothing contained in this resolution or in said agreement of lease shall be construed to obligate the City and County of San Francisco to complete the purchase of any of the parcels described in said agreement of lease, excepting Parcel No. 1; and be it

Further Resolved, That a copy of said agreement be filed with the Controller, and that the Director of Property each year, and before the preparation of the annual budget by the Controller, advise said Controller as to the amounts necessary to exercise any of the options contained in said agreement, so that said amounts may be provided for in said budget; and be it

Further Resolved, That the City and County of San Francisco accept a deed to Parcel 1 hereinbefore referred to.

Approved by the Director of Property.

April 29, 1935—*Over one week.*

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Shannon—6.

Noes—Supervisors Uhl, Schmidt—2.

Absent—Supervisors Colman, Havenner, McSheehy—3.

Passed for Second Reading.

The following bill was *passed for second reading*:



Authorizing Supplemental Appropriations From the Park Fund for  
Expense and Payment for Lands in Connection With Acquisition  
of Lands for Lafayette Park.

(Code No. 9.051)

Bill No. 711, Ordinance No. 9.051175, as follows:

*Supplemental Appropriation Ordinance.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. For the purpose of purchasing and leasing additional lands required for the completion of Lafayette Park, there is hereby appropriated from certain surplus Park Department funds the following amounts of money to certain other funds, as follows, to-wit:

(a) The sum of \$1,471.24 from the surplus existing in Appropriation No. 12.600.01 to Appropriation No. 12.600.03 for payment of rental and taxes.

(b) The sum of \$2,771.74 from the surplus existing in Appropriation No. 12.600.01 and the sum of \$17,488.26 from Appropriation No. 12.600.02 to Appropriation No. 12.600.04 for purchase of land and payment of title insurance policy and acquisition expenses.

April 29, 1935—*Over one week.*

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Shannon—6.

Noes—Supervisors Uhl, Schmidt—2.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Action Deferred.**

The following bill was, on motion of Supervisor Ratto, *laid over one week and made a Special Order of Business for 3 P. M.:*

Imposing Fees for Certain Inspections, Department of  
Public Health.

(Code No. 3.041)

Bill No. 719, Ordinance No. 3.04146, as follows:

Providing for and imposing fees for the inspection by the Department of Public Health of milk, animal carcasses intended for human consumption and to defray the cost of inspection at slaughterhouses and abattoirs.

Be it ordained by the People of the City and County of San Francisco, as follows:

For issuing a permit and making the inspection required, the Department of Public Health shall collect monthly the sum of twelve cents for each one hundred gallons of milk that the holder of such permit shall sell or supply for human consumption, within the City and County during the month previous. The holder of such permit shall render a true statement of the amount of milk so sold or supplied and pay the fee hereby imposed on or before the twentieth day of each calendar month. A failure to pay such fee or render the statement shall operate to revoke the permit theretofore issued.

Section 2. For making the inspection of each unstamped carcass of an animal intended for human consumption brought into the City and County, the Department of Public Health shall collect from the owner of said carcass the sum of twenty cents for each carcass inspected; such fees shall be paid on or before the 10th day of each calendar month for all inspections made during the preceding month.

Section 3. To defray the cost of inspection, the operator of a slaughterhouse or abattoir shall pay to the Department of Public Health \$270 per month for each inspector assigned to each slaughterhouse or abattoir; said payment to be made on or before the 10th day of each calendar month, for such inspection service, during the preceding month.

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Milk Inspection Fee.**  
(Code No. 3.041)

On recommendation of Finance Committee.

Bill No. 720, Ordinance No. 3.04147, as follows:

Providing for milk and cream inspection fees, and providing a penalty for violation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Milk pasteurizing plants in the City and County of San Francisco whose average pasteurization of milk is less than 1000 gallons per day shall pay a monthly fee of fifteen dollars (\$15).

Milk pasteurizing plants whose average pasteurization of milk is more than 1000 gallons per day shall pay a monthly fee of twenty-five dollars (\$25).

Section 2. Milk pasteurizing plants shall pay an inspection fee of 2.3 cents per 100 gallons of milk and cream pasteurized, and a written report, duly verified, setting forth the number of gallons pasteurized per month, on forms provided by Department of Public Health, shall be filed monthly with said Department of Public Health.

Section 3. Said fees shall be paid to the Department of Public Health on or before the 10th day of each month for inspection service performed during preceding calendar month.

Section 4. Any person failing or refusing to pay monthly the fee herein imposed shall be guilty of a misdemeanor, and upon conviction thereof shall be subject to a fine of not more than five hundred dollars, or by imprisonment in the County Jail for a period of not more than six months or by both such fine and imprisonment. The City and County may also collect any fee by civil action.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Adopted.**

The following resolutions were *adopted*:

**Refunds of Duplicate and Erroneous Payments of Taxes.**  
(Code No. 9.059)

Resolution No. 1930, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being amounts paid in duplicate, and for erroneous taxes, to-wit:

- |   |         |
|---|---------|
| (1) To S. J. Rutledge, per Vol. 7, Lot 30, Block 1090, Real Estate Rolls 1934-35 .....                            | \$19.32 |
| (2) Arthur J. Winther, per Vol. 18, Page 129, Line 23, of 1934 Uncollected Personal Property Rolls .....          | 16.91   |
| (3) Marion Compton, per Vol. 1, Page 8, Line 24, of the 1934 Supplemental Unsecured Personal Property Rolls.....  | 4.70    |
| (4) Jean Mendribil, per Vol. 3, Page 80, Line 18, of the 1934 Supplemental Unsecured Personal Property Rolls..... | 4.60    |
| (5) Peter & Gemma Coselli, per Vol. 14, Lot 3, Block 1853, of 1934-35 Real Estate Rolls .....                     | 3.86    |
| (6) Guidette Gondolfo, per Vol. 23, Lot 8, Block 3515, of 1934-35 Real Estate Rolls .....                         | 5.80    |



- (7) Bank of California, per Vol. 23, Lot 33, Block 3530, of 1934-35  
 Real Estate Rolls ..... 19.32  
 Verified and approved by the Controller.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Authorizing Expense Expenditure by City Attorney—Taking  
 Depositions in the East Re One Man Car Service.**

(Code No. —)

Also, Resolution No. 1926, as follows:

Resolved, That the expenses of Henry Heidelberg, Deputy City Attorney, incurred in the matter of travelling to various eastern cities to be present at the taking of the depositions in the action of *Market Street Railway Company v. City and County of San Francisco*, et al, be, and the same are, hereby authorized in conformity with the provisions of Section 219 of the Charter and Ordinance No. 9.0563.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Authorizing the Assessor to Transfer From 1931 Real Estate Roll to  
 the Personal Property Roll the Personal Property Tax of Earl  
 Le Clair—Erroneously Assessed to Real Property Belonging to  
 Mr. and Mrs. Le Clair.**

(Code 9.011)

Also, Resolution No. 1931, as follows:

Resolved, That the Assessor of the City and County of San Francisco be, and he is hereby authorized to transfer from the 1931 real estate assessment roll to the personal property roll the personal property tax of Earl Le Clair erroneously assessed against the real property of Earl Le Clair and Ethyl M. Le Clair for said year against Lot 4, Block 3040 as shown on page 11, Volume 21, Real Estate Assessment Roll.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Rereferred.**

The following resolution was, on motion, *rereferred to the Finance Committee*:

**Appropriating \$500 for Towel Service, Various Departments.**

(Code 9.051)

Bill No. 718, Ordinance No. 9.051179, as follows:

Appropriating \$500 from Emergency Reserve Appropriation No. 2,900.00 for towel service, for various departments the balance of Fiscal Year 1934-1935, and placed to credit of Appropriation No. 33.217.00.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$500 is hereby set aside from Emergency Reserve Appropriation No. 2,900.00 for towel service for various departments during the balance of Fiscal Year 1934-1935.

Said sum of \$500 to be credited to Appropriation No. 33.217.00.

Recommended by the Mayor.

Controller approves as to funds available.

### Changing Width of Sidewalks on Newhall Street, Armstrong Avenue and Carroll Avenue.

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 715, Ordinance No. 12.073128, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Sections three hundred and forty-six (346), three hundred and fifty-one (351), and three hundred and fifty-three (353) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office April 5, 1935, by amending Sections three hundred and forty-six (346), three hundred and fifty-one (351), and three hundred and fifty-three (353) thereof, to read as follows:

Section 346. The width of sidewalks on Newhall street between Williams avenue and Empire Lane shall be 10 feet.

Section 351. The width of sidewalks on Armstrong avenue between Newhall street and Shoup avenue shall be 10 feet;

The width of sidewalks on Armstrong avenue between Shoup avenue and Third street shall be 15 feet.

Section 353. The width of sidewalks on Carroll avenue between Thornton avenue and the westerly boundary line of the Hudson Garden Tract shall be 15 feet;

The width of sidewalks on Carroll avenue between the westerly boundary of the Hudson Garden Tract and the westerly line of Shoup avenue shall be 10 feet;

The width of sidewalks on Carroll avenue between Shoup avenue and Third street shall be 15 feet.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

### Reducing Width of Sidewalks on Lake Street Between Arguello Blvd. and Sixth Avenue From 15 to 12 Feet.

(Code No. 12.0731)

Also, Bill No. 716, Ordinance No. 12.073129, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section two hundred and one (201) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be amended in accordance with the communication of the Director of Public Works, filed in this office April 23, 1935, by amending Section two hundred and one (201) thereof, to read as follows:

Section 201. The width of sidewalks on Lake street between Arguello boulevard and Sixth avenue shall be 12 feet.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

### Action Deferred.

The following resolutions were, on motion, *laid over one week*:

### Closing to Traffic, Diamond Street Between 18th and 19th Streets.

(Code No. 1.06101)

Resolution No. 1928, as follows:

Resolved, That Diamond street between Eighteenth and Nineteenth



streets be closed to traffic between the hours of 10:15 a. m. and 10:30 a. m., and between 11:45 a. m. and 12:45 p. m., on all school days of the Most Holy Redeemer School.

**Closing to Traffic Fair Oaks Street Between 24th and 25th Streets Between 12 M. and 1 P. M., on School Days.**

(Code No. 1.06101)

Also, Resolution No. 1929, as follows:

Resolved, That Fair Oaks street between Twenty-fourth and Twenty-fifth streets be closed to traffic between 12 m. and 1:00 p. m. on all school days of the Immaculate Conception Academy.

**Passed for Second Reading.**

The following bill was passed for second reading:

**Providing for the Full Acceptance of the Roadway of Cayuga Avenue Between Gorham Street and the Easterly Line of Milton Street.**

(Code No. 12.0811)

Bill No. 717, Ordinance No. 12.081118, as follows:

Providing for acceptance of the roadway of Cayuga avenue between Gorham street and the easterly line of Milton street, including the intersections of Badger street, Lamartine street, Danton street, Lyell street, Rotteck street, Rousseau street and Milton street.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Cayuga avenue between Gorham street and the easterly line of Milton street, including the intersections of Badger street, Lamartine street, Danton street, Lyell street, Rotteck street, Rousseau street and Milton street.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

**Permission to Construct False Work in Certain Streets and Temporarily Divert Traffic From and Over Portions of Clementina and Folsom Streets in Connection With Bay Bridge Approaches.**

(Code No. 1.06101)

Supervisor Ratto presented:

Resolution No. 1932, as follows:

Resolved, That in accordance with the recommendation of the Director of Public Works as conveyed in his Order No. 1999, filed with the Clerk of this Board on May 3, 1935, permission is hereby granted to Healy-Tibbitts Construction Company to erect false work required in the construction of the approaches to the San Francisco-Oakland Bay Bridge on the following street areas and within the dates specified:

In Fourth Street between Stillman Street and Perry Street from May 3 to July 2, 1935. An opening 25 feet in width and 13½ feet high is to be left in center of street.

Third Street between Stillman Street and Perry Street, from August 2 to October 2, 1935. An opening 25 feet in width with no impaired clearances is to be left in center of street.

Second Street from Stillman Street northerly 220 feet, from November 1 to December 31, 1935. A single 14-foot opening is to be left in center of street for street car railways, and a 15-foot opening at each drill track.

Be It Further Resolved, That in accordance with the Order of the Director of Public Works herein referred to, permission is hereby granted Healy-Tibbitts Construction Company to engage in construction incident and necessary to the completion of the approaches to the San Francisco-Oakland Bay Bridge on portions of the hereinafter described streets and that all traffic be barred on the following streets within the areas specified and for the dates herein specified:

Folsom Street from a line 250 feet easterly from Second Street to the easterly line of Essex Street produced, from October 1 to December 1, 1935.

Clementina Street from a line 325 feet easterly from Second Street to the easterly line of Ecker Street produced, from September 1 to November 1, 1935.

Be It Further Resolved, That the permission that is herein granted to use the streets while construction is in progress and for the time specified is to be granted upon the Healy-Tibbitts Construction Company furnishing a good and sufficient public liability bond in the amount of \$25,000, which bond is to be approved by the City Attorney and the Controller and a property damage bond in the sum of \$25,000 which said bond is to be approved in like manner, the terms of which will indemnify the City and County of San Francisco for any damages that might occur to persons or property by reason of the construction described herein.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**In Memoriam: Lieutenant Colonel E. J. Mitchell.**

(Code No. 5.91)

Presented by Supervisors Colman and Hayden:

Resolution No. 1927, as follows:

Whereas, the Board of Supervisors notes with deep sorrow the passing of Lieut. Col. E. J. Mitchell, of "San Francisco's Own" 363rd Infantry Regiment.

Cited for bravery and distinguished service in the World War, Lieut. Col. Mitchell, at the battles of Eclisfontaine, St. Mihiel, Argonne and Lys Sheldt, was the recipient of the highest honors from the French and Belgian Governments, and awarded the distinguished service medal by the Congress of the United States; now, therefore, be it

Resolved, That this Board of Supervisors expresses its pride in the distinguished service of Lieut. Col. Mitchell, and commiserates with the sorrowing relatives and friends, the death in the prime of life of one whose distinguished career held great promise of still more distinguished honor and achievement.

*Adopted* unanimously by rising vote.

**Flag Day Committee.**

(Code No. 5.2)

Supervisor Hayden presented:

Resolution No. 1935, as follows:

Resolved, That his Honor the Mayor be and he is hereby respectfully



authorized and requested to appoint a suitable Citizens' Committee for the proper observance of "Flag Day", Sunday, June 16, 1935.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

### Reclamation of Submerged Lands.

The following was presented by Supervisor Gallagher and read by the Clerk:

Communication from Civic League of Improvement Clubs submitting following proposed resolution, to-wit:

Resolution No. 1933 instructing the City Attorney to prepare plans and specifications for filling blocks of submerged lands owned by the city, and that one-half cent on the hundred dollars of assessed valuation be placed in the tax rate to provide for necessary preliminary expenses.

Also, resolution No. 1934, petitioning the State Board of Harbor Commissioners to extend the sea wall to Hunter's Point and to fill to city grade the acreage owned and controlled by them.

*Referred to Commercial Development Committee.*

### Sacramento Conference on Control of San Francisco Harbor.

Supervisor Gallagher announced that in Sacramento on Wednesday at 4 p. m. the Senate Committee on Municipal Corporations, of which Senator Walter McGovern is Chairman, will take up for consideration the question of local control of San Francisco Harbor. Members of the Board of Supervisors are requested to be present. Party leaves at 1:30 p. m. Wednesday.

### Ownership of Dock and Harbor Rights on Yerba Buena Shoals.

Supervisor Gallagher presented communication from Central Council of Civic Clubs urging that steps be taken for the full ownership and control of all dock, wharf and harbor rights that may be developed on Yerba Buena Shoals.

*Referred to Public Buildings and Lands Committee.*

### Passed for Second Reading.

The following was presented by Supervisor Gallagher and *passed for second reading*:

### Supplemental Appropriation Ordinance for Raising O'Shaughnessy Dam.

(Code No. 9.051)

Bill No. 721, Ordinance No. 9.051180, as follows:

Supplemental appropriation ordinance for raising O'Shaughnessy Dam.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. At the request of the Public Utilities Commission, and the Mayor recommending the same, there is hereby appropriated from the 1933 Hetch Hetchy Dam Bond Fund the amount of \$197,338.75, which sum was realized as a premium from the sale of 1933 Hetch Hetchy Dam Bonds and is unappropriated, which said sum is to be used for the general expenses of the City and County in the raising of O'Shaughnessy Dam of the Hetch Hetchy Project.

### Death of Monsignor John Rogers, Pastor of St. Patrick's.

Supervisor Gallagher moved that the Clerk be directed to prepare a resolution expressing the deep regret of the Board at the demise of

the Very Reverend John Rogers, Pastor of St. Patrick's Church, and that the Chair appoint a committee of as many Supervisors who will attend the funeral ceremonies, and the Clerk to make arrangements with the Acting Pastor of St. Patrick's for seats for such members as desire to attend the funeral.

Motion *carried*.

The Chair appointed the entire Board to attend the funeral, Supervisor Gallagher to act as Chairman.

#### Observance of China Week.

Supervisor Brown moved that his Honor, the Mayor, be requested to declare the week of May 12-18 as China Week, to celebrate the 150th Anniversary of the first voyage—commercial—to China and return, and that the Mayor appoint a committee for the observance thereof.

Motion *carried*.

#### Public Hearing on Budget.

Supervisor Gallagher moved that the Board convene, in accordance with the provisions of the Charter, Friday morning, 10 o'clock, for public hearing of the budget.

Motion *carried*.

#### Hearing on Auto Supply Station Ordinance.

Supervisor Ratto announced that he would call from Fire, Safety and Police Committee, ordinance regulating Automobile Supply Stations, for Monday, May 13, 1935, whereupon Supervisor Hayden, Chairman of the Committee, moved that the matter be made a special order of business for Monday, May 20, 1935, at 4 p. m.

Motion *carried*.

#### Announcement.

Supervisor Uhl announced meeting of Public Welfare Committee for Thursday, 2:30 p. m., to continue consideration of matter of Criminal Syndicalism Act, which was *referred back to Committee* by the Board.

#### RECESS.

Whereupon the Board recessed to convene at 3 p. m. Thursday, May 9, to canvass votes of election of May 2, 1935.

J. S. DUNNIGAN,  
Clerk.

Approved by the Board of Supervisors May 13, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Thursday, May 9, 1935

Friday, May 10, 1935

Monday, May 13, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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374 Pine Street, S. F.

IN FRANCISCO, CALIF.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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THURSDAY, MAY 9, 1935—2 P. M.

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The Board of Supervisors reassembled, pursuant to recess of Monday, May 6, 1935, for the purpose of canvassing the vote of the Special Election of May 2, 1935, on Charter Amendments, Declarations of Policies and One-Man Car Proposition.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present: Supervisors Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, McSheehy—4.

### Report of Registrar.

A statement marked A O from the Registrar of Voters was presented showing official statement of votes cast at special election May 2, 1935, on Charter Amendments.

### Adopted.

Whereupon, the following resolution was presented and *adopted* by the following vote:

Vote Cast, Special Municipal Election, May 2, 1935, Registrar of Voters to Transmit to Secretary of State, Statement of Votes; Approving Statement of Votes, Record Book.

(Code No. 3.02)

Resolution No. 1936, as follows:

Resolved, That at the special municipal election held May 2, 1935, in the City and County of San Francisco, State of California, the whole number of votes cast in the 828 precincts was 141,183;

Resolved, That the Registrar of Voters be directed to transmit to the Secretary of State a certified copy of the statement of votes of special municipal election held in the City and County of San Francisco on Thursday, May 2, 1935:

Resolved, That the record book marked "AO," statement of votes polled at special municipal election held in the City and County of San Francisco, State of California, on Thursday, May 2, 1935, be and the same is hereby constituted the record of the official canvass of the special municipal election held in the City and County of San Francisco, State of California, on Thursday, May 2, 1935, and that the statement shows the whole number of votes cast in the City and County of San Francisco, State of California, and in each voting precinct therein, the charter amendments, ordinance and declarations of policy voted for, the number of votes given in each voting precinct to each of such charter amendments, ordinance and declarations of policy, and the total number of votes given in the City and County of San Francisco to each of such charter amendments, ordinance and declarations of policy; also such statement shows the charter amendments and propositions to amend the charter of the City and County of San Francisco voted on,



and number of votes given for and against such charter amendments, ordinance and declarations of policy in each voting precinct.

Ayes—Supervisors Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, McSheehy—4.

### RECESS.

Whereupon, the Board took a recess until tomorrow, Friday, May 10, 1935, at 10 o'clock a. m., for the purpose of holding a public hearing on the proposed budget of municipal expenditures for the year 1935-1936.

J. S. DUNNIGAN, Clerk.

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### FRIDAY, MAY 10, 1935—10 A. M.

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The Board of Supervisors reassembled, pursuant to recess of May 9, 1935, for the purpose of holding a public hearing on the proposed budget of municipal expenditures for the fiscal year 1935-1936.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Schmidt, Shannon, Ratto, Uhl—5.

Supervisor Brown appeared and was noted present at 10:15 a. m.

Supervisor Hayden appeared and was noted present at 10:30 a. m.

Supervisor Roncovieri appeared and was noted present at 10:30 a. m.

Absent—Supervisors Colman, Havenner, McSheehy—3.

Acting President Shannon in the chair.

### Public Hearing.

The Board thereupon proceeded and heard the following individuals and representatives of various Improvement Associations and Organizations regarding the proposed budget for the fiscal year 1935-1936:

#### Mission High School Recreation Ground.

Leo Hess, representing the Central Conference of Civic Clubs, Education Committee, was granted the privilege of the floor and stated that for a period of twenty years the people of the Mission High School district have been petitioning the Board of Supervisors to provide in the budget for suitable recreation grounds for the students of the Mission High School. He suggested an appropriation of \$200,000; or, whatever amount would be required for the purchase of the block of land on the north line of Dorland street, from the Sunshine School on Dolores street, through to George street, affording a suitable playground and recreation center for Mission High School students, who now have to conduct their physical culture exercises in the Mission Park. The proposed dimensions of the property to be acquired are 247 feet in length and 418 feet in width; estimated cost, \$200,000.

Cadet Major Fred Wright, R. O. T. C., and Camille Roselini, students of the Mission High School, Physical Education Department, were also heard in support of the request of Mr. Hess.

Mrs. J. J. Babka, president of the Mission P. T. A.; Mrs. George Roecheise, Charter president, P. T. A., and Mrs. H. B. Rosemont, Charter member, Mission High School, were also heard in support of the foregoing request.

Joseph Phillips, Director of Property, spoke of the acquisition of the property over a period of years on installment payments, and he said that the suggestion was a practicable one; that there were about forty

owners of property to deal with and estimated that, if the whole block of land was taken over, it would cost in the neighborhood of \$340,000, and a portion of the money could be put in the budget each year.

### Corona Heights Recreation Ground.

Mrs. Alice Cummings, Ashbury Heights Improvement Club, stated that \$25,000 had been put in the budget for the playground at Corona Heights for the children of the Ashbury Heights District. She urged that that amount be undisturbed and allowed to remain.

Mrs. G. L. Hill also addressed the Board, stating that the present site of the proposed playground on Corona Heights is a garbage dump and frequented by disorderly characters; that the appropriation, if carried out and utilized for the purpose intended, will be a crime preventive there and worth the investment.

### Salary Deductions and Standardization.

M. Boardman, representing the San Francisco Real Estate Board and Building Owners' & Managers' Association, favored the continuance of the pay cut now imposed on municipal employees. He declared that the depression still existed and the necessity for providing large amounts of money for relief was still a burden on the taxpayers. Declared further, that the employees promised to aid in relief, if necessary. He also urged salary standardization in accordance with section 71 of the Charter, and that, pending such standardization, nothing in excess of salaries paid for similar work in outside organizations be paid for municipal employments. The matter of standardization, he said, of section 71 of the Charter, has not been lived up to.

### Redding School Playground.

Mrs. George K. Simpers of the Redding Primary School was heard, urging the purchase of additional land for playground facilities for the children of said school.

### Library, Bernal Heights.

J. S. Silva, representing the Bernal Progressive Club, Inc., urged that the \$10,000 provided for library facilities for the Bernal Heights District be retained in the budget and that the scenic driveway on Bernal Heights be finished at as early a date as possible, so that trees may be planted for its ornamentation.

Mrs. Madge Blanchfield, representing the Bernal Heights Community Center, also spoke in favor of the Bernal Heights proposed library and offered two lots free for library purposes at Ellsworth street, between Jarboe and Tompkins streets.

Mr. Johnson of the Bernal Boosters' Club, Inc., thanked the Board for the appropriation set up in the budget for library purposes in his district and requested that the appropriation be allowed to stand.

### Noe Valley Playground.

J. Mahoney, 519 Valley street, and J. T. Shaler were heard in favor of an appropriation for the purchase of a block of land in the Noe Valley District for playground and recreation purposes. Commissioner Bernson of the Recreation Commission was also heard in this connection.

W. J. Varney, representing the Central Council of Civic Clubs said that he spoke for representatives in Sacramento of the San Francisco Assembly Districts and read a telegram from them, endorsing the recreation program set up in the proposed new budget. Douglas Kline, vice-president of the Central Council of Civic Clubs, was also heard in this connection.

### Glen Park Playground.

W. A. Tietz, representing the Glen Park Improvement Club, urged



the acquisition of property in the Glen Park District for a community center and the purchase of fifty-one acres of land for outdoor physical culture activities, barbeques, etc. He endorsed an additional 1½c. in the tax rate for the Recreation Department in order that these projects might be successfully consummated.

#### South Basin Industrial Land.

Mr. George Gerhardt, representing the Civic League of Improvement Clubs Association, urged an appropriation for the purchase of land at the South Basin for commercial and industrial purposes. The property between Hunters Point and Candle Stick Point, he said, is most desirable for this purpose.

Celia J. Mille, Bay View District Association, declared that that part of San Francisco was most neglected. She urged an appropriation for the widening of Williams Avenue and an appropriation for recreation grounds, one for Islais Creek, storm sewer and the opening of the Mendell Street cut. She complained that the Islais District is overrun with mosquitoes and rats, and needs cleaning up.

#### Golden Gate Heights Playground.

Mrs. Catanish, the Golden Gate Heights District, Ninth and Ortega streets, requested that the \$6,000 included in the recreation budget for a playground for Golden Gate Heights be retained.

#### McLaren Park.

Mrs. Florence Friedman urged that a definite sum, year by year, be set up for the acquisition of McLaren Park.

Rose Walker, representing the Longfellow School District, urged that the \$20,000 provided for the Longfellow-Mount Vernon Association playground be not disturbed.

Mrs. Bannan, 66 Eureka street, representing the Eureka Valley Promotion Association, urged an appropriation of \$25,000, for the purchase of recreation grounds in the Eureka Valley District.

#### RECESS.

Whereupon, at the hour of 12:15 p. m., the Board of Supervisors took a recess until 2:15 p. m.

#### REASSEMBLED.

The Board of Supervisors reassembled at 2:15 p. m., all members heretofore noted being present and Acting President Shannon in the chair.

John F. Kelly, representing the Per Diem men, was heard regarding appropriation for street cleaning.

W. W. Wilson, 15 Parker avenue, representing property owners on both sides of California and Geary streets, stated that about seven years ago the block between Euclid and California streets on the east side was widened about fourteen feet and was improved with apartment houses. Soon after that it was proposed that the block between Euclid and California streets be widened. At that time it was talked about and some promise was made by Mr. Phillips, Director of Property, and he thought opposed by the Streets Committee of the Board of Supervisors because of lack of funds. Wherefore, nothing was done. Parker avenue, south of Geary street, was widened ninety feet; the other portion was only sixty feet wide. Request is made that this widening project be extended to the entire street. Since Parker avenue was widened, there has been built three bungalows, one apartment house and three stores. All these buildings have been set back so that they will not interfere with the widening of the rest of the street between Euclid and Geary streets.

T. N. Biglieri, owner of an apartment house on Parker avenue,

between Geary and Euclid streets, also appeared and urged the widening of said avenue.

*Referred to the Finance Committee.*

#### Larsen Playground.

Peter Catanish, representing the Upper Sunset District Improvement Club, referring to the Larsen lots, comprising 600 acres, which were donated to the City, requested that if any funds are available during this fiscal year, that something be done to improve this donation for recreational purposes. Tennis courts, he says, have been laid out, but not finished.

#### Publicity and Advertising.

George D. Smith, managing owner and director of the Mark Hopkins Hotel, was also heard at length, urging generous appropriation for publicity and advertising.

Also, George B. Griffith, representing the Junior Chamber of Commerce.

Mr. Baen, representing the San Francisco Convention and Tourist Bureau and Clyde Edmondson, representing the Redwood Highway Association, requested that the appropriation for Publicity and Advertising be allowed to stand.

Mr. R. S. K. McMillan requested that the Board provide for the unfinished purchase of land for Dearborn street; also a new street in Southern Heights, between Twenty-second and Twenty-third streets, and that water bill connections, for which \$20,000 has been appropriated, be made by the Municipal Departments instead of the banks, who are now the recipient of that appropriation for their services.

On motion of Supervisor Hayden, the foregoing request was referred to the Finance Committee.

#### Geneva Avenue Widening.

W. J. Varley was granted the privilege of the floor and requested that provision be made for the widening of Geneva avenue at its further end, extending into San Mateo County, which has been left out of the budget.

Frank McGovern, representing the Crocker-Amazon Club, also requested an appropriation of \$125,000 for the widening of Geneva avenue. Three blocks of land are estimated to be required. He also suggested the removal of the Market Street Railway track.

#### Miscellaneous Requests.

J. Mahoney, representing the Central Council of Civic Clubs, urged appropriations as follows:

No. 1—Widening of California street, from Fillmore street west, and the cutting down of the sidewalks.

No. 2—An appropriation of \$5,000 to continue survey of earthquake hazards.

No. 3—An appropriation of \$65,000 to complete land purchase for divisional highway.

On motion of Supervisor Hayden, *referred to Finance Committee.*

No. 4—An appropriation for additional lands for Fairmount Park, at corner of Fairmount and Miguel streets.

William Nanary, representing the San Francisco Bureau of Municipal Research, was also heard at length on the various items in the proposed Municipal Budget for 1935-1936.

Mrs. M. Sharp was heard and requested that sufficient money be



provided in the Police Fund Budget for extra traffic officers and for traffic equipment for traffic boys operating in the vicinity of schools.

On motion duly made and carried, the Clerk was instructed to make list of petitions made today and number them in such manner as will be applicable to department or item in Budget to be considered.

*So ordered.*

On motion duly made and carried, the Clerk was instructed to make a list of the presentations made to the Board today by the various improvement clubs for the convenience of members.

Whereupon, the foregoing requests were *referred to the Finance Committee* for their consideration and report.

#### Announcement.

Supervisor Gallagher announced that Finance Committee would meet for the consideration of the Budget on Tuesday, May 14, 1935 at 10 a. m.

#### Motion.

Supervisor Roncovieri moved that the Clerk prepare indices so that the members of the Board may have easy access to the different departments set forth in the budget.

*So ordered.*

Supervisor Roncovieri moved that a total be made of all the requests presented today and the increases in tax rate necessary to grant same be indicated.

*So ordered.*

#### ADJOURNMENT.

Whereupon, the Board, at the hour of 4:55 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

#### MONDAY, MAY 13, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, May 13, 1935, 2 p. m.

The Board of Supervisors met in regular session.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Colman, Havenner, Hayden, McSheehy—4.

Quorum present.

Supervisor Hayden appeared and was noted present at 2:30 p. m.

Acting President Shannon in the chair.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of May 6, 1935, was considered read and approved.

#### SPECIAL ORDER—3 P. M.

The following matter was taken up:

#### Imposing Fees for Certain Inspections, Department of Public Health.

(Code No. 3.041)

Bill No. 719, Ordinance No. 3.04146, as follows:

Providing for and imposing fees for the inspection by the Depart-

ment of Public Health of milk, animal carcasses intended for human consumption, and to defray the cost of inspection at slaughterhouses and abattoirs.

Be it ordained by the People of the City and County of San Francisco, as follows:

For issuing a permit and making the inspection required, the Department of Public Health shall collect monthly the sum of twelve cents for each one hundred gallons of milk that the holder of such permit shall sell or supply for human consumption, within the City and County during the month previous. The holder of such permit shall render a true statement of the amount of milk so sold or supplied and pay the fee hereby imposed on or before the twentieth day of each calendar month. A failure to pay such fee or render the statement shall operate to revoke the permit theretofore issued.

Section 2. For making the inspection of each unstamped carcass of an animal intended for human consumption brought into the City and County, the Department of Public Health shall collect from the owner of said carcass the sum of twenty cents for each carcass inspected; such fees shall be paid on or before the 10th day of each calendar month for all inspections made during the preceding month.

Section 3. To defray the cost of inspection, the operator of a slaughterhouse or abattoir shall pay to the Department of Public Health \$270 per month for each inspector assigned to each slaughterhouse or abattoir; said payment to be made on or before the 10th day of each calendar month, for such inspection service, during the preceding month.

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

#### Committee of the Whole.

The Board of Supervisors thereupon resolved itself in Committee of the Whole and heard Henry Heidelberg, Assistant City Attorney; A. E. Schmidt, secretary, representing Wholesale Butchers; M. Maxwell, business agent, Butchers' Union; Barnett Sumski, representing Wholesale Butchers, on the pending ordinance.

Supervisor Ratto requested opinion from City Attorney as to whether or not we can have an ordinance penalizing out-of-town butchers delivering in San Francisco.

#### Committee Arises.

On motion of Supervisor Gallagher, the Committee of the Whole arose and recommended that matter be continued one day. All members heretofore noted being present and Supervisor Shannon in the chair.

#### Action Deferred.

Whereupon, the foregoing matter was laid over one week and made a Special Order for 3 p. m. by the following vote:

Ayes—Supervisors Brown, Hayden, Ratto, Roncovieri, Schmidt, Uhl—6.

Noes—Supervisors Gallagher, Shannon—2.

Absent—Supervisors Colman, Havenner, McSheehy—3.

#### SPECIAL ORDER—4 P. M.

#### Hearing on Repeal of Criminal Syndicalism Act.

#### Report of Public Welfare Committee.

The following matter was taken up:

San Francisco, California, April 29, 1935.

To the Honorable, the Board of Supervisors,  
City and County of San Francisco.

Gentlemen: Your Public Welfare Committee, having met Friday,



April 26, 1935, at 10 a. m., begs leave to report that the Committee has heard petition of the California State Conference for United Action against the Criminal Syndicalism Act for the adoption of a resolution favoring Assembly Bill No. 419 for the repeal of said Act, and to say that all of the evidence presented before the Committee went to show that this Act is more honored in the breach than in the observance; that it conflicts with the interests of labor and accomplishes nothing of the true purpose intended.

Wherefore, your Public Welfare Committee recommends that the Board of Supervisors, sitting as a Committee of the Whole, hear the subject matter as a special order of business at 2:30 p. m. today so that all who wish, may be heard.

On motion of Supervisor Gallagher, John D. Barry, columnist of the San Francisco Daily News, who was mentioned as favoring repeal of the Act, has been invited to address the Board on the subject.

Respectfully submitted,

PUBLIC WELFARE COMMITTEE,

ADOLPH UHL, Chairman.

A. J. GALLAGHER, Member.

A. E. SCHMIDT, Member.

#### Committee of the Whole.

On motion of Supervisor Gallagher, the Board of Supervisors, resolving itself into a Committee of the Whole for the purpose of hearing the report of the Public Welfare Committee on the Criminal Syndicalism Act.

All members heretofore noted being present.

Acting President Shannon in the chair.

Mary Van Kleeck, associated with the Russell Sage Foundation and other organizations; Mrs. William S. Wells, 1545 Taylor street; Lawrence Ross, 37 Grove street, organizer of the Communist Party of San Francisco; F. J. McConnel, 2605 California street, secretary of the Conference for the Repeal of the Criminal Syndicalism Act; and,

Herbert Ungent, representing the Democratic Party of the 26th Assembly District; were heard favoring the endorsement of Assembly Bill No. 419, providing for the repeal of the Criminal Syndicalism Act.

Mrs. Leon Morris, representing the City and County Federation of Women's Clubs and Spring Valley Mothers' Club; Archie Claussen, representing the American Legion; Thomas Riordan, Judge and Advocate, American Legion, State of California; Jim Fisk, State adjutant, State of California American Legion; were heard in opposition to the proposed legislation.

#### Committee of the Whole Arises.

Whereupon, the Committee of the Whole arose and reported to the Board.

All members heretofore noted being present and Acting President Shannon in the chair.

Supervisor Gallagher moved the adoption of the following resolution:

**Memorializing Legislature to Repeal Criminal Syndicalism Act.**

(Code No. 5.35)

Resolution No. ———, as follows:

Whereas, during the high feeling existing during the post-war period, the Legislature of this State enacted the so-called "Criminal Syndicalism" law for the purpose of punishing persons engaged in aiding and abetting the overturn of the government through force and violence; and

Whereas, in the opinion of this committee such law has resulted, in many instances, in the curbing of free speech and the lawful assemblage of citizens; and

Whereas, such law has been used as a weapon against certain groups who possess conscientious beliefs regarding improvements or changes by lawful means in our present form of government; and

Whereas, in the opinion of this committee there are existing laws, viz.: sections 182, 403, 404, 405, 406, 407, 408, 409 and other sections of the Penal Code, which are sufficient in their scope to punish riots, unlawful acts of terrorism, and other practices condemned by the so-called Criminal Syndicalism law; and

Whereas, the repeal of the Criminal Syndicalism law has been energetically favored by such organizations as the State Federation of Labor, the San Francisco Labor Council, The San Francisco News, and by substantial citizens as Mr. John D. Barry, Mr. Paul Scharrenberg of the California State Federation of Labor, Mr. Edward Vandeleur, Rev. Lowther of the Temple Methodist Episcopal Church, Bishop Edward L. Parsons of the Episcopal Church, and numerous others; and

Whereas, said organizations and persons are of the opinion that said Criminal Syndicalism Law savours of class legislation in that it has been directed solely against uninfluential groups; now, therefore, be it

Resolved, That the Legislature of the State of California be memorialized by the Supervisors of the City and County of San Francisco to forthwith repeal said Criminal Syndicalism law.

Motion *lost* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt and Uhl—4.

Noes—Supervisors Brown, Hayden, Roncovieri and Shannon—4.

Absent—Supervisors Colman, Havenner and McSheehy—3.

#### Motion to Reconsider.

Before result of the foregoing vote was announced, Supervisor Gallagher changed his vote from *aye* to *no* and moved for reconsideration of the foregoing matter at the next meeting of the Board.

### UNFINISHED BUSINESS.

#### Action Deferred.

The following recommendations of Finance Committee matters were taken up and on motion *laid over one week*:

#### Appropriating \$4,200 From Emergency Reserve Fund to Credit of Institutional Help, Laguna Honda Home.

(Code No. 9.051)

Bill No. 714, Ordinance No. 9.051178, as follows:

Setting aside \$4,200 from Appropriation No. 2.900.00 (Emergency Reserve Fund), to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,200 be and is hereby set aside and appropriated from Appropriation No. 2.900.00 (Emergency Reserve Fund) to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home.

Recommended by the Mayor.

Approved by the Controller as to funds.

#### Appropriating \$1,000 to Civil Service Department for Holding of Examinations.

(Code No. 9.051)

Also, Bill No. 713, Ordinance No. 9.051177, as follows:

Appropriating \$1,000 from Appropriation 2.900.00 (Emergency Re-



serve) to the credit of the Civil Service Commission, for the employment of special examiners in connection with various civil service examinations now in process.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,000 be and the same is hereby set aside and appropriated from Appropriation 2.900.00 (Emergency Reserve) to the credit of the Civil Service Commission for the employment of Special Examiners in connection with various civil service examinations now in process.

Approved by the Mayor.

Approved by the Controller as to funds.

#### Final Passage.

The following bill, heretofore passed for second reading, was taken up and *finally passed* by the following vote:

#### Appropriating \$500 for Construction of Main Sewer in Bradford Street.

(Code No. 9.051)

On recommendation of Finance Committee:

Bill No. 712, Ordinance No. 9.051176, as follows:

Appropriating \$500 from Appropriation 40.214.00—Extension and reconstruction of Main Sewers, as City's contribution, for the construction of a main sewer in Bradford Street between Cortland Avenue and Jarboe Avenue.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$500 is hereby set aside and appropriated from Appropriation 40.214.00—Extension and Reconstruction of Main Sewers, as City's contribution, for the construction of a main sewer in Bradford street between Cortland avenue and Jarboe avenue.

Controller approves as to availability of funds.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

#### Action Deferred.

The following bill was on motion *laid over one week*. Hearing in Committee Friday.

### GARAGE ORDINANCE.

#### Amendment.

(Code No. 11.0822)

On recommendation of Fire, Safety and Police Committee:

Bill No. 709, Ordinance No. 11.08221, as follows:

Amending Section 1 and subdivision (e) of Section 3 of Ordinance Number 8564 (New Series) entitled "Governing the Construction, Equipment, Maintenance and Operation of Public, Commercial and Private Garages: Regulating and Providing for the Storage and Use of Gasoline in Connection with Public, Commercial and Private Garages: Duties of the Fire Marshal: Penalties for Violation: Repealing Ordinance Number 746 (New Series), and All Ordinances and Parts of Ordinances in so far as They Conflict with This Ordinance," *by defining automobiles, gasoline, garages, dwellings, flats and apartment houses and regulating the use and manner of conduct of said garages.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That Section 1 and Subdivision (e) of Section 3 of Ordinance Number 8564 (New Series) be, and the same are, hereby amended to read as follows:

Section 1. Whenever used in this ordinance, the following terms and words are defined as herein specified and shall be deemed and construed to have the meaning ascribed to them in this section:

(a) "Automobile" shall mean any self-propelling vehicle operating on land excepting railroad trains and street railway cars.

(b) "Gasoline" shall mean and include any product of petroleum flashing below the temperature of 110 degrees Fahrenheit. The Fire Marshal of the City and County of San Francisco shall determine such flashing point.

(c) "Commercial garage" shall mean a building wherein four or more automobiles used or maintained or designed for the transportation of persons or property and operated by the owner or owners thereof, are kept, stored, repaired and/or serviced, and where no charge is made for the storage, keeping, repairing and servicing of same.

(d) "Public Garage" shall mean any building, structure or part thereof, wherein four or more automobiles are kept or stored by the public, or wherein storage facilities for an automobile or automobiles are advertised by any sign or device affixed to or painted upon said building or structure or any part thereof, or where a charge is made for the keeping of four or more automobiles. Nothing herein contained shall be construed to prohibit the advertising of automobile storage space in or on hotel or apartment house buildings or in flats or dwellings when such storage space is advertised and furnished only in conjunction with the rental of living accommodations therein.

(e) "Dwelling" shall mean a building which is used, or which is intended or designed to be used as the home or residence of not more than two separate families or households, and/or in which not more than fifteen rooms shall be used for the accommodation of boarders and when no part of which structure or building is used as a store or for any business purpose. Two or more such dwellings may be connected on each story and used for boarding purposes, provided the halls and stairs of each house shall be left unaltered and kept open and in use as such.

(f) "Flats" shall mean a building of two or more stories containing separate dwellings, each dwelling having an independent entrance on the level of the street or from an outside vestibule on the level of the first floor.

(g) "Apartment House" shall mean any building or portion thereof more than one story in height which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building; the several apartments or places of residence in which are entered from a common entrance and/or common halls.

(h) "Private Garage" shall mean any other building or structure or part thereof or space therein where one or more automobiles are kept or stored except such places and establishments specifically regulated by other ordinances of the City and County of San Francisco.

(i) In addition to providing storage facilities for automobiles, any person, firm or corporation in possession of a permit for the operation of a public garage as herein defined, shall be permitted to engage in the cleaning, repairing and servicing of automobiles and their equipment and the storing and selling of gasoline and petroleum products, automobile supplies and accessories.

(j) The definition of a public garage as herein set forth shall not be construed to prohibit the owner or proprietor of an apartment house building or hotel building from maintaining and making a



charge for the rental of automobile storage space therein under the following conditions:

In apartment house buildings the space to be used for garage purposes shall not exceed three hundred square feet for each apartment within the building in which said garage is situated; and in hotel buildings said space shall not exceed one hundred fifty feet for each room within the building in which said garage is situated. All space in any apartment house building or hotel building to be used for garage purposes shall conform with the State Housing Act; and the enclosures in said space used for garage purposes and the exterior wall of said space from the foundations to the surface of the floor, constituting the ceiling of said space used for garage purposes shall be of masonry as required for class "C" buildings. When garages are maintained in apartment house buildings or in hotel buildings, which buildings are class "A" or "B" construction as defined in the Building Laws of the City and County of San Francisco, the limitations for space as herein provided shall not apply thereto.

It shall be unlawful for the owner or proprietor of any apartment house or hotel maintaining garage space therein, to receive for storage or to permit to be stored therein, more than three automobiles in addition to those which may be kept or stored therein by bona fide residents of said apartment house or by bona fide guests of said hotel.

(k) Space for the storage of automobiles may be maintained in any flat or dwelling house building provided that where such space exceeds four hundred fifty square feet the construction of said portion of said flat or dwelling house building used for the storage of automobiles shall conform with the State Housing Act; and provided further, that it shall be unlawful for the owner or occupant of any flat or dwelling house building in which space is maintained for the storage of automobiles, to store, or to permit to be stored, or to receive for storage therein, more than one automobile belonging to persons not residing in said flat or dwelling house building.

(l) Every owner or lessee of any hotel, apartment house, flat or dwelling who rents or hires out any space therein for the storage of an automobile, or automobiles, to any person or persons not residing in the building in which such space is located shall, within twenty-four hours from the time said space is so rented, report such fact to the office of the Chief of Police. Such report shall contain the name and address of the person to whom such space is rented and the trade name and license number of any automobile so stored therein.

Section 3, Subdivision (e). All private garages with a floor area in excess of four hundred square feet shall be constructed as provided in this ordinance for public or commercial garages, if built independent of any other building. Detached private garages having four hundred square feet or less floor area shall not have a height of more than sixteen feet from the floor to the highest point of the roof, and they may be built with timber or steel frames which shall be covered with not less than three-quarter inch timber sheathing or number twenty-six gauge corrugated metal, and have their roof covered with fireproof roofing material. They shall rest on continuous masonry foundations and have masonry floors, and shall have ventilating openings as specified in paragraph (c), Section 3, of this ordinance.

Not more than one detached private garage building of frame construction shall be built, maintained or operated on any single lot, or parcel of land, and automobile storage facilities therein shall not be rented or hired out to any person or persons not actually residing upon the premises. Whenever used in this ordinance the terms "Lot" or "Parcel" shall be construed to mean "Lot" or "Parcel" as delineated upon the diagrams or plots of the Assessor of this City and County.

#### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:



**Abandonment of Market Street Railway Company Tracks on Sixth Street, etc.**

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 682, Ordinance No. 15.0916, as follows:

Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Sixth Street between Folsom Street and Brannan Street; also, on Brannan Street from Third Street to Eighth Street; and, also, on Eighth Street from Brannan Street to Bryant Street.

Whereas, the City and County of San Francisco is and has been engaged in the laying of a sewer on Sixth Street between Folsom Street and Brannan Street, and on Brannan Street from Third Street to Eighth Street, and on Eighth Street from Brannan Street to Bryant Street, which has necessitated the removal of the street car tracks of Market Street Railway Company on said streets and the abandonment of service thereon; and

Whereas, Market Street Railway Company has in writing petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks and service, and has consented to discontinue its said street car service over and along said streets; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service;

Now, therefore, be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That in pursuance of the petition of Market Street Railroad Company set forth in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned and held under the operating permit of said company dated February 9th, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Sixth Street between Folsom Street and Brannan Street, and on Brannan Street from Third Street to Eighth Street, and on Eighth Street from Brannan Street to Bryant Street.

That the public interest will not be injured or suffer by reason of the removal of said tracks or the abandonment of said service, and the Board of Supervisors so finds in pursuance of Section 132 of the Charter of the City and County of San Francisco.

Approved by the City Attorney.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

SUPERVISOR GALLAGHER: Mr. Chairman: The Chairman of the Utilities Committee is absent; I would like the record to show, and I would like to be permitted to get a transcript of it, to this effect: A survey was made of the patronage on that line on Sixth street, below Folsom street to Brannan. The company contends there is hardly any traffic at all, while the survey made by the Southern Promotion Association indicates that there is a great demand, there are 750 people working in that neighborhood. I therefore consent to the passage of this measure with this understanding, as I understand it from the committee, to-wit: That a survey will be made independently by the committee, taking in the survey of the Southern Promotion Association and the company, and if it is found that the company is wrong, and that there are people who need that service in sufficient number at certain hours of the day only, that the company will agree to install buses at least on Sixth street to take up the slack left by the taking up of the tracks. If that is the understanding I will vote for it on that condition.

SUPERVISOR RATTO: This is from where, may I ask?



SUPERVISOR GALLAGHER: They built a new sewer on Sixth street from Folsom down. The company—— By this measure the company was permitted to abandon its tracks on Harrison—the company was permitted to abandon its tracks on Brannan, and abandon a number of its tracks on Eighth street and when it came to Sixth street the people appeared before the committee and protested the abandonment of the track between Folsom and Brannan; it now dead-ends at Folsom. The contractor has paved over two blocks of the street and desires to complete his contract. Our association doesn't desire to impose any restriction on the contractor but does insist that the agreement made with the Chairman of the Utilities Committee be kept, to-wit: That if a new survey, taking the company's brief, and the Southern Promotion Association's brief, that if it is found that the company is wrong and that the service is needed, that the company will agree to install some kind of service down there during the early morning and the early evening hours for the 750 employees that work there. With that understanding, I will vote for the measure.

I would ask, with your permission, that my remarks on this measure——that I get a transcription of them.

THE CHAIRMAN: If there is no objection, such will be the order.

**Abandonment of Market Street Railway Tracks on Bryant Street, Harrison Street, Sterling Street, and Steuart Street.**

(Code No. 15.091)

Also, Bill No. 710, Ordinance No. 15.0918, as follows:

Authorizing Market Street Railway Company to abandon and discontinue street car service and remove its street railway tracks from Bryant Street from Second Street to Sterling Street, thence along Sterling Street to Harrison Street; and, also, to abandon and discontinue street car service and remove its street railway tracks from Harrison Street, commencing at the intersection of Second and Harrison Streets, thence along Harrison Street to Steuart Street, and on Steuart Street from Harrison Street to Folsom Street.

Whereas, the Department of Public Works, Division of Highways, of the State of California, and the City and County of San Francisco have requested Market Street Railway Company to discontinue its street car service along and upon Bryant Street from Second Street to Sterling Street, thence along Sterling Street to Harrison Street, and, also, commencing at the intersection of Second and Harrison Streets, thence along Harrison Street to Steuart Street, thence along Steuart Street to Folsom Street; and

Whereas, Market Street Railway Company has consented to discontinue its said street car service over and to remove or permit its railway tracks to be removed from:

(a) Bryant Street from Second Street to Sterling Street, thence along and upon Sterling Street to Harrison Street, and

(b) Harrison Street from Second Street to Steuart Street, thence along Steuart Street to Folsom Street;

Now, therefore, be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That in pursuance of the plan set forth in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned or held under the operating permit of said company dated February 9th, 1931, to remove its street railway tracks from and discontinue the operation of street cars thereon, over and along the following streets:

(a) Bryant Street from Second Street to Sterling Street, thence along Sterling Street from Bryant Street to Harrison Street, and

(b) Harrison Street from Second Street to Steuart Street, thence along Steuart Street to Folsom Street; provided, however, that the tracks on Harrison Street from First Street to Steuart Street and



on Steuart Street from Harrison Street to Folsom Street shall not be ordered removed until the City and County of San Francisco shall repave said Harrison Street and Steuart Street.

That the public interest will not be injured nor suffer by reason of the removal of said tracks and the abandonment of said service, and the Board of Supervisors so finds, as provided by Section 132 of the Charter of the City and County of San Francisco; the removal of said tracks from said streets, as aforesaid, will aid the State of California and the City and County of San Francisco in their plans for providing proper terminal facilities and approaches for the westerly terminus of what is known as the San Francisco-Oakland Bay Bridge and will be in aid of the public service and convenience.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

## NEW BUSINESS.

### Action Deferred.

The following recommendation of Finance Committee was on motion *laid over one week*:

#### Appropriating Additional \$6,200 to Registrar of Voters; Emergency.

(Code No. 9.051)

Bill No. 723, Ordinance No. 9.051181, as follows:

Appropriating \$6,200 from the Emergency Reserve Appropriation No. 2.900.00, to the credit of Appropriation No. 29.200.00—Registrar of Voters, Contractual Service, and declaring the existence of an emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$6,200 is hereby set aside and appropriated from Emergency Reserve, Appropriation No. 2.900.00, to the credit of Appropriation No. 29.200.00—Registrar of Voters Contractual Service, for expense in connection with the holding of election, November 6, 1934; and declaring the existence of an emergency.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the holding of the election of November 6, 1934.

Section 3. That the funds heretofore appropriated for the purpose of holding the election of November 6, 1934, have been expended; that an unpaid balance remains; that there is no money available at the present time for this purpose; and that by reason thereof an immediate appropriation is necessary for the proper conduct of the affairs of the City and County.

Requested by the Director of Finance and approved by the Mayor and the Chief Administrative Officer.

### Adopted.

The following resolutions were *adopted*:

#### Accepting Deed and Payment of \$2,250 to James S. Hennessy for Land Required for Sunset Reservoir.

(Code No. 12.17152)

On recommendation of Finance Committee.

Resolution No. 1939, as follows:

Resolved, That the City and County of San Francisco accept a deed from the following named party to certain land in San Francisco, required for the Sunset Reservoir, and that the sum set forth opposite his name be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05:



James S. Hennessy ..... \$2,250.00  
 Lots 8, 11 and 15, in Block 2144, as per the Assessor's  
 Block Books.

Approved by the Director of Property.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri,  
 Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Accepting Deed to Right of Way for Crystal Springs Pipe Line,  
 San Mateo County, and Authorizing Payment of \$1,000 to J. B.  
 Pilkington.**

(Code No. 15.0241)

Also, Resolution No. 1940, as follows:

Resolved, That the City and County of San Francisco accept a deed from J. B. Pilkington to a pipe line easement over that certain 11.556 acre tract of land in San Mateo County, California, described in Decree dated Oct. 29, 1928, and recorded Oct. 29, 1928, in Book 375 at page 495, Official Records of San Mateo County, required for Crystal Springs Pipe Line No. 2, and that the sum of \$1,000 be paid for said easement from 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

The foregoing consideration includes damages to nursery plants and trees planted on said right of way and the cost of removing the sprinkler system.

Approved by the Director of Property.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri,  
 Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Accepting Deed from Minnie Matthews, and Authorizing Payment  
 of \$100 for Lot 6, Block 5614, Required for Bernal Heights  
 Boulevard.**

(Code No. 12.1711)

Also, Resolution No. 1941, as follows:

Resolved, That the City and County of San Francisco accept a deed from Minnie Matthews to Lot 6, Assessor's Block 5614, San Francisco, required for Bernal Heights Boulevard; and that the sum of \$100 be paid for said lot from Appropriation No. 88.902.17, 1931 Boulevard Bond Fund.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri,  
 Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Unemployment Relief Non-Civil Service Employments.**

(Code No. 19.071)

Also, Resolution No. 1942, as follows:

Resolved, That under the provisions of Section 149 of the Charter of the City and County of San Francisco, the Board of Supervisors does hereby declare that an actual unemployment emergency exists in the City and County of San Francisco; such unemployment emergency shall be deemed to continue until June 30, 1936;

That in accordance with such special rules as the Civil Service Commission may adopt pursuant to Section 149 of the Charter, the Citizens' Emergency Relief Committee be and it is hereby authorized to act as the appointing power for the purpose of making such appointments as may be necessary to continue the work of said relief agencies in administering said unemployment relief, all of said employments to be created by special appropriation for unemployment relief; provided, however, that only bona fide residents of the City and County of San Francisco shall be appointed to such positions.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri,  
 Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Authorizing Payment of Islais Creek Reclamation District Warrants**

(Code No. 12.04)

Also, Resolution No. 1943, as follows:

Be it Resolved, That the following warrants of Islais Creek Reclamation District: No. 593 to Director of Public Works for \$301.80, No. 594 to J. B. West for \$125.00, No. 595 to J. B. West for \$125.00, No. 596 to State Banking Department for \$972.00, No. 597 to Mary C. O'Connell for \$333.91, No. 598 to Anglo California National Bank for \$732.75, No. 599 to Bayshore Construction Co. for \$173.25—payable out of the funds of said District, be and the same are hereby approved; and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Action Deferred.**

The following bills were *laid over one week*:

**Specifying the Various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.**

(Code No. 4.04)

Bill No. 724, Ordinance No. 4.042, as follows:

Specifying the various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1: Pursuant to the provisions of Sections 8 and 19 of the Charter incumbents of the respective offices and employments of the City and County of San Francisco, hereinafter mentioned, shall be bonded to the City and County of San Francisco in the form and in the manner hereinafter provided for the faithful performance of the respective duties of their respective offices and employments, which said suretyship shall be given within ten days after this ordinance becomes effective and will be required as long as said officers and employees hold their respective positions. That the offices and employments, the incumbents of which shall give suretyship as herein provided, and the minimum amounts of each suretyship are specified in Section 2 to Section 54 of this ordinance.

**Section 2: Adult Probation Department:**

Bookkeeper .....	\$ 2,000	
Chief Adult Probation Officer.....	1,000	
Probation Officer .....	1,000—	\$ 4,000

**Section 3: Assessor:**

Chief Assistant Assessor .....	\$ 10,000
Chief Teller .....	10,000



Senior Clerk .....	2,000
General Clerk (2) each.....	2,000—\$ 26,000

## Section 4: California Palace of the Legion of Honor:

Director .....	\$ 5,000
Assistant Director .....	5,000
Engineer and Building Superintendent.....	2,000
Organist .....	2,000
Chief Galleryman .....	2,000
Galleryman (5) each.....	2,000
Head Janitor .....	2,000
Assistant Janitor (2) each.....	2,000
Stenographer (3) each .....	2,000
Librarian .....	2,000
Caretaker (3) each .....	2,000
Secretary, Board of Trustees.....	2,500
Watchman .....	2,000—\$ 50,500

## Section 5: Chief Administrative Officer:

Chief Administrative Officer .....	\$ 50,000
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## Section 6: City Planning Commission:

Secretary and Engineer.....	\$ 500
Junior Civil Engineering Draftsman.....	500—\$ 1,000

## Section 7: Controller:

Chief Assistant Controller.....	\$ 50,000
Senior Accountant .....	25,000
Senior Accountant .....	10,000
Senior Clerk .....	25,000
Senior Bookkeeper .....	25,000
Senior Bookkeeper .....	10,000
Senior Bookkeeper .....	5,000
Senior Bookkeeper (2) each .....	2,000
Bookkeeper (2) each .....	5,000
Bookkeeper (2) each.....	2,000
Supervisor of Payrolls .....	10,000
Head Clerk .....	5,000
Head Clerk (2) each.....	2,000
General Clerk .....	5,000
General Clerk .....	2,000
General Clerk-Stenographer .....	5,000
Tax Redemption Clerk .....	2,000—\$201,000

## Section 8: Coroner:

Coroner .....	\$ 10,000
Coroner's Chief Investigator.....	1,000
Coroner's Investigator (4) each .....	1,000—\$ 15,000

## Section 9: District Attorney:

Principal Attorney, Criminal (Warrant & Bond Clerk) .....	\$ 10,000
General Clerk .....	5,000
Senior Attorney, Criminal .....	1,000
Attorney, Criminal .....	1,000
Criminal Law Clerk (5) each .....	1,000—\$ 22,000

## Section 10: Education, Board of:

Secretary .....	\$ 10,000
Superintendent of Schools .....	5,000
Senior Accountant .....	5,000
Supervisor "B" .....	1,000—\$ 21,000

## Section 11: Electricity, Department of:

Chief, Department of Electricity.....	\$ 10,000
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Senior Clerk .....	5,000
General Clerk .....	5,000
Superintendent of Plant .....	5,000
General Clerk .....	2,000—\$ 27,000

## Section 12: Finance and Records, Department of:

Director of Finance and Records .....	\$ 10,000
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## Section 13: Finance and Records, Department of:—County Clerk:

Chief Clerk .....	\$ 5,000
Criminal Law Clerk .....	2,000
Senior Civil Law Clerk (3) each.....	2,000
Civil Law Clerk (2) each .....	2,000
General Clerk (3) each .....	2,000
General Clerk-Stenographer (2) each .....	2,000
General Clerk-Typist (2) each.....	2,000—\$ 31,000

## Section 14: Finance and Records, Department of:—Public Administrator:

Head Clerk .....	\$ 2,000
Bookkeeper .....	2,000—\$ 4,000

## Section 15: Finance and Records, Department of:—Recorder:

Recorder .....	\$ 10,000
Chief Clerk .....	2,000
General Clerk (2) each .....	1,000—\$ 14,000

## Section 16: Finance and Records, Department of:—Registrar of Voters:

Registrar of Voters .....	\$ 3,000
General Clerk .....	1,000—\$ 4,000

## Section 17: Finance and Records, Department of:—Tax Collector:

Chief Teller .....	\$ 15,000
Senior Teller .....	10,000
Teller .....	5,000
Teller .....	1,000
License Adjuster (3) each.....	1,000
Head Clerk .....	3,000
Director, License Bureau.....	1,000
Senior Clerk-Stenographer .....	1,000
Director, Bureau Delinquent Revenue.....	5,000
Attorney, Civil .....	1,000
General Clerks (30) each.....	1,000—\$ 75,000

## Section 18: Fire Department:

Chief Clerk and Secretary.....	\$ 10,000
Bookkeeper .....	2,000—\$ 12,000

## Section 19: Horticultural Inspection Department:

County Agricultural Commissioner.....	\$ 1,000
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## Section 20: Juvenile Court—Probation Department:

Chief Probation Officer.....	\$ 2,000
Senior Probation Officer.....	2,000
Bookkeeper .....	2,000
General Clerk-Stenographer .....	1,000
General Clerk-Typist .....	1,000—\$ 8,000

## Section 21: M. H. deYoung Memorial Museum:

Director .....	\$ 5,000
Assistant to Director.....	2,500
Recorder .....	2,000
Secretary to Director.....	2,000
Stenographer .....	2,000



Head Galleryman .....	2,000
Printer .....	2,000
Clerk .....	2,000
Mechanic .....	2,000
Assistant Mechanic .....	2,000
Janitor .....	2,000
Assistant Janitor .....	2,000
Head Caretaker .....	2,000
Caretaker (6) each.....	2,000
Secretary, Board of Trustees.....	2,500
Galleryman (13) each.....	2,000
Carpenter .....	2,000
Docent (3) each.....	2,000
Watchman .....	2,000—\$ 80,000

## Section 22: Mayor:

Head Clerk-Stenographer .....	\$ 1,000
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## Section 23: Municipal Court:

Clerk of Municipal Court.....	\$ 10,000
Head Clerk .....	3,000
Senior Criminal Law Clerk.....	3,000
General Clerk .....	1,000
Senior Civil Law Clerk (4) each.....	1,000
Chief Assistant Clerk.....	1,000
Court Room Clerk, Criminal, (4) each.....	1,000
General Clerk (3).....	1,000
Civil Law Clerk.....	1,000—\$ 30,000

## Section 24: Park Department:

Superintendent .....	\$ 5,000
Assistant Superintendent (2) each.....	2,000
Assistant Superintendent .....	2,500
Secretary .....	5,000
Accountant .....	2,000
Stenographer .....	2,000
Chief Cashier .....	10,000
Cashier (4) each.....	1,000
Head Waitress .....	1,000
Foreman .....	5,000
Foreman (2) each.....	2,000
Starter (2) each.....	2,000
Golf Starter .....	2,000
Relief Golf Starter.....	1,000
Manager (3) each.....	1,000
Superintendent, Restaurant Activities.....	5,000
Athletic Organizer .....	5,000
Janitor (Coit Tower).....	1,000
Director of Zoo.....	2,000—\$ 67,500

## Section 25: Police Department:

Property Clerk .....	\$ 10,000
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## Section 26: Public Health, Department of:—Central Office:

Director of Public Health.....	\$ 10,000
Assistant Director of Public Health.....	5,000
Senior Accountant .....	5,000—\$ 20,000

## Section 27: Public Health, Department of:—Hassler Health Farm:

Superintendent .....	\$ 2,000
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## Section 28: Public Health, Department of:—Laguna Honda Home:

Superintendent .....	\$ 10,000
Assistant to Superintendent.....	3,000
Senior Pharmacist .....	2,000—\$ 15,000

Section 29: Public Health, Department of:—San Francisco Hospital:  
 Superintendent .....\$ 10,000  
 Head Clerk ..... 5,000  
 Senior Pharmacist ..... 2,000—\$ 17,000

Section 30: Public Library:

Business Manager ..... \$ 2,000

Section 31: Public Utilities Commission:—Airport:

Superintendent .....\$ 2,500  
 Assistant Superintendent ..... 2,500  
 Bookkeeper ..... 1,000—\$ 6,000

Section 32: Public Utilities Commission:—Engineering:

First Assistant City Engineer.....\$ 5,000  
 Construction Engineer ..... 5,000  
 Assistant Construction Engineer..... 2,500  
 Assistant Engineer ..... 2,500  
 Experienced Clerk (C. S. No. 9 (3)) Acting as  
 Assistant Auditor ..... 5,000—\$ 20,000

Section 33: Public Utilities Commission:—General Office:

Manager of Utilities.....\$ 15,000  
 Secretary, Utilities Commission..... 1,000—\$ 16,000

Section 34: Public Utilities Commission:—Hetch Hetchy Power Division:

Chief Electrical Engineer.....\$ 5,000  
 Electrical Engineer ..... 2,500  
 Chief Operator ..... 1,000  
 Assistant Engineer ..... 1,000  
 General Clerk ..... 1,000  
 General Clerk-Stenographer ..... 1,000  
 Accountant ..... 5,000—\$ 16,500

Section 35: Public Utilities Commission:—Municipal Railway:

Manager .....\$ 10,000  
 Senior Accountant ..... 2,500  
 Head Clerk ..... 2,500  
 Accountant ..... 2,500  
 General Clerk ..... 2,500  
 General Clerk (3) each..... 1,000  
 General Clerk-Stenographer (2) each..... 1,000  
 Claims Adjuster ..... 5,000  
 Inspector (2) each..... 1,000  
 Superintendent of Transportation..... 2,500  
 Division Superintendent (2) each..... 2,500  
 Inspector (6) each..... 1,000  
 Junior Inspector (5) each..... 1,000  
 Day Dispatcher (2) each..... 1,000  
 Conductor (6) each..... 1,000  
 Motorman ..... 1,000—\$ 59,500

Section 36: Public Utilities Commission:—Water Department:

General Manager and Chief Engineer.....\$ 10,000  
 Auditor ..... 5,000  
 General Clerk-Stenographer ..... 1,250  
 Cashier ..... 1,250  
 Accountant ..... 5,000  
 General Clerk-Stenographer ..... 1,500  
 Assistant Manager, Water Sales..... 1,250  
 Manager, Water Sales..... 1,250  
 Shut-Off Man (6) each..... 1,250



Contractor and Building Inspector.....	1,250
Assistant Supervisor—Consumers' Accounts.....	2,500
Supervisor—Consumers' Accounts .....	2,500
General Clerk (25) each.....	1,250
General Clerk .....	2,500
Clerk (2) each.....	1,250
Clerk .....	2,500
Clerk-Typist .....	1,250
General Clerk .....	5,000
Senior Clerk .....	5,000
Head Clerk .....	5,000
Supervisor of Collections.....	5,000
Senior Storekeeper .....	1,250
Meter Man, Country.....	1,250
Assistant Superintendent—Agriculture .....	1,250
Supervisor Docks and Shipping.....	1,250
Foreman Meter Repairer.....	1,250
Foreman Machinist .....	1,250
Senior Clerk (4) each.....	1,250
Office Assistant (2) each.....	1,250
General Clerk .....	1,250
Superintendent Peninsula District.....	1,250
Asst. Superintendent Peninsula District.....	1,250
General Storekeeper .....	1,250
Superintendent Alameda District.....	1,250
Asst. Superintendent Alameda District.....	1,250—\$122,750

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Section 37: Public Works, Department of:—Bureau of Architecture:

City Architect .....

\$ 10,000

Section 38: Public Works, Department of:—Bureau of Building Inspection:

Superintendent .....

\$ 10,000

Section 39: Public Works, Department of:—Bureau of Building Repair:

Superintendent .....

\$ 5,000

Section 40: Public Works, Department of:—Bureau of Cost Accounting:

Head Clerk .....\$ 2,500

General Clerk (3) each..... 2,500—\$ 10,000

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Section 41: Public Works, Department of:—Bureau of Engineering:

City Engineer .....\$ 10,000

General Clerk ..... 1,000

Senior Clerk ..... 1,000—\$ 12,000

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Section 42: Public Works, Department of:—Bureau of Sewer Repairs:

Superintendent .....

\$ 5,000

Section 43: Public Works, Department of:—Bureau of Streets:

General Superintendent of Streets.....

\$ 5,000

Section 44: Public Works, Department of:—Central Permit Bureau:

Head Clerk .....\$ 10,000

General Clerk (3) each..... 2,000

General Clerk ..... 1,000—\$ 17,000

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Section 45: Public Works, Department of:—General Office:

Director .....\$ 25,000

Chief Clerk-Secretary ..... 5,000

Head Clerk ..... 2,000—\$ 32,000

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## Section 46: Purchasing Department:

Purchaser of Supplies.....	\$ 25,000
Chief Accountant .....	1,000
Chief Storekeeper .....	3,000
General Storekeeper .....	3,000
General Storekeeper (4) each.....	2,000
Produce Buyer and General Storekeeper.....	2,000
Produce Buyer and Storekeeper.....	3,000
Produce Buyer and Storekeeper.....	2,000
Produce Buyer and Storekeeper.....	1,000
Storekeeper .....	3,000
Storekeeper (2) each.....	1,000—\$ 53,000

## Section 47: Real Estate Department:—Exposition Auditorium:

Superintendent of Auditorium.....	\$ 5,000
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## Section 48: Real Estate Department:—General Office:

Chief Right of Way Agent (Director of Property).....	\$ 25,000
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## Section 49: Recreation Department:

Camp Manager .....	\$ 3,000
Bookkeeper .....	3,000
Bookkeeper (2) each.....	1,250
Secretary .....	1,250
Supervisor of Recreation Supplies & Equipment.	3,000
General Clerk .....	1,250—\$ 14,000

## Section 50: Retirement Board:

Secretary-Actuary .....	\$ 25,000
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## Section 51: Sheriff:

Head Clerk .....	\$ 25,000
Head Clerk .....	1,000
General Clerk .....	1,000
Superintendent of Jail (2) each.....	1,000—\$ 29,000

## Section 52: Superior Court:

Secretary and Jury Commissioner.....	\$ 10,000
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## Section 53: Supervisors, Board of:

Clerk, Board of Supervisors.....	\$ 10,000
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## Section 54: Treasurer:

Assistant Cashier .....	\$ 25,000
Assistant Cashier .....	5,000
Senior Teller .....	10,000
Senior Accountant .....	5,000
Accountant .....	5,000
Senior Teller (2) each.....	5,000
Teller (4) each.....	5,000
General Clerk .....	5,000—\$ 85,000

Grand Total of Ordinance.....\$1,423,750

Section 55: The surety of said bond shall be a duly organized surety company authorized to do business in the State of California in the manner provided by law, and the original bond or suretyship shall be filed with the Controller and a duplicate or proper certificate shall be filed with the head of the department in which the employment or office is located. Where the bond or suretyship of any officer or employee is required by Charter or the general laws of the State to be recorded in the office of the Recorder of the City and County of San Francisco, the original of said bond shall be recorded and when the same is recorded in the proper book or record it shall be returned to the Controller and no fee shall be charged by the Recorder for the recording of said bond, as said bonds or suretyship are hereby declared to be public documents.

Section 56: All bonds or suretyship shall be duly conditioned that the officer or employee giving the same shall well and faithfully perform all of his official duties required of him at the time said bond is



given or that may thereafter be imposed or required of him by law, ordinance or Charter and that at the expiration of his term of office or employment he will surrender to his successor all property, books, papers and documents that may come into his possession as such officer or employee.

Section 57: All bonds or suretyship issued by authority of this ordinance shall be approved by the City Attorney as to form and shall thereupon be approved as to sufficiency of surety by the Controller and shall thereupon be filed with the Controller as hereinbefore set forth.

Whenever any officer or employee who is covered by any bond or suretyship written or issued under authority of this ordinance shall cease to hold the office or position for which said bond or suretyship was issued, the head of the department in which said officer or employee was serving shall notify the Controller of said fact, and shall also notify said Controller of the name of the officer or employee who has been appointed to succeed said officer or employee. Thereupon the Controller shall forthwith notify the company carrying the said bond or suretyship for said office position of said change in the occupancy thereof and arrange with said company that the new appointee shall be covered by said bond or suretyship.

Whenever any officer or employee shall cease to hold any office or employment covered by any bond or suretyship written pursuant to this ordinance and the head of the department concerned notifies the Controller of said fact, he shall advise said Controller if any liability has accrued in favor of the City or in favor of any officer thereof on said bond or suretyship, and if no such liability has accrued, the Controller shall recommend to the Board of Supervisors that said bond or suretyship covering said officer or employee be exonerated so far as such officer or employee is concerned, and the Board may by resolution exonerate said bond or suretyship, provided that such exoneration shall not in any way release said bond or suretyship for any liability which may have accrued while said officer or employee was covered by said bond or suretyship.

Section 58: All bonds heretofore given by any officer or employee, and which are required to be given pursuant to the provisions of this ordinance, are hereby declared to be bonds given in conformity with the provisions of this ordinance, provided the conditions in said bonds comply with the conditions herein contained.

Section 59: The bonds or suretyship herein provided for shall be obtained by the Purchaser of Supplies and the premiums thereon shall be paid by the City and County of San Francisco and where any officer or employee is an officer or employee of any department that is allowed by law a specific fund then the cost of said bond shall be charged against said fund and the premium on all bonds covering any officer or employee of any utility or utilities shall be a charge against the fund of said utility or utilities and where said officer or employee serves more than one utility the premium on said bond shall be equitably prorated among the various utilities which said officer or employee may serve, and where any officer or employee is being paid from the proceeds of any bond issue the premium on any bond or suretyship written for said officer or employee shall be paid from said bond fund.

Section 60: Any bond or suretyship given for any employee or officer pursuant to this ordinance shall inure to the benefit of his superior, whenever said superior is liable for the acts or omissions of said employee or officer.

Section 61: The bonds or suretyship given for any department may be grouped so that all employees and officers of said department will be covered by one bond, when such procedure shall be deemed to be for the best interests of the department and the bonds given for all departments may be grouped so that all employees and officers of all departments will be covered by one bond.

All positions not heretofore bonded and for which bond is required under the provisions of this ordinance may be grouped under one schedule. In such event all other positions now bonded shall be added



to the schedule as the respective anniversary dates of the existing bonds covering such positions shall be reached.

Section 62: Nothing herein contained shall in any way change or modify any Charter provision requiring a bond from any officer or employee, but the bonds herein required shall be supplemental to said bonds required by Charter.

Section 63: The respective sections of this ordinance covering the suretyship to be given by the officers or employees of any particular department may be covered by amendment of the appropriate section of this ordinance without the necessity of republishing said ordinance in its entirety and the consent of the surety shall be evidenced by a proper rider or endorsement to said bonds or suretyship.

Section 64: The surety of any said bond or suretyship may at any time terminate its liability on behalf of any officer and employee or other incumbent under said suretyship by giving thirty (30) days' notice in writing to the Controller of the City and County of San Francisco and likewise the Controller of the City and County of San Francisco may cause the termination of the surety's liability on behalf of any and every officer, employee or other incumbent by notice in writing to the surety, specifying the date of cancellation. Upon the determination of the notice of cancellation and provided no loss has been reported, the pro rata unearned portion of premium shall be returned to the Controller of the City and County of San Francisco.

**Providing for and Imposing Inspection Fees of Meat Processing and Meat Food Products Manufacturing Plants.**

(Code No. 3.041)

Also, Bill No. 725, Ordinance No. 3.04148, as follows:

Providing and imposing a fee for inspection by the Department of Public Health of meat processing plants or meat food products manufacturing establishments, and providing for written monthly reports of quantities processed or meat food product manufactured, and repealing all ordinances or parts of ordinances in conflict.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. To defray the cost of inspection, the operator of a meat processing plant or meat food product manufacturing establishment shall pay to the Department of Public Health a fee of 19 cents per 100 pounds of meat processed or meat food products manufactured by them monthly.

Section 2. A written report, duly verified, setting forth the amount in pounds of meat processed and meat food products manufactured shall be made on forms to be provided by the Department of Public Health; which reports shall be filed monthly with the Department of Public Health.

Section 3. The payment of fees imposed under this section shall be made on or before the 10th day of each calendar month.

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

**Adopted.**

The following resolutions were *adopted*:

**Closing to Traffic, Diamond Street Between 18th and 19th Streets.**

(Code No. 1.06101)

On recommendation of Streets Committee.

Resolution No. 1928, as follows:

Resolved, That Diamond street between Eighteenth and Nineteenth streets be closed to traffic between the hours of 10:15 a. m. and 10:30 a. m., and between 11:45 a. m. and 12:45 p. m., on all school days of the Most Holy Redeemer School.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.



**Closing to Traffic Fair Oaks Street Between 24th and 25th Streets  
Between 12 M. and 1 P. M., on School Days.**

(Code No. 1.06101)

Also, Resolution No. 1929, as follows:

Resolved, That Fair Oaks street between Twenty-Fourth and Twenty-fifth streets be closed to traffic between 12 m. and 1:00 p. m. on all school days of the Immaculate Conception Academy.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Fixing Time for Hearing of Appeal, Rezoning of Southerly Side  
of Filbert Street, Monday, May 20, 1935, 2 P. M.**

(Code No. 13.02)

On recommendation of Public Buildings, Lands and City Planning Committee.

Resolution No. 1937, as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission, granting an application to rezone from Second Residential District to Commercial District, property located at the southerly side of Filbert street, commencing at a point 37 feet westerly from Montgomery street, and running thence westerly 18 feet 6 inches, extending to a depth of 50 feet, is hereby set for Monday, May 20, 1935, at 2 o'clock p. m.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**Leave of Absence—Mr. Edward L. Frick, Member of the  
Art Commission.**

(Code No. 4.053)

On recommendation of His Honor the Mayor.

Resolution No. 1938, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mr. Edward L. Frick, member of the Art Commission, is hereby granted a leave of absence for a period of thirty days, commencing May 13, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Havenner, McSheehy—3.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**State Legislature to Ask Navy Department for Permission to Oper-  
ate Road Through Land Under Its Jurisdiction, Connecting State  
Highway with Golden Gate Bridge.**

Supervisor Brown: "The Sears Point Toll Road has been recommended for purchase by the State of California and for improvement as a highway to connect up the interior of the State with the Golden Gate Bridge. The Navy Department filed suit claiming ownership of a large tract of land through which that road runs. The title company has insured the title to the land, but the title company's policy doesn't include improvements."

Supervisor Brown asked for suspension of the rules and the adoption of a resolution requesting the State Highway Commission to ask the

Naval Department for permission to operate a road through said land for highway purposes, connecting with the Golden Gate Bridge.

*So ordered.*

### Senator Johnson Requested to Support Patman Bill.

(Code No. 5.2)

Supervisor Uhl presented:

Resolution No. 1943, as follows:

Whereas, the passage of the Patman Bill covering Adjusted Service Compensations means the release of cash so sorely needed by many of the veterans of the last World War; and

Whereas, the Senate of the United States has voted in favor of the Patman Bill; and

Whereas, the Supervisors of the City and County of San Francisco have heretofore memorialized the Congress of the United States to pass the Adjusted Service Compensation Act; and

Whereas, Senator Hiram W. Johnson, of California, voted against the said Patman Bill; now, therefore, be it

Resolved, That, in the event President Roosevelt vetoes the said Patman Bill, that Senator Hiram W. Johnson be requested by the Supervisors of the City and County of San Francisco to vote against sustaining President Roosevelt's veto of said Patman Bill.

Further Resolved, That a copy of this resolution be sent immediately by air mail to Senator Hiram W. Johnson.

*Adopted* under suspension of the rules by the following vote:

Ayes—Supervisors Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

No—Supervisor Brown—1.

Absent—Supervisors Colman, Havenner, McSheehy—3.

### Explanation of Vote.

Supervisor Brown explained his vote by saying that he considered the Patman Bill inflationary.

### Memorializing President and Congress to Enact Certain Legislation Re Criminal Syndicalism.

(Code No. 5.2)

Supervisor Uhl presented:

Resolution No. 1944, as follows:

Whereas, it is one of the prime duties of the Federal Government to protect itself against any overthrow or change of government by force or violence; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby approve the enactment of federal legislation covering the following points:

1. To empower the Bureau of Investigation of the Department of Justice to investigate all subversive activities of individuals and organizations, alien or otherwise, seeking or planning the overthrow of our government by force or violence, or other unlawful means, and to employ the usual investigational methods thereof. The Department of Justice also to be charged with the discretionary authority of publication of the truth about organizations and individuals engaged in subversive activities and supplied with sufficient funds and personnel to carry on the foregoing.

2. To declare organizations which advocate the overthrow by force and violence of our government to be illegal organizations and pro-



hibit their existence in any territory under the jurisdiction of the United States.

3. To declare it a felony for an individual to publicly or secretly advocate, promote or encourage the overthrow or change of our form of government by force and violence, or to knowingly belong to any society, association, group or organization which has for its object, or one of its objects the advocacy or furtherance of the overthrow of the government of the United States by force or violence or any unlawful means.

4. To effectively close the U. S. mails to any printed or written matter advocating or encouraging the overthrow of government by force and violence.

5. To prohibit the interstate transportation of any printed or written matter advocating or encouraging the overthrow of government by force and violence.

6. To make clear the laws for the deportation of all aliens advocating the overthrow or change of our system of government by force and violence and make certain the impounding without bail of any such aliens pending deportation.

7. To prohibit the entry into the United States of any individual who is known to advocate the overthrow or change of government by force or violence and clarify the law so that there can be no conflict of authority between departments of our government in the execution of this law or regulations made under it.

8. To provide for the revocation of the naturalization of any naturalized citizen who advocates the overthrow of our government by force or violence.

Therefore, Be It Resolved, That the Supervisors of the City and County of San Francisco memorialize the President and the Congress of the United States to enact legislation in conformity with the foregoing eight points.

*Referred to Judiciary Committee.*

### ADJOURNMENT.

Whereupon, the Board, at the hour of 5:45 p. m. adjourned.

J. S. DUNNIGAN,  
Clerk.

Approved by the Board of Supervisors May 20, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, May 20, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, MAY 20, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, May 20, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of May 9, 10 and 13, 1935, were considered read and approved.

### Action Deferred.

The following matter was on motion *laid over one week and made a Special Order of Business for 4 P. M.* Clerk instructed to furnish copies of committee report to each member:

### Consideration of Report of Health Committee on Bids for Garbage Disposal.

Consideration of the report of the Health Committee, presented on April 22, 1935, and set for this day, recommending the acceptance of the bid of the Sanitary Fill Company for garbage disposal and rejecting all other bids, and requesting the City Attorney to prepare the necessary franchise ordinance in accordance with the provisions of the call for bids, providing among other things that the bidder shall file and maintain a surety bond running to the City and County of San Francisco to be approved by the Board of Supervisors in the penal sum of \$50,000, conditional that such bidder shall faithfully fulfill the guarantees contained in its bid and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole penal sum shall be deemed liquidated damages and recoverable from the principal and sureties on said bond.

### MOTION TO RECONSIDER.

### Memorializing Legislature to Repeal Criminal Syndicalism Act.

(Code No. 5.35)

Resolution No. ———, as follows:

Whereas, during the high feeling existing during the post-war period, the Legislature of this State enacted the so-called "Criminal Syndicalism" law for the purpose of punishing persons engaged in aiding and abetting the overturn of the government through force and violence; and



Whereas, in the opinion of this committee such law has resulted, in many instances, in the curbing of free speech and the lawful assemblage of citizens; and

Whereas, such law has been used as a weapon against certain groups who possess conscientious beliefs regarding improvements or changes by lawful means in our present form of government; and

Whereas, in the opinion of this committee there are existing laws, viz.: Sections 182, 403, 404, 405, 406, 407, 408, 409 and other sections of the Penal Code which are sufficient in their scope to punish riots, unlawful acts of terrorism, and other practices condemned by the so-called Criminal Syndicalism Law; and

Whereas, the repeal of the Criminal Syndicalism Law has been energetically favored by such organizations as the State Federation of Labor, the San Francisco Labor Council, The San Francisco News, and by substantial citizens as Mr. John D. Barry, Mr. Paul Scharrenberg of the California State Federation of Labor, Mr. Edward Vandeleur, Rev. Lowther of the Temple Methodist Episcopal Church; Bishop Edward L. Parsons of the Episcopal Church, and numerous others; and

Whereas, said organizations and persons are of the opinion that said Criminal Syndicalism Law savors of class legislation in that it has been directed solely against uninfluential groups; now, therefore, be it

Resolved, That the Legislature of the State of California be memorialized by the Supervisors of the City and County of San Francisco to forthwith repeal said Criminal Syndicalism Law.

*May 13, 1935—Refused adoption by the following vote:*

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Hayden, Roncovieri, Shannon—4.

Absent—Supervisors Colman, Havenner, McSheehy—3.

Before the result of the foregoing vote was announced, Supervisor Gallagher had changed his vote from Aye to No and moved for reconsideration at next meeting.

#### Motion.

Supervisor Gallagher moved to reconsider the action taken at the last meeting, whereby the resolution for the repeal of the Criminal Syndicalism Act was defeated.

Supervisor Havenner moved as a substitute that action be deferred on the foregoing motion until such time as the Committee on Rules shall report to this Board, the rule to be made a part of the parliamentary procedure of this Board, embodying policies regarding the memorializing of other legislative bodies.

Whereupon, the roll was called on Supervisor Havenner's proposed substitute motion and the same was *defeated* by the following vote:

Ayes—Supervisors Colman, Havenner—2.

Noes—Supervisors Brown, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Whereupon, the roll was called on Supervisor Gallagher's motion to reconsider the motion of last meeting and the same was *defeated* by the following vote:

Ayes—Supervisors Gallagher, Havenner—2.

Noes—Supervisors Colman, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

#### SPECIAL ORDER—2 P. M.

##### Hearing of Appeal—Filbert Street.

Hearing of appeal from decision of City Planning Commission in rezoning Second Residential District to Commercial District, property located at the southerly side of Filbert street, commencing at a point 37 feet westerly from Montgomery street, and running thence westerly 18 feet 6 inches, extending to a depth of 50 feet.

### Privilege of the Floor.

F. J. McCarthy, 80 Corona street, and Leslie Couples, 3838 Sacramento street, realtor interested in property on Telegraph Hill, were heard in opposition to the action of the City Planning Commission.

Carl Regman, 1349 Vallejo street, applicant for zone change, and Leon Samuels, attorney, were heard in favor of the action of the City Planning Commission.

### Refused Adoption.

Whereupon the following resolution was presented and *refused adoption* by the following vote:

Disapproving Decision of City Planning Commission, Rezoning Southerly Side of Filbert Street, 37 Feet W/Montgomery Street, From Second Residential District to Commercial District.

(Code No. 13.02)

Resolution No. 1954, as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 1213, granting the application to rezone from Second Residential District to Commercial District, properly located at the southerly side of Filbert street, commencing at a point 37 feet westerly from Montgomery street, and running thence westerly 18 feet 6 inches, extending to a depth of 50 feet, is hereby disapproved.

Ayes—None.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### SPECIAL ORDER—3 P. M.

#### Action Deferred.

The following bill was on motion *laid over one week and made a Special Order for 3 P. M.*:

### Imposing Fees for Certain Inspections, Department of Public Health.

(Code No. 3.041)

Bill No. 719, Ordinance No. 3.04146, as follows:

Providing for and imposing fees for the inspection by the Department of Public Health of milk, animal carcasses intended for human consumption and to defray the cost of inspection at slaughterhouses and abattoirs.

Be it ordained by the People of the City and County of San Francisco, as follows:

For issuing a permit and making the inspection required, the Department of Public Health shall collect monthly the sum of twelve cents for each one hundred gallons of milk that the holder of such permit shall sell or supply for human consumption, within the City and County during the month previous. The holder of such permit shall render a true statement of the amount of milk so sold or supplied and pay the fee hereby imposed on or before the twentieth day of each calendar month. A failure to pay such fee or render the statement shall operate to revoke the permit theretofore issued.

Section 2. For making the inspection of each unstamped carcass of an animal intended for human consumption brought into the City and County, the Department of Public Health shall collect from the owner of said carcass the sum of twenty cents for each carcass inspected; such fees shall be paid on or before the 10th day of each calendar month for all inspections made during the preceding month.

Section 3. To defray the cost of inspection, the operator of a slaughterhouse or abattoir shall pay to the Department of Public Health \$270



per month for each inspector assigned to each slaughterhouse or abattoir; said payment to be made on or before the 10th day of each calendar month, for such inspection service, during the preceding month.

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

## UNFINISHED BUSINESS.

### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

#### Appropriating \$4,200 From Emergency Reserve Fund to Credit of Institutional Help, Laguna Honda Home.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 714, Ordinance No. 9.051178, as follows:

Setting aside \$4,200 from Appropriation No. 2.900.00 (Emergency Reserve Fund), to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,200 be and is hereby set aside and appropriated from Appropriation No. 2.900.00 (Emergency Reserve Fund) to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home.

Recommended by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Appropriating \$1,000 to Civil Service Department for Holding of Examinations.

(Code No. 9.051)

Also, Bill No. 713, Ordinance No. 9.051177, as follows:

Appropriating \$1,000 from Appropriation 2.900.00 (Emergency Reserve) to the credit of the Civil Service Commission, for the employment of special examiners in connection with various civil service examinations now in process.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,000 be and the same is hereby set aside and appropriated from Appropriation 2.900.00 (Emergency Reserve) to the credit of the Civil Service Commission for the employment of Special Examiners in connection with various civil service examinations now in process.

Approved by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Authorizing Supplemental Appropriations From the Park Fund for Expense and Payment for Lands in Connection With Acquisition of Lands for Lafayette Park.

(Code No. 9.051)

Also, Bill No. 711, Ordinance No. 9.051175, as follows:

Authorizing supplemental appropriations from the Park Fund for expense and payment for lands in connection with acquisition of lands for Lafayette Park.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. For the purpose of purchasing and leasing additional lands required for the completion of Lafayette Park, there is hereby appropriated from certain surplus Park Department funds the following amounts of money to certain other funds, as follows, to-wit:

(a) The sum of \$1,471.24 from the surplus existing in Appropriation No. 12.600.01 to Appropriation No. 12.600.03 for payment of rental and taxes.

(b) The sum of \$2,771.74 from the surplus existing in Appropriation No. 12.600.01 and the sum of \$17,488.26 from Appropriation No. 12.600.02 to Appropriation No. 12.600.04 for purchase of land and payment of title insurance policy and acquisition expenses.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Shannon—7.

Noes—Supervisors McSheehy, Schmidt, Uhl—3.

Absent—Supervisor Roncovieri—1.

Subsequently Supervisor Roncovieri appeared and stated that had he been present he would have voted "Aye" on the foregoing bill.

### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

#### Milk Inspection Fee.

(Code No. 3.041)

On recommendation of Finance Committee.

Bill No. 720, Ordinance No. 3.04147, as follows:

Providing for milk and cream inspection fees, and providing a penalty for violation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Milk pasteurizing plants in the City and County of San Francisco whose average pasteurization of milk is less than 1000 gallons per day shall pay a monthly fee of fifteen dollars (\$15).

Milk pasteurizing plants whose average pasteurization of milk is more than 1000 gallons per day shall pay a monthly fee of twenty-five dollars (\$25).

Section 2. Milk pasteurizing plants shall pay an inspection fee of 2.3 cents per 100 gallons of milk and cream pasteurized, and a written report, duly verified, setting forth the number of gallons pasteurized per month, on forms provided by Department of Public Health, shall be filed monthly with said Department of Public Health.

Section 3. Said fees shall be paid to the Department of Public Health on or before the 10th day of each month for inspection service performed during preceding calendar month.

Section 4. Any person failing or refusing to pay monthly the fee herein imposed shall be guilty of a misdemeanor, and upon conviction thereof shall be subject to a fine of not more than five hundred dollars, or by imprisonment in the County Jail for a period of not more than six months or by both such fine and imprisonment. The City and County may also collect any fee by civil action.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Supplemental Appropriation Ordinance for Raising O'Shaughnessy Dam.

(Code No. 9.051)

Also, Bill No. 721, Ordinance No. 9.051180, as follows:

Supplemental appropriation ordinance for raising O'Shaughnessy Dam.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. At the request of the Public Utilities Commission, and the Mayor recommending the same, there is hereby appropriated from the 1933 Hetch Hetchy Dam Bond Fund the amount of \$197,338.75, which sum was realized as a premium from the sale of 1933 Hetch Hetchy Dam Bonds and is unappropriated, which said sum is to be used for the general expenses of the City and County in the raising of O'Shaughnessy Dam of the Hetch Hetchy project.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Garage Ordinance Amendment.

(Code No. 11.0822)

On recommendation of Fire, Safety and Police Committee.

Bill No. 709, Ordinance No. 11.08221, as follows:

Amending Section 1 and subdivision (e) of Section 3 of Ordinance Number 8564 (New Series) entitled "Governing the Construction, Equipment, Maintenance and Operation of Public, Commercial and Private Garages: Regulating and Providing for the Storage and Use of Gasoline in Connection with Public, Commercial and Private Garages: Duties of the Fire Marshal: Penalties for Violation: Repealing Ordinance Number 746 (New Series), and All Ordinances and Parts of Ordinances in so far as They Conflict with This Ordinance," *by defining automobiles, gasoline, garages, dwellings, flats and apartment houses and regulating the use and manner of conduct of said garages.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That Section 1 and Subdivision (e) of Section 3 of Ordinance Number 8564 (New Series) be, and the same are, hereby amended to read as follows:

Section 1. Whenever used in this ordinance, the following terms and words are defined as herein specified and shall be deemed and construed to have the meaning ascribed to them in this section:

(a) "Automobile" shall mean any self-propelling vehicle operating on land excepting railroad trains and street railway cars.

(b) "Gasoline" shall mean and include any product of petroleum flashing below the temperature of 110 degrees Fahrenheit. The Fire Marshal of the City and County of San Francisco shall determine such flashing point.

(c) "Commercial garage" shall mean a building wherein four or more automobiles used or maintained or designed for the transportation of persons or property and operated by the owner or owners thereof, are kept, stored, repaired and/or serviced, and where no charge is made for the storage, keeping, repairing and servicing of same.

(d) "Public Garage" shall mean any building, structure or part thereof, wherein four or more automobiles are kept or stored by the public, or wherein storage facilities for an automobile or automobiles are advertised by any sign or device affixed to or painted upon said building or structure or any part thereof, or where a charge is made for the keeping of four or more automobiles. Nothing herein contained shall be construed to prohibit the advertising of automobile storage space in or on hotel or apartment house buildings or in flats or dwellings when such storage space is advertised and furnished only in conjunction with the rental of living accommodations therein.

(e) "Dwelling" shall mean a building which is used, or which is intended or designed to be used as the home or residence of not more than two separate families or households, and/or in which not more than fifteen rooms shall be used for the accommodation of boarders and when no part of which structure or building is used as a store or for any business purpose. Two or more such dwellings may be con-



nected on each story and used for boarding purposes, provided the halls and stairs of each house shall be left unaltered and kept open and in use as such.

(f) "Flats" shall mean a building of two or more stories containing separate dwellings, each dwelling having an independent entrance on the level of the street or from an outside vestibule on the level of the first floor.

(g) "Apartment House" shall mean any building or portion thereof more than one story in height which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building; the several apartments or places of residence in which are entered from a common entrance and/or common halls.

(h) "Private Garage" shall mean any other building or structure or part thereof or space therein where one or more automobiles are kept or stored except such places and establishments specifically regulated by other ordinances of the City and County of San Francisco.

(i) In addition to providing storage facilities for automobiles, any person, firm or corporation in possession of a permit for the operation of a public garage as herein defined, shall be permitted to engage in the cleaning, repairing and servicing of automobiles and their equipment and the storing and selling of gasoline and petroleum products, automobile supplies and accessories.

(j) The definition of a public garage as herein set forth shall not be construed to prohibit the owner or proprietor of an apartment house building or hotel building from maintaining and making a charge for the rental of automobile storage space therein under the following conditions:

In apartment house buildings the space to be used for garage purposes shall not exceed three hundred square feet for each apartment within the building in which said garage is situated; and in hotel buildings said space shall not exceed one hundred fifty feet for each room within the building in which said garage is situated. All space in any apartment house building or hotel building to be used for garage purposes shall conform with the State Housing Act; and the enclosures in said space used for garage purposes and the exterior wall of said space from the foundations to the surface of the floor, constituting the ceiling of said space used for garage purposes shall be of masonry as required for class "C" buildings. When garages are maintained in apartment house buildings or in hotel buildings, which buildings are class "A" or "B" construction as defined in the Building Laws of the City and County of San Francisco, the limitations for space as herein provided shall not apply thereto.

It shall be unlawful for the owner or proprietor of any apartment house or hotel maintaining garage space therein, to receive for storage or to permit to be stored therein, more than three automobiles in addition to those which may be kept or stored therein by bona fide residents of said apartment house or by bona fide guests of said hotel.

(k) Space for the storage of automobiles may be maintained in any flat or dwelling house building provided that where such space exceeds four hundred fifty square feet the construction of said portion of said flat or dwelling house building used for the storage of automobiles shall conform with the State Housing Act; and provided further, that it shall be unlawful for the owner or occupant of any flat or dwelling house building in which space is maintained for the storage of automobiles, to store, or to permit to be stored, or to receive for storage therein, more than one automobile belonging to persons not residing in said flat or dwelling house building.

(l) Every owner or lessee of any hotel, apartment house, flat or dwelling who rents or hires out any space therein for the storage of an automobile, or automobiles, to any person or persons not residing in the building in which such space is located shall, within twenty-



four hours from the time said space is so rented, report such fact to the office of the Chief of Police. Such report shall contain the name and address of the person to whom such space is rented and the trade name and license number of any automobile so stored therein.

Section 3, Subdivision (e). All private garages with a floor area in excess of four hundred square feet shall be constructed as provided in this ordinance for public or commercial garages, if built independent of any other building. Detached private garages having four hundred square feet or less floor area shall not have a height of more than sixteen feet from the floor to the highest point of the roof, and they may be built with timber or steel frames which shall be covered with not less than three-quarter inch timber sheathing or number twenty-six gauge corrugated metal, and have their roof covered with fireproof roofing material. They shall rest on continuous masonry foundations and have masonry floors, and shall have ventilating openings as specified in paragraph (c), Section 3, of this ordinance.

Not more than one detached private garage building of frame construction shall be built, maintained or operated on any single lot, or parcel of land, and automobile storage facilities therein shall not be rented or hired out to any person or persons not actually residing upon the premises. Whenever used in this ordinance the terms "Lot" or "Parcel" shall be construed to mean "Lot" or "Parcel" as delineated upon the diagrams or plots of the Assessor of this City and County.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### **Changing Width of Sidewalks on Newhall Street, Armstrong Avenue and Carroll Avenue.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 715, Ordinance No. 12.073128, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Sections three hundred and forty-six (346), three hundred and fifty-one (351), and three hundred and fifty-three (353) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office April 5, 1935, by amending Sections three hundred and forty-six (346), three hundred and fifty-one (351), and three hundred and fifty-three (353) thereof, to read as follows:

Section 346. The width of sidewalks on Newhall street between Williams avenue and Empire Lane shall be 10 feet.

Section 351. The width of sidewalks on Armstrong avenue between Newhall street and Shoup avenue shall be 10 feet;

The width of sidewalks on Armstrong avenue between Shoup avenue and Third street shall be 15 feet.

Section 353. The width of sidewalks on Carroll avenue between Thornton avenue and the westerly boundary line of the Hudson Garden Tract shall be 15 feet;

The width of sidewalks on Carroll avenue between the westerly boundary of the Hudson Garden Tract and the westerly line of Shoup avenue shall be 10 feet;

The width of sidewalks on Carroll avenue between Shoup avenue and Third street shall be 15 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Reducing Width of Sidewalks on Lake Street Between Arguello Blvd.  
and Sixth Avenue From 15 to 12 Feet.**

(Code No. 12.0731)

Also, Bill No. 716, Ordinance No. 12.073129, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section two hundred and one (201) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be amended in accordance with the communication of the Director of Public Works, filed in this office April 23, 1935, by amending Section two hundred and one (201) thereof, to read as follows:

Section 201. The width of sidewalks on Lake street between Arguello boulevard and Sixth avenue shall be 12 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Providing for the Full Acceptance of the Roadway of Cayuga Avenue  
Between Gorham Street and the Easterly Line of Milton Street.**

(Code No. 12.0811)

Also, Bill No. 717, Ordinance No. 12.081118, as follows:

Providing for acceptance of the roadway of Cayuga avenue between Gorham street and the easterly line of Milton street, including the intersections of Badger street, Lamartine street, Danton street, Lyell street, Rotteck street, Rousseau street and Milton street.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Cayuga avenue between Gorham street and the easterly line of Milton street, including the intersections of Badger street, Lamartine street, Danton street, Lyell street, Rotteck street, Rousseau street and Milton street.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**NEW BUSINESS.**

**Final Passage.**

The following emergency ordinance was taken up and *finally passed* by the following vote:

**Appropriating Additional \$6,200 to Registrar of Voters; Emergency.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 723, Ordinance No. 9.051181, as follows:

Appropriating \$6,200 from the Emergency Reserve Appropriation No. 2.900.00, to the credit of Appropriation No. 29.200.00—Registrar of Voters, Contractual Service, and declaring the existence of an emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. The sum of \$6,200 is hereby set aside and appropriated from Emergency Reserve, Appropriation No. 2.900.00, to the credit of Appropriation No. 29.200.00—Registrar of Voters Contractual Service, for expense in connection with the holding of election, November 6, 1934; and declaring the existence of an emergency.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the holding of the election of November 6, 1934.

Section 3. That the funds heretofore appropriated for the purpose of holding the election of November 6, 1934, have been expended; that an unpaid balance remains; that there is no money available at the present time for this purpose; and that by reason thereof an immediate appropriation is necessary for the proper conduct of the affairs of the City and County.

Requested by the Director of Finance and approved by the Mayor and the Chief Administrative Officer.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Action Deferred.

The following matters were on motion *laid over one week*:

Specifying the Various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

(Code No. 4.04)

Bill No. 724, Ordinance No. 4.042, as follows:

Specifying the various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1: Pursuant to the provisions of Sections 8 and 19 of the Charter incumbents of the respective offices and employments of the City and County of San Francisco, hereinafter mentioned, shall be bonded to the City and County of San Francisco in the form and in the manner hereinafter provided for the faithful performance of the respective duties of their respective offices and employments, which said suretyship shall be given within ten days after this ordinance becomes effective and will be required as long as said officers and employees hold their respective positions. That the offices and employments, the incumbents of which shall give suretyship as herein provided, and the minimum amounts of each suretyship are specified in Section 2 to Section 54 of this ordinance.

Section 2: Adult Probation Department:

Bookkeeper .....	\$ 2,000
Chief Adult Probation Officer.....	1,000
Probation Officer .....	1,000—\$ 4,000

Section 3: Assessor:

Chief Assistant Assessor .....	\$ 10,000
Chief Teller .....	10,000
Senior Clerk .....	2,000
General Clerk (2) each.....	2,000—\$ 26,000

## Section 4: California Palace of the Legion of Honor:

Director .....	\$ 5,000	
Assistant Director .....	5,000	
Engineer and Building Superintendent.....	2,000	
Organist .....	2,000	
Chief Galleryman .....	2,000	
Galleryman (5) each.....	2,000	
Head Janitor .....	2,000	
Assistant Janitor (2) each.....	2,000	
Stenographer (3) each .....	2,000	
Librarian .....	2,000	
Caretaker (3) each .....	2,000	
Secretary, Board of Trustees.....	2,500	
Watchman .....	2,000	\$ 50,500

## Section 5: Chief Administrative Officer:

Chief Administrative Officer .....	\$ 50,000	
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## Section 6: City Planning Commission:

Secretary and Engineer.....	\$ 500	
Junior Civil Engineering Draftsman.....	500	\$ 1,000

## Section 7: Controller:

Chief Assistant Controller.....	\$ 50,000	
Senior Accountant .....	25,000	
Senior Accountant .....	10,000	
Senior Clerk .....	25,000	
Senior Bookkeeper .....	25,000	
Senior Bookkeeper .....	10,000	
Senior Bookkeeper .....	5,000	
Senior Bookkeeper (2) each .....	2,000	
Bookkeeper (2) each .....	5,000	
Bookkeeper (2) each.....	2,000	
Supervisor of Payrolls .....	10,000	
Head Clerk .....	5,000	
Head Clerk (2) each.....	2,000	
General Clerk .....	5,000	
General Clerk .....	2,000	
General Clerk-Stenographer .....	5,000	
Tax Redemption Clerk .....	2,000	\$201,000

## Section 8: Coroner:

Coroner .....	\$ 10,000	
Coroner's Chief Investigator.....	1,000	
Coroner's Investigator (4) each .....	1,000	\$ 15,000

## Section 9: District Attorney:

Principal Attorney, Criminal (Warrant & Bond Clerk) .....	\$ 10,000	
General Clerk .....	5,000	
Senior Attorney, Criminal .....	1,000	
Attorney, Criminal .....	1,000	
Criminal Law Clerk (5) each .....	1,000	\$ 22,000

## Section 10: Education, Board of:

Secretary .....	\$ 10,000	
Superintendent of Schools .....	5,000	
Senior Accountant .....	5,000	
Supervisor "B" .....	1,000	\$ 21,000

## Section 11: Electricity, Department of:

Chief, Department of Electricity.....	\$ 10,000	
Senior Clerk .....	5,000	
General Clerk .....	5,000	



Superintendent of Plant .....	5,000	
General Clerk .....	2,000	—\$ 27,000

## Section 12: Finance and Records, Department of:

Director of Finance and Records .....	\$ 10,000	
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## Section 13: Finance and Records, Department of:—County Clerk:

Chief Clerk .....	\$ 5,000	
Criminal Law Clerk .....	2,000	
Senior Civil Law Clerk (3) each.....	2,000	
Civil Law Clerk (2) each .....	2,000	
General Clerk (3) each .....	2,000	
General Clerk-Stenographer (2) each .....	2,000	
General Clerk-Typist (2) each.....	2,000	—\$ 31,000

## Section 14: Finance and Records, Department of:—Public Administrator:

Head Clerk .....	\$ 2,000	
Bookkeeper .....	2,000	—\$ 4,000

## Section 15: Finance and Records, Department of:—Recorder:

Recorder .....	\$ 10,000	
Chief Clerk .....	2,000	
General Clerk (2) each .....	1,000	—\$ 14,000

## Section 16: Finance and Records, Department of:—Registrar of Voters:

Registrar of Voters .....	\$ 3,000	
General Clerk .....	1,000	—\$ 4,000

## Section 17: Finance and Records, Department of:—Tax Collector:

Chief Teller .....	\$ 15,000	
Senior Teller .....	10,000	
Teller .....	5,000	
Teller .....	1,000	
License Adjuster (3) each.....	1,000	
Head Clerk .....	3,000	
Director, License Bureau.....	1,000	
Senior Clerk-Stenographer .....	1,000	
Director, Bureau Delinquent Revenue.....	5,000	
Attorney, Civil .....	1,000	
General Clerks (30) each.....	1,000	—\$ 75,000

## Section 18: Fire Department:

Chief Clerk and Secretary.....	\$ 10,000	
Bookkeeper .....	2,000	—\$ 12,000

## Section 19: Horticultural Inspection Department:

County Agricultural Commissioner.....	\$ 1,000	
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## Section 20: Juvenile Court—Probation Department:

Chief Probation Officer.....	\$ 2,000	
Senior Probation Officer.....	2,000	
Bookkeeper .....	2,000	
General Clerk-Stenographer .....	1,000	
General Clerk-Typist .....	1,000	—\$ 8,000

## Section 21: M. H. deYoung Memorial Museum:

Director .....	\$ 5,000	
Assistant to Director.....	2,500	
Recorder .....	2,000	
Secretary to Director.....	2,000	
Stenographer .....	2,000	

Head Galleryman .....	2,000
Printer .....	2,000
Clerk .....	2,000
Mechanic .....	2,000
Assistant Mechanic .....	2,000
Janitor .....	2,000
Assistant Janitor .....	2,000
Head Caretaker .....	2,000
Caretaker (6) each.....	2,000
Secretary, Board of Trustees.....	2,500
Galleryman (13) each.....	2,000
Carpenter .....	2,000
Docent (3) each.....	2,000
Watchman .....	2,000—\$ 80,000

## Section 22: Mayor:

Head Clerk-Stenographer .....	\$ 1,000
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## Section 23: Municipal Court:

Clerk of Municipal Court.....	\$ 10,000
Head Clerk .....	3,000
Senior Criminal Law Clerk.....	3,000
General Clerk .....	1,000
Senior Civil Law Clerk (4) each.....	1,000
Chief Assistant Clerk.....	1,000
Court Room Clerk, Criminal, (4) each.....	1,000
General Clerk (3).....	1,000
Civil Law Clerk.....	1,000—\$ 30,000

## Section 24: Park Department:

Superintendent .....	\$ 5,000
Assistant Superintendent (2) each.....	2,000
Assistant Superintendent .....	2,500
Secretary .....	5,000
Accountant .....	2,000
Stenographer .....	2,000
Chief Cashier .....	10,000
Cashier (4) each.....	1,000
Head Waitress .....	1,000
Foreman .....	5,000
Foreman (2) each.....	2,000
Starter (2) each.....	2,000
Golf Starter .....	2,000
Relief Golf Starter.....	1,000
Manager (3) each.....	1,000
Superintendent, Restaurant Activities.....	5,000
Athletic Organizer .....	5,000
Janitor (Coit Tower).....	1,000
Director of Zoo.....	2,000—\$ 67,500

## Section 25: Police Department:

Property Clerk .....	\$ 10,000
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## Section 26: Public Health, Department of:—Central Office:

Director of Public Health.....	\$ 10,000
Assistant Director of Public Health.....	5,000
Senior Accountant .....	5,000—\$ 20,000

## Section 27: Public Health, Department of:—Hassler Health Farm:

Superintendent .....	\$ 2,000
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## Section 28: Public Health, Department of:—Laguna Honda Home:

Superintendent .....	\$ 10,000
Assistant to Superintendent.....	3,000
Senior Pharmacist .....	2,000—\$ 15,000



Section 29: Public Health, Department of:—San Francisco Hospital:  
 Superintendent .....\$ 10,000  
 Head Clerk ..... 5,000  
 Senior Pharmacist ..... 2,000—\$ 17,000

Section 30: Public Library:

Business Manager ..... \$ 2,000

Section 31: Public Utilities Commission:—Airport:

Superintendent .....\$ 2,500  
 Assistant Superintendent ..... 2,500  
 Bookkeeper ..... 1,000—\$ 6,000

Section 32: Public Utilities Commission:—Engineering:

First Assistant City Engineer.....\$ 5,000  
 Construction Engineer ..... 5,000  
 Assistant Construction Engineer..... 2,500  
 Assistant Engineer ..... 2,500  
 Experienced Clerk (C. S. No. 9 (3)) Acting as  
 Assistant Auditor ..... 5,000—\$ 20,000

Section 33: Public Utilities Commission:—General Office:

Manager of Utilities.....\$ 15,000  
 Secretary, Utilities Commission..... 1,000—\$ 16,000

Section 34: Public Utilities Commission:—Hetch Hetchy Power Division:

Chief Electrical Engineer.....\$ 5,000  
 Electrical Engineer ..... 2,500  
 Chief Operator ..... 1,000  
 Assistant Engineer ..... 1,000  
 General Clerk ..... 1,000  
 General Clerk-Stenographer ..... 1,000  
 Accountant ..... 5,000—\$ 16,500

Section 35: Public Utilities Commission:—Municipal Railway:

Manager .....\$ 10,000  
 Senior Accountant ..... 2,500  
 Head Clerk ..... 2,500  
 Accountant ..... 2,500  
 General Clerk ..... 2,500  
 General Clerk (3) each..... 1,000  
 General Clerk-Stenographer (2) each..... 1,000  
 Claims Adjuster ..... 5,000  
 Inspector (2) each..... 1,000  
 Superintendent of Transportation..... 2,500  
 Division Superintendent (2) each..... 2,500  
 Inspector (6) each..... 1,000  
 Junior Inspector (5) each..... 1,000  
 Day Dispatcher (2) each..... 1,000  
 Conductor (6) each..... 1,000  
 Motorman ..... 1,000—\$ 59,500

Section 36: Public Utilities Commission:—Water Department:

General Manager and Chief Engineer.....\$ 10,000  
 Auditor ..... 5,000  
 General Clerk-Stenographer ..... 1,250  
 Cashier ..... 1,250  
 Accountant ..... 5,000  
 General Clerk-Stenographer ..... 1,500  
 Assistant Manager, Water Sales..... 1,250  
 Manager, Water Sales..... 1,250  
 Shut-Off Man (6) each..... 1,250

Contractor and Building Inspector.....	1,250
Assistant Supervisor—Consumers' Accounts.....	2,500
Supervisor—Consumers' Accounts .....	2,500
General Clerk (25) each.....	1,250
General Clerk .....	2,500
Clerk (2) each.....	1,250
Clerk .....	2,500
Clerk-Typist .....	1,250
General Clerk .....	5,000
Senior Clerk .....	5,000
Head Clerk .....	5,000
Supervisor of Collections.....	5,000
Senior Storekeeper .....	1,250
Meter Man, Country.....	1,250
Assistant Superintendent—Agriculture .....	1,250
Supervisor Docks and Shipping.....	1,250
Foreman Meter Repairer.....	1,250
Foreman Machinist .....	1,250
Senior Clerk (4) each.....	1,250
Office Assistant (2) each.....	1,250
General Clerk .....	1,250
Superintendent Peninsula District.....	1,250
Asst. Superintendent Peninsula District.....	1,250
General Storekeeper .....	1,250
Superintendent Alameda District.....	1,250
Asst. Superintendent Alameda District.....	1,250—\$122,750

Section 37: Public Works, Department of:—Bureau of Architecture:

City Architect ..... \$ 10,000

Section 38: Public Works, Department of:—Bureau of Building Inspection:

Superintendent ..... \$ 10,000

Section 39: Public Works, Department of:—Bureau of Building Repair:

Superintendent ..... \$ 5,000

Section 40: Public Works, Department of:—Bureau of Cost Accounting:

Head Clerk .....\$ 2,500  
General Clerk (3) each..... 2,500—\$ 10,000

Section 41: Public Works, Department of:—Bureau of Engineering:

City Engineer .....\$ 10,000  
General Clerk ..... 1,000  
Senior Clerk ..... 1,000—\$ 12,000

Section 42: Public Works, Department of:—Bureau of Sewer Repairs:

Superintendent ..... \$ 5,000

Section 43: Public Works, Department of:—Bureau of Streets:

General Superintendent of Streets..... \$ 5,000

Section 44: Public Works, Department of:—Central Permit Bureau:

Head Clerk .....\$ 10,000  
General Clerk (3) each..... 2,000  
General Clerk ..... 1,000—\$ 17,000

Section 45: Public Works, Department of:—General Office:

Director .....\$ 25,000  
Chief Clerk-Secretary ..... 5,000  
Head Clerk ..... 2,000—\$ 32,000



## Section 46: Purchasing Department:

Purchaser of Supplies.....	\$ 25,000
Chief Accountant .....	1,000
Chief Storekeeper .....	3,000
General Storekeeper .....	3,000
General Storekeeper (4) each.....	2,000
Produce Buyer and General Storekeeper.....	2,000
Produce Buyer and Storekeeper.....	3,000
Produce Buyer and Storekeeper.....	2,000
Produce Buyer and Storekeeper.....	1,000
Storekeeper .....	3,000
Storekeeper (2) each.....	1,000—\$ 53,000

## Section 47: Real Estate Department:—Exposition Auditorium:

Superintendent of Auditorium.....	\$ 5,000
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## Section 48: Real Estate Department:—General Office:

Chief Right of Way Agent (Director of Property).....	\$ 25,000
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## Section 49: Recreation Department:

Camp Manager .....	\$ 3,000
Bookkeeper .....	3,000
Bookkeeper (2) each.....	1,250
Secretary .....	1,250
Supervisor of Recreation Supplies & Equipment.	3,000
General Clerk .....	1,250—\$ 14,000

## Section 50: Retirement Board:

Secretary-Actuary .....	\$ 25,000
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## Section 51: Sheriff:

Head Clerk .....	\$ 25,000
Head Clerk .....	1,000
General Clerk .....	1,000
Superintendent of Jail (2) each.....	1,000—\$ 29,000

## Section 52: Superior Court:

Secretary and Jury Commissioner.....	\$ 10,000
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## Section 53: Supervisors, Board of:

Clerk, Board of Supervisors.....	\$ 10,000
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## Section 54: Treasurer:

Assistant Cashier .....	\$ 25,000
Assistant Cashier .....	5,000
Senior Teller .....	10,000
Senior Accountant .....	5,000
Accountant .....	5,000
Senior Teller (2) each.....	5,000
Teller (4) each.....	5,000
General Clerk .....	5,000—\$ 85,000

Grand Total of Ordinance.....\$1,423,750

Section 55: The surety of said bond shall be a duly organized surety company authorized to do business in the State of California in the manner provided by law, and the original bond or suretyship shall be filed with the Controller and a duplicate or proper certificate shall be filed with the head of the department in which the employment or office is located. Where the bond or suretyship of any officer or employee is required by Charter or the general laws of the State to be recorded in the office of the Recorder of the City and County of San Francisco, the original of said bond shall be recorded and when the same is recorded in the proper book or record it shall be returned to the Controller and no fee shall be charged by the Recorder for the recording of said bond, as said bonds or suretyship are hereby declared to be public documents.

Section 56: All bonds or suretyship shall be duly conditioned that the officer or employee giving the same shall well and faithfully perform all of his official duties required of him at the time said bond is

given or that may thereafter be imposed or required of him by law, ordinance or Charter and that at the expiration of his term of office or employment he will surrender to his successor all property, books, papers and documents that may come into his possession as such officer or employee.

Section 57: All bonds or suretyship issued by authority of this ordinance shall be approved by the City Attorney as to form and shall thereupon be approved as to sufficiency of surety by the Controller and shall thereupon be filed with the Controller as hereinbefore set forth.

Whenever any officer or employee who is covered by any bond or suretyship written or issued under authority of this ordinance shall cease to hold the office or position for which said bond or suretyship was issued, the head of the department in which said officer or employee was serving shall notify the Controller of said fact, and shall also notify said Controller of the name of the officer or employee who has been appointed to succeed said officer or employee. Thereupon the Controller shall forthwith notify the company carrying the said bond or suretyship for said office position of said change in the occupancy thereof and arrange with said company that the new appointee shall be covered by said bond or suretyship.

Whenever any officer or employee shall cease to hold any office or employment covered by any bond or suretyship written pursuant to this ordinance and the head of the department concerned notifies the Controller of said fact, he shall advise said Controller if any liability has accrued in favor of the City or in favor of any officer thereof on said bond or suretyship, and if no such liability has accrued, the Controller shall recommend to the Board of Supervisors that said bond or suretyship covering said officer or employee be exonerated so far as such officer or employee is concerned, and the Board may by resolution exonerate said bond or suretyship, provided that such exoneration shall not in any way release said bond or suretyship for any liability which may have accrued while said officer or employee was covered by said bond or suretyship.

Section 58: All bonds heretofore given by any officer or employee, and which are required to be given pursuant to the provisions of this ordinance, are hereby declared to be bonds given in conformity with the provisions of this ordinance, provided the conditions in said bonds comply with the conditions herein contained.

Section 59: The bonds or suretyship herein provided for shall be obtained by the Purchaser of Supplies and the premiums thereon shall be paid by the City and County of San Francisco and where any officer or employee is an officer or employee of any department that is allowed by law a specific fund then the cost of said bond shall be charged against said fund and the premium on all bonds covering any officer or employee of any utility or utilities shall be a charge against the fund of said utility or utilities and where said officer or employee serves more than one utility the premium on said bond shall be equitably prorated among the various utilities which said officer or employee may serve, and where any officer or employee is being paid from the proceeds of any bond issue the premium on any bond or suretyship written for said officer or employee shall be paid from said bond fund.

Section 60: Any bond or suretyship given for any employee or officer pursuant to this ordinance shall inure to the benefit of his superior, whenever said superior is liable for the acts or omissions of said employee or officer.

Section 61: The bonds or suretyship given for any department may be grouped so that all employees and officers of said department will be covered by one bond, when such procedure shall be deemed to be for the best interests of the department and the bonds given for all departments may be grouped so that all employees and officers of all departments will be covered by one bond.

All positions not heretofore bonded and for which bond is required under the provisions of this ordinance may be grouped under one schedule. In such event all other positions now bonded shall be added



to the schedule as the respective anniversary dates of the existing bonds covering such positions shall be reached.

Section 62: Nothing herein contained shall in any way change or modify any Charter provision requiring a bond from any officer or employee, but the bonds herein required shall be supplemental to said bonds required by Charter.

Section 63: The respective sections of this ordinance covering the suretyship to be given by the officers or employees of any particular department may be covered by amendment of the appropriate section of this ordinance without the necessity of republishing said ordinance in its entirety and the consent of the surety shall be evidenced by a proper rider or endorsement to said bonds or suretyship.

Section 64: The surety of any said bond or suretyship may at any time terminate its liability on behalf of any officer and employee or other incumbent under said suretyship by giving thirty (30) days' notice in writing to the Controller of the City and County of San Francisco and likewise the Controller of the City and County of San Francisco may cause the termination of the surety's liability on behalf of any and every officer, employee or other incumbent by notice in writing to the surety, specifying the date of cancellation. Upon the determination of the notice of cancellation and provided no loss has been reported, the pro rata unearned portion of premium shall be returned to the Controller of the City and County of San Francisco.

#### **Providing for and Imposing Inspection Fees of Meat Processing and Meat Food Products Manufacturing Plants.**

(Code No. 3.041)

Also, Bill No. 725, Ordinance No. 3.04148, as follows:

Providing and imposing a fee for inspection by the Department of Public Health of meat processing plants or meat food products manufacturing establishments, and providing for written monthly reports of quantities processed or meat food product manufactured, and repealing all ordinances or parts of ordinances in conflict.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. To defray the cost of inspection, the operator of a meat processing plant or meat food product manufacturing establishment shall pay to the Department of Public Health a fee of 19 cents per 100 pounds of meat processed or meat food products manufactured by them monthly.

Section 2. A written report, duly verified, setting forth the amount in pounds of meat processed and meat food products manufactured shall be made on forms to be provided by the Department of Public Health; which reports shall be filed monthly with the Department of Public Health.

Section 3. The payment of fees imposed under this section shall be made on or before the 10th day of each calendar month.

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

#### **Authorizing and Directing the City Attorney to Compromise the Claim of Patrick MacCormack by the Payment of \$2,000.**

(Code No. 6.0222)

On recommendation of Finance Committee.

Bill No. 731, Ordinance No. 6.022213, as follows:

Authorizing and directing the City Attorney to compromise the

claim of Patrick MacCormack against the City and County of San Francisco by the payment of two thousand (\$2,000) dollars.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That the City Attorney having, in writing, recommended the compromise of the action of Patrick MacCormack against the City and County of San Francisco by the payment of the sum of two thousand (\$2,000) dollars in full payment and satisfaction for all damage sustained by said Patrick MacCormack by reason of his being struck by a motorcycle owned and operated by the City and County of San Francisco on the 3rd day of October, 1934; and

It appearing to this Board of Supervisors that said compromise is a fair and reasonable settlement of the said claim of said Patrick MacCormack, the City Attorney is hereby authorized to compromise and settle the said claim by the payment to said Patrick MacCormack of the sum of two thousand (\$2,000) dollars.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Adopted.

The following resolution was *adopted*:

### Refunds of Taxes Paid in Duplicate, etc.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 1950, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-35, to the hereinafter named, being refunds of amounts paid in duplicate for taxes, to-wit:

- |       |  |          |
|-------|--|----------|
| ( 1 ) | To the Anglo California Bank of San Francisco, as per Vol. 16, Bill 2552, Lot 1D, Block 2304 (\$34.77); Vol. 16, Bills 873 and 872, Lots 3 and 2A, Block 2128 (\$18.10 and \$12.88), Year 1933 ..... | \$ 65.75 |
| ( 2 ) | The Anglo California National Bank of San Francisco, as per Vol. 43, Bills Nos. 2224, 2225, 2226, Lots 11A, 11B, 11C, Block 7148, Year 1933 .....  | 25.74    |
| ( 3 ) | Hibernia Savings & Loan Society, Vol. 13, Bills Nos. 331 and 1171, Lots 36 and 23F, Blocks 1709 and 1729, Year 1934 .....  | 82.30    |
| ( 4 ) | Title Insurance and Guaranty Company, Vol. 18, Bill No. 141, Lot 22, Block 2424, Year 1934.....  | 25.11    |
| ( 5 ) | John Ginocchio, per Vol. 11, Bills Nos. 824, 256 and 212, Lots 34, 46 and 1, Blocks 1553, 1541, Year 1934.....   | 194.15   |
| ( 6 ) | American Trust Company, per Vol. 22, Bill 1380, Lot 19, Block 3198, Year 1934 .....  | 31.10    |
| ( 7 ) | Jas. W. Doherty, per Vol. 35, Bill 2508, Lot 20, Block 5879, Year 1934 .....   | 28.01    |
| ( 8 ) | M. A. and Baizar Minasian, per Vol. 42, Bill 2813, Lot 1, Block 7053, Year 1934 .....  | 20.90    |
| ( 9 ) | J. Bareilles, per Vol. 39, Bill 1490, Lot 32, Block 6553, Year 1934 .....  | 18.93    |
| (10)  | Bank of America N. T. & S. A., per Vol. 36, Bill 1814, Lot 16, Block 6018, Year 1934 .....   | 28.01    |
| (11)  | Geo. C. Ferrier, per Vol. 31, Bill 584, Lot 6, Block 5071, Year 1934 .....   | 3.67     |
| (12)  | J. H. McCallum, per Vol. 24, Bill 1914, Lot 37, Block 3607, Year 1934 .....  | 127.87   |



(13)	California Pacific Title & Trust Co., per Vol. 22, Bill 300, Lot 12, Block 3145, Year 1934 .....	37.35
(14)	American Trust Company, per Vol. 21, Bill 859, Lot 9, Block 3072A, Year 1934 .....	108.37
(15)	John Cox, per Vol. 19, Bill 2830, Lot 28, Block 2805, Year 1934 .....	16.23
(16)	North American Building-Loan Assn., per Vol. 17, Bills Nos. 3517 and 3516, Lots 7A and 7, Block 2414, Year 1934.	104.71
(17)	Pacific States Savings & Loan Company, per Vol. 17, Bill 2726, Lot 26, Block 2394, Year 1934 .....	35.74
(18)	American Trust Company, Vol. 11, Bill 2193, Lot 12, Block 1585, Year 1934 .....	117.03
(19)	J. Lefitte, per Vol. 11, Bill 2304, Lot 1K, Block 1588, Year 1934 .....	31.30
(20)	Humboldt Branch, Bank of America N. T. & S. A., per Vol. 9, Bill 2042, Lots 33-34, Block 1408, Year 1934.....	76.31
(21)	Jamieson, Towle, Willoughby Corp., per Vol. 6, Bill 746, Lot 15, Block 927, Year 1934 .....	110.58
(22)	The San Francisco Bank, per Vol. 2, Bill 902, Lot 16, Block 199, Year 1934 .....	380.52
(23)	The Anglo California National Bank of San Francisco, for year 1933, as per Vol. 17, Bills 970, 959, 1456, Lots 10, 1 and 35, Blocks 2340 and 2354 (\$47.87); per Vol. 43, Bills Nos. 2227, 2228, 2229, 2230, 638, Lots 12, 12A, 12B, 12C and 25, Blocks 7148 and 7091 (\$49.76); Vol. 41, Bill 3181, Lot 7E, Block 6948 (\$24.36); Vol. 43, Bills Nos. 2211, 2219, 2222, 2223, 1805, Lots 8D, 10, 11 and 43, Blocks 7148 and 7129 (\$33.69); total .....	155.68

Verified and approved by Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Passed for Second Reading.

The following matters were *passed for second reading*:

#### Storage and Use of Nitro-Cellulose Material.

(Code No. 11.05)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 726, Ordinance No. 11.053, as follows:

Governing the handling, keeping, storing or using of nitro-cellulose material in the form of a sheet film, or any other form, in or upon any building or premises in the City and County of San Francisco, *and repealing Ordinance No. 8802 (New Series), which prohibited the handling, keeping, storing or using of nitro-cellulose material from and after July 1, 1935.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to hereafter handle, keep, store or use nitro-cellulose material in the form of a sheet film, or any other form, in or upon any building or premises within the limits of the City and County of San Francisco without first obtaining a written permit therefor from the Fire Marshal. All such nitro-cellulose material shall be handled, kept, stored or used upon conditions and under such regulations as may be required by the Fire Marshal. Nothing in this section shall be construed as applying to:

(a) Film for amateur photographic use in original packages of "roll" and "film pack films" when kept or stored in retail establish-

ments for sale to the ultimate consumer or when kept, stored or used by a consumer.

(b) Acetate-cellulose material in the form of a sheet film, or any other form.

(c) Motion picture film regulated by any other ordinance.

(d) Dental X-ray film when handled, kept or stored for purposes other than sale.

Section 2. Provided, however, that after the passage of this ordinance, it shall be unlawful for the person or authority in charge of maintaining, operating or conducting any hospital, clinic, dispensary, school, college, home, asylum or similar institutions, to bring into, expose or develop or allow to be brought into, exposed, or developed in or upon any of the above-mentioned premises any nitro-cellulose X-ray film. Any such nitro-cellulose X-ray film that may be in or upon any of the above-mentioned premises and already exposed and developed at the time this ordinance becomes effective, shall be handled, kept, stored or used upon conditions and under such regulations as may be required by the Fire Marshal.

Section 3. The Fire Marshal shall have power to revoke, or suspend any permit granted under the terms of this ordinance for violations of any of its provisions.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Action Deferred.

The following recommendation of Committee on Fire, Safety and Police was *laid over two weeks and made a Special Order of Business for 3 P. M.*:

#### Gasoline Supply Stations.

(Code No. 11.0821)

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051, *which prohibited the handling, keeping, storing or using of nitro-cellulose material from and after July 1, 1935.*

Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

Section 2. Permits: It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Fire Department shall not grant



or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot or parcel of land, or any structure situate thereon, when any exterior boundary of the property upon which said gasoline supply station is proposed to be located falls, when measured in a straight line within the distance, set forth opposite each of the hereinafter mentioned occupancies, of the exterior boundaries of the lot or parcel of land upon which said occupancy is situate:

Hospital .....	300 feet
Church .....	200 feet
School .....	200 feet
Theatre .....	200 feet

All applications for permits shall be made in writing; shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fireproofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen

(18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.



(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and

two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

Section 8. Services Permitted: The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

Section 9. Duties of the Fire Marshal: It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

Section 10. Penalty: Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

#### EXPLANATION.

Increases distance from church, school, theatre, or hospital at which auto supply stations may be established.

Distance at present 200 feet from front entrance of auto supply station to school, church, theatre or hospital.

Distances proposed:

300 feet from hospital;

200 feet from church, theatre or school.

Measurement to be made from exterior boundaries of properties affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.

Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

#### Action Deferred.

The following resolution was on motion *laid over four weeks*:



**Declaring in Favor of Procuring Services of Traffic Expert for  
Studies in Connection With San Francisco-Oakland Bay Bridge.**

(Code No. 11.02)

On recommendation of Streets Committee.

Resolution No. 1946, as follows:

Whereas, serious traffic problems will be presented upon completion of the San Francisco-Oakland Bay Bridge, the solution of which will entail the expenditure of great sums of money; and

Whereas, the time is imminent when surveys and studies should be made for the purpose of determining the most efficient manner in which to distribute the flow of vehicular traffic from the terminus of the bridge, so as to not only prevent traffic congestion, but to also provide what additional benefits may be realized for our hotels, theatres, stores and other business establishments; and

Whereas, the presentation of a proposal offered as a possible solution has evoked opposition and differences of opinion from those vitally affected, and has resulted in the submission of other tentative proposals by way of solution; now, therefore, be it

Resolved, That this Board of Supervisors, realizing the magnitude of the problem and desiring to provide a proper, efficient and economical means of distributing the vehicular traffic from the terminus of the bridge, does hereby record itself in favor of procuring the services of a traffic engineer of recognized ability, to collaborate with the City Engineer in his studies of this great problem.

**Passed for Second Reading.**

The following bills were *passed for second reading*:

**Spur Track, Pacific Can Company, Across Newhall Street and a  
Portion of Armstrong Avenue Between Williams Avenue and  
Carroll Avenue.**

(Code No. 12.20)

On recommendation of Streets Committee.

Bill No. 728, Ordinance No. 12.2015, as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Pacific Can Company to lay down, construct, maintain and operate a standard gauge spur track across Newhall street and a portion of Armstrong avenue between Williams avenue and Carroll avenue, as hereinafter described.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is granted to the Pacific Can Company to lay down, construct, maintain and operate a standard gauge spur track across Newhall street and a portion of Armstrong avenue between Williams avenue and Carroll avenue, said location more particularly described as follows, to-wit:

First: Beginning at a point in existing track approximately fifteen (15) feet northerly from the southerly line of Armstrong avenue and seventy (70) feet easterly from the easterly line of Newhall street, thence westerly and crossing portion of Armstrong avenue to a point in the southerly line of Armstrong avenue approximately forty (40) feet easterly from the easterly line of Newhall street.

Second: Beginning at a point in the easterly line of Newhall street approximately twenty-seven (27) feet southerly from the southerly line of Armstrong avenue, thence westerly and crossing Newhall street to a point in the westerly line of Newhall street approximately two hundred forty-four (244) feet northerly from the northerly line of Carroll avenue.

Provided that girder rail be installed in that portion of the spur

track crossing Newhall street; work to be done under the supervision of the Department of Public Works.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series), of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the payment and any additional requirements for surface drainage be paid for by the Pacific Can Company.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Reducing Sidewalk Widths on the Easterly Side of Angelica Street  
Southerly From Nineteenth Street.**

(Code No. 12.0731)

Also, Bill No. 729, Ordinance No. 12.073130, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty (1140).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office February 2, 1935, by adding thereto a new section to be numbered eleven hundred and forty (1140), to read as follows:

Section 1140. The width of sidewalk on Angelica street, the westerly side of, between Nineteenth street and its southerly termination, shall be seven (7) feet.

The width of sidewalk, on Angelica street, the easterly side of, between Nineteenth street and a point 119.05 feet southerly therefrom, shall be 7 feet.

The width of sidewalk on Angelica street, the easterly side of, between a point of 169.05 feet southerly from Nineteenth street and its southerly termination shall be 3 feet.

The width of sidewalk on Angelica street, the easterly side of, between points respectively 119.05 feet and 169.05 feet southerly from Nineteenth street shall be the width between the property line and a reverse curve connecting the last two described points.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolutions were *adopted*:

**Approving Map Showing Widening of Waterloo Street at  
Loomis Street.**

(Code No. 12.0821)

On recommendation of Streets Committee.

Resolution No. 1947, as follows:

Resolved, That that certain diagram entitled "Map Showing the Widening of Waterloo street at Loomis street," approved May 1, 1935, by Department of Public Works Order No. 1982, be and is hereby



approved and the parcel shown hatched thereon is hereby declared to be an open public street, to be known as Waterloo street.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Approving Map Showing the Opening of Industrial Street From  
Palou Avenue to Selby Street.**

(Code No. 12.0821)

Also, Resolution No. 1948, as follows:

Resolved, That that certain diagram entitled "Map Showing the Opening of Industrial street from Palou avenue to Selby street," approved May 1, 1935, by Department of Public Works, Order No. 1972, be and is hereby approved and the parcels shown hatched thereon are hereby declared to be an open public street, to be known by the name as shown thereon.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Approving Map Showing the Widening of Bay Street at Van  
Ness Avenue.**

(Code No. 12.0821)

Also, Resolution No. 1949, as follows:

Resolved, That that certain diagram entitled "Map Showing the Widening of Bay street at Van Ness avenue," approved May 1, 1935, by Department of Public Works Order No. 1981, be and is hereby approved and the parcel shown hatched thereon is hereby declared to be an open public street, to be known as Bay street.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Public Proceedings—Improvement of Houston Street.**

(Code No. 12.0611)

On recommendation of Streets Committee.

Bill No. 730, Ordinance No. 12.061155, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors April 23, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten instalments; that the period of time after the

time of the payment of the first instalment, when each of the succeeding instalments must be paid is to be one year from the time of the payment of the preceding instalment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Houston street between Jones street and Columbus avenue by the construction of the following:

- | Item No. | Item   |
|----------|--|
| 1        | 6-inch Class "E" concrete pavement.                                    |
| 2        | Armored concrete curb.   |
| 3        | One-course concrete sidewalk.  |
| 4        | 10-inch Type "C" concrete coping.                                      |
| 5        | Class "B" 2500 pound concrete in stairway.                             |
| 6        | Class "D" 1800 pound concrete in walls.                                |
| 7        | Bar reinforcing steel.   |
| 8        | 3 pipe rail fence with concrete posts.                                 |
| 9        | Wood fence.  |
| 10       | Brick manhole complete.  |
| 11       | Taper tube lighting standard, Cat. No. 5722-1019, or equal, in place.  |
| 12       | 1½-inch black conduit, N. E. C. Standard.                              |
| 13       | No. 8 solid single conductor 600 V. R. & L. C. wire N. E. C. Standard. |
| 14       | Concrete bases for lighting standards, complete.                       |

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated, and numbered respectively as:

Lots 4, 5, 6A, 9, 10, 11, 12, 13, 14, 15, 16, and 21, Block 50, all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Adopted.

The following recommendations of His Honor the Mayor were presented and *adopted*:

**Leave of Absence—Emerson Knight, Member of Art Commission.**

(Code No. 4.053)

Resolution No. 1952, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Emerson Knight, member of the Art Commission, is hereby granted a leave of absence for a period of ninety days, commencing Monday, May 20, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Mr. Colbert Coldwell, Member of Board of Trustees, War Memorial.**

(Code No. 4.053)

Also, Resolution No. 1951, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mr. Colbert Coldwell, member of the Board of Trustees of the War Memorial, is hereby granted a leave of absence for a period of six months, commencing June 1, 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Leave of Absence—J. C. Geiger, M. D., Director of Public Health.**

(Code No. 4.053)

Also, Resolution No. 1953, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Dr. J. C. Geiger, Director of Public Health, is hereby granted a leave of absence for a period from May 30, 1935, to July 1, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.****Ratification of Charter Amendments.**

The Clerk reported that four Charter Amendments, adopted by the People at the special election of May 2, 1935, had been duly ratified by the Legislature on May 17, 1935, and copies filed with the Recorder as required by law.

**In Memoriam—Jane C. Walsh.**

(Code No. 5.91)

Supervisor Hayden presented:

Resolution No. 1955, as follows:

Whereas, Jane C. Walsh, Chief Deputy Coroner for the past eighteen years, has been called from this life and from a devoted family and wide circle of friends, who admired her for her many sterling qualities, her genial, kindly and lovable character; and

Whereas, Jane C. Walsh, as Chief Deputy Coroner since 1917 in the office of Coroner, Dr. T. B. W. Leland, rendered loyal and faithful service with a profound understanding and sympathy out of her own sad experience of all the deeper and poignant emotions of human tragedy and distress; kindly, considerate, humane in all her dealings with the public and withal alert, diligent, conscientious and competent in the performance of her manifold duties, she was an ideal public servant, who has left a host of loving friends to attest to her kindly and admirable qualities; therefore, be it

Resolved, That this Board of Supervisors, when it adjourns today, does so out of respect to the memory of Jane C. Walsh, loving and devoted mother and sister, kind friend and faithful public servant.

Further Resolved, That when this Board of Supervisors adjourns today, it does so out of respect to her revered memory and the Clerk be directed to send copies of this Resolution to her sorrowing family.

*Adopted unanimously by rising vote.*

**In Memoriam—Thomas E. Flaherty.**

(Code No. 5.91)

Supervisor Shannon presented:

Resolution No. 1956, as follows:

Whereas, death has taken from the roll of our public officials, devoted, faithful and competent Thomas E. Flaherty, Sealer of Weights and Measures; and,

Whereas, Thomas E. Flaherty has been identified with the public life of San Francisco and the nation as an organizer and national representative at many of the conventions of the Brotherhood of Railroad Trainmen, Local No. 321, and has been honored by them on many occasions for his outstanding work in the interests of organized labor; and as Chief Wharfinger, under John McLaren, State Harbor Commis-

sioner, 1919-1920; he distinguished himself in every line of endeavor in his chosen field as a competent, faithful and outstanding executive, whose record especially as Sealer of Weights and Measures for the City and County of San Francisco is one of effectiveness, efficiency and constructive economy; therefore, be it

Resolved, That the Board of Supervisors expresses its deep sorrow and commiseration at the passing of so valued and devoted a public servant, and so loyal a friend as Thomas E. Flaherty, and when this Board adjourns today it does so out of respect to his revered memory.

Further Resolved, That copies of this resolution be sent to the family of the deceased and spread in the minutes of the Board.

*Adopted unanimously by rising vote.*

#### In Memoriam—Mary G. Noon.

(Code No. 5.91)

Supervisor McSheehy presented:

Resolution No. 1957, as follows:

Resolved, That this Board of Supervisors learned with deep sorrow of the passing of Mary G. Noon, faithful and devoted teacher in the Public Schools of San Francisco for a great many years; and

Further Resolved, That this Board of Supervisors extends to the bereaved family its sincere condolences and commiseration at her demise, and when it adjourns today it does so out of respect to her memory.

*Adopted unanimously by rising vote.*

#### Preservation of Historical Sailing Vessel, "Star of Finland."

(Code No. ———)

Supervisor Hayden presented:

Resolution No. 1958, as follows:

Whereas, The Star of Finland, one of a fleet of thirty sailing ships that once plied in the Alaska fisheries trade, is the sole survivor of San Francisco's colorful windjammer era; and

Whereas, this square-rigger ship, built in 1899, represents the best product of American shipbuilding skill in that period; and

Whereas, preservation of the Star of Finland as an object of rich historical value would demonstrate San Francisco's maritime pride to hundreds of thousands of persons, including visitors to the 1938 Exposition as well as our own citizens; and

Whereas, it is possible the Star of Finland could be purchased for a nominal sum or perhaps donated to the City and County of San Francisco; now, therefore, be it

Resolved, That the Board of Supervisors, through a designated committee, investigate the possibility of preserving the last of our great sailing ships, initially as a floating historic exhibit at the 1938 World's Fair and later at a designated public wharf or in Golden Gate Park; and be it

Further Resolved, That copies of this resolution be forwarded to Mayor Rossi, to the Alaska Packers' Association, owner of the Star of Finland, to directors of the San Francisco Company, to the State Harbor Commission, to the Park Commission, to the Recreation Commission, and to R. Stanley Dollar and W. P. Roth.

*Referred to the Education, Parks and Recreation Committee.*

#### Sale of "Poppies" During May 25th and 26th, 1935, Inclusive.

(Code No. 5.92)

Resolution No. 1960, as follows:

Whereas, the American Legion Auxiliary will conduct its annual sale of "poppies" from May 25th to May 26th, inclusive, the proceeds



to be used for the disabled, non-compensated veterans in government hospitals by whom the poppies were made;

Whereas, this is a commendable project, and all citizens who can afford to do so are asked to purchase and wear "poppies"; now, therefore, be it

Resolved, That the Board of Supervisors in meeting assembled, do hereby endorse the annual "poppy" sale of the American Legion Auxiliary and do commend this worthy enterprise to the attention of the citizens for their support and consideration.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### In Memoriam—Monsignor John Rogers.

(Code No. 5.91)

Resolution No. 1961, as follows:

Presented by Supervisor Andrew J. Gallagher and *unanimously adopted by rising vote* of the Board of Supervisors of San Francisco.

It is with solemn and reverent sorrow that San Francisco feels the passing of the late Monsignor John Rogers, Pastor of St. Patrick's Church.

For a lifetime "Father John," as he was lovingly known, devoted himself to the offices of the Church and the service of the poor. His was indeed a lifetime of devotion and energy, unequaled in San Francisco.

The reconstruction of old St. Patrick's, the Church of "South of Market," was accomplished and brought to completion solely due to the tireless efforts and energy of Father John. St. Patrick's Church interior decoration, a miracle of Celtic religious art and beauty, was conceived, developed and consummated under the personal direction of Monsignor John Rogers and is an object of interest to tourists interested in ecclesiastical architecture from all over the United States. It is, moreover, a high tribute to his high appreciation of the splendor of ancient Irish art and culture.

In the field of philanthropy, he, personally, collected funds and built St. Patrick's Shelter on Minna street, between Third and Fourth streets, where the unemployed, the down-and-outer, the distressed and the hungry are fed and cared for in sanitary and wholesome quarters without the slightest discrimination as to race or religion. It is a lasting and exemplary monument to his devoted zeal, consideration and humane attitude to the poor and unfortunates of our city.

Monsignor John Rogers contributed mightily to the battle for the liberation of the Auld Land and spared no effort or time in its fight for freedom.

Distinguished citizen of San Francisco, true friend of the poor and unfortunate, kindly devoted priest of God, hail and farewell, may the Almighty Father, in whose service you spent, unselfishly and unstintingly, all the youth and vigor of your strenuous life, grant you the eternal rest that your untiring, faithful and unselfish life has so nobly earned.

This Board of Supervisors, in adjourning today, does so out of respect to the revered memory of Monsignor John Rogers of St. Patrick's Church.

### Supplemental Appropriation Ordinance for Raising O'Shaughnessy Dam.

(Code No. 9.051)

Bill No. 721, Ordinance No. 9.051180, as follows:

Supplemental appropriation ordinance for raising O'Shaughnessy Dam.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. At the request of the Public Utilities Commission, and the Mayor recommending the same, there is hereby appropriated from the 1933 Hetch Hetchy Dam Bond Fund the amount of \$197,338.75, which sum was realized as a premium from the sale of 1933 Hetch Hetchy Dam Bonds and is unappropriated, which said sum is to be used for the general expenses of the City and County in the raising of O'Shaughnessy Dam of the Hetch Hetchy Project.

*Passed for second reading by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Amendment to Rules.

Supervisor Havenner moved that the Rules Committee be requested to prepare and submit to the Board a rule governing consideration of memorials to other legislative bodies.

*Motion carried.*

### Exclusion of Indigents From the State of California.

(Code No. ———)

Resolution No. 1959, as follows:

THE CLERK: Supervisor Roncovieri presents the following resolution:

"Whereas, the California Legislature will this week act upon an important piece of legislation looking toward the control and exclusion of many thousands of indigents who are coming to California;

"These indigents coming in are placing an undue and insupportable burden upon the citizens of California;

"For the past five years the State, and particularly San Francisco, has extended generously to the relief of all indigents; the time has arrived when the burden can not be carried indefinitely.

"Resolved, That the Board of Supervisors of San Francisco respectfully petitions the Legislature and the Governor to enact such regulatory laws as will keep from the State of California alien paupers, vagrants, indigents or persons likely to become public charges."

SUPERVISOR SHANNON: I move that it be sent to the Public Welfare Committee.

THE CHAIRMAN: Do you mean that, Supervisor?

SUPERVISOR RONCOVIERI: No, he doesn't mean that; he is joking.

THE CHAIRMAN: Under our rules Supervisor Shannon has moved that it go to the Welfare Committee, and under our rules it will have to go to that committee——

SUPERVISOR RONCOVIERI (interrupting): This Board should go on record in this matter, and if you have heard it read——we are burdening our taxpayers beyond the power of their carrying the load, and something should be done. The Legislature is at work, and we should let the Legislature know that San Francisco is behind it in this instance. I think——

SUPERVISOR UHL (interrupting): Will you yield to a question, Supervisor? You just said that you did not want to burden the taxpayers of this City, and yet you vote for the purchase of all of this land for Lafayette Square——

SUPERVISOR RONCOVIERI (interrupting): And that is a wise purchase; but it is very unwise to not support the Legislature, which is leading the way, and they should know that San Francisco is behind it in this matter.



SUPERVISOR SHANNON: Well, I withdraw my motion that it go to committee.

SUPERVISOR RONCOVIERI: Supervisor Shannon has withdrawn——

SUPERVISOR COLMAN (interrupting): I don't withdraw, let it go to committee.

SUPERVISOR RONCOVIERI: Do you really mean that, Supervisor?

SUPERVISOR COLMAN: Yes, certainly; I think it should go to committee. They probably have thought of that thing without our suggestion, and let the committee have it, Supervisor Roncovieri.

SUPERVISOR UHL: Yes, and I want to say they are undoubtedly more familiar with it, better posted on it, than we are.

SUPERVISOR RONCOVIERI: There are a great many people coming in to this State right now, every month——

SUPERVISOR UHL: We are getting their relief contribution every month, running around a hundred thousand dollars——

SUPERVISOR RONCOVIERI: But we have an influx now of people that are vagrants, all sorts and conditions of people.

SUPERVISOR UHL: The Federal Government takes care of those.

SUPERVISOR RONCOVIERI: I am surprised at you, Supervisor Colman.

THE CHAIRMAN: I will make this statement, members of the Board: I feel that there is a lot of merit to Supervisor Roncovieri's resolution, and in coming across the country the other day, and coming up here from Los Angeles, up to this City, I spoke to a man and he told me right out that people are coming in to Los Angeles by the thousands—I won't say thousands, but by the hundreds, every day, and that it is becoming a menace to the people of California, and I want to say right here that if there is one State that the people are coming to who are indigent, it is California, so therefore I feel that there is a lot of merit to this resolution by Supervisor Roncovieri, but if you say to send it to committee the Chair has nothing to do but to send it to the committee, but personally I would like to see the rules suspended and see it voted on its way.

SUPERVISOR HAYDEN: Did you say the rules are suspended?

THE CLERK: No, there has been no motion to that effect.

SUPERVISOR RONCOVIERI: I ask that the record show what has happened here today, and that it be published in the Journal, and I ask that this be noted, that I made this motion on behalf of the People of San Francisco, and that it is delayed with the possibility of not reaching the Legislature before it adjourns, but I won't say delayed for that purpose, but possibly that no action will be taken by this Board in time.

SUPERVISOR COLMAN: And I want to say for the record that I am opposed to meddling with the State Legislature and telling them what should be done. I am heartily in accord with what is back of the resolution, but let's find out what our Legislature is doing about the matter first, because I am opposed to meddling with legislative bodies. I think it should go to committee, and have a hearing, and I want the record to show that.

SUPERVISOR RONCOVIERI: And I want the record to show that this matter actually affects the people, the taxpayers, of the City of San Francisco. We are spending about a million and a half a year, and we will continue to spend it forever if we permit all the vagrants in the country to come here, and it is highly important that the Legislature should know where we stand, and if we say nothing we are guilty of not doing our part, if we say nothing at a time when the Legislature needs at least the encouragement of this Board of Super-

visors we are not doing our duty. This is one of the proper things we should recommend to our Legislature.

SUPERVISOR UHL: May I just say one thing. I would like to see——

THE CHAIRMAN (interrupting): It will go to the Judiciary Committee.

### RECESS.

Whereupon, the Board, at 6:20 p. m., took a recess until Wednesday, May 22, 1935, at 9:30 a. m., for the purpose of considering the Budget of Expenditures for the ensuing fiscal year.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors May 27, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN, Clerk.

Clerk of the Board of Supervisors,  
City and County of San Francisco.





Wednesday, May 22, 1935

Thursday, May 23, 1935

Friday, May 24, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

WEDNESDAY, MAY 22, 1935, 9:30 A. M.

The Board of Supervisors met pursuant to recess for the purpose of giving consideration to the proposed Budget of municipal expenditures for the fiscal year 1935-36.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present: Supervisors Colman, Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Hayden, Havenner, Roncovieri—4.

Quorum present.

President McSheehy in the chair.

Supervisor Hayden appeared and was noted present at 10:10 a. m.

Supervisor Havenner appeared and was noted present at 10:30 a. m.

Supervisor Roncovieri appeared and was noted present at 10:20 a. m.

### Board of Supervisors (Index No. 1).

Mayor's recommendations:

Net decrease .....	\$2,400	
Personal Service (Permanent Salaries).....	Decrease	\$3,850
Fees and other compensations.....	Increase	800
Contractual Service (Purchaser).....	„	1,225
Fixed Charges .....	„	425
Audit of Controller's Books .....	Decrease	1,000

### Proposed Amendments.

Supervisor Uhl, seconded by Supervisor Schmidt, moved the elimination of item, line 10, Index No. 1, one Finance Committee stenographer at \$3,900 per year.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Uhl—3.

Noes—Supervisors Colman, Gallagher, McSheehy, Shannon—4.

Absent—Supervisors Brown, Hayden, Havenner, Roncovieri—4.

Supervisor Uhl, seconded by Supervisor Schmidt, moved the elimination of one chauffeur at \$3,000 per year.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Colman, Gallagher, McSheehy, Ratto, Shannon—5.

Absent—Supervisors Brown, Hayden, Havenner, Roncovieri—4.

Whereupon, the Board of Supervisors, as recommended by the Finance Committee, was *approved* by the following vote:

Ayes—Supervisors Colman, Gallagher, McSheehy, Ratto, Shannon—5.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Havenner, Hayden, Roncovieri—4.



Mayor (Index No. 2).

Mayor's recommendations:

Net decrease .....	\$448
Equipment (Purchaser) .....	Decrease \$448

Mayor's Office.

Supervisor Shannon moved that the Mayor's office be passed.  
No objection; *so ordered*.

Public Defender (Index No. 8).

Mayor's recommendations:

Net increase .....	\$111
Personal Service—Temporary .....	Increase \$75
Contractual Service (Purchaser) .....	„ 36
Supervisor Shannon moved that the department be passed.	
No objection; <i>so ordered</i> .	

Treasurer's Office (Index No. 6).

The following was taken up:

Mayor's recommendations:

Net decrease .....	\$8,715
Permanent Salaries .....	Decrease \$1,440
Contractual Services (Purchaser) .....	Increase 50
Material and Supplies (Purchaser) .....	„ 100
Premium on Official Bonds (Purchaser) .....	Decrease 7,425

Supervisor Uhl, seconded by Supervisor Schmidt, moved that Index 6, sheet 2, line 9, "Teller," increase of \$5 per month over previous year be stricken out.

Motion *lost* by the following vote:

- Ayes—Supervisors Schmidt, Uhl—2.
- Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.
- Absent—Supervisor Brown—1.

Supervisor Uhl, seconded by Supervisor Schmidt, moved to strike out increase, Index No. 6, sheet 2, line 14, General Clerk-Stenographer, increase of \$10 per month.

Duncan Matheson, Treasurer, explained that this position (line 15) has been raised to the office of Chief Assistant to the Treasurer by himself; inasmuch as the occupant of the position is performing important bond work in his office and is filling the position of his chief assistant. City Attorney O'Toole being called upon, advised the Board that the Civil Service Commission, under the Charter, has sole responsibility for the classification of positions.

Wm. Henderson, of the Civil Service Commission, made a statement to the same effect.

Whereupon, the roll was called on Supervisor Uhl's motion and the same was *defeated* by the following vote:

- Ayes—Supervisors Schmidt, Uhl—2.
- Noes—Supervisors Colman, Gallagher, Havenner, Hayden, Roncovieri, McSheehy, Ratto, Shannon—8.
- Absent—Supervisor Brown—1.

Whereupon, Supervisor Gallagher, seconded by Supervisor Shannon, moved that the department be passed.

Motion *carried* by the following vote:

- Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.
- Noes—Supervisors Schmidt, Uhl—2.
- Absent—Supervisor Brown—1.

**Juvenile Court (Index No. 23).****Mayor's recommendations:**

Net decrease .....	\$27,760	
Contractual Service .....		Decrease \$ 825
Contractual Service (Purchaser) .....		Increase 75
Maintenance of Minors .....		Decrease 25,000
State Schools .....		„ 2,500
Materials and Supplies (Purchaser) .....		Increase 490

Supervisor Gallagher moved that the Finance Committee's recommendation decreasing item, Index No. 23, line 14, sheet 2, \$360, Chief Juvenile Probation Officer be approved.

Miss Turner was granted the privilege of the floor, representing the Juvenile Court Department, and stated that through the instrumentality of the Chief Juvenile Probation Officer that that department had achieved a saving of some \$27,760 and that the small increase of \$30 per month in this position was amply justified by the results.

Whereupon, the roll was called on Supervisor Gallagher's motion and the same *carried* by the following vote:

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Hayden, Havenner—2.

Absent—Supervisor Brown—1.

Whereupon, the Juvenile Probation Department as recommended was *approved*.

**Juvenile Court—Detention Home (Index No. 24).****Mayor's recommendations:**

Net Increase .....	\$3,890	
Personal Service—Permanent .....		Increase \$2,736
Personal Service—Temporary .....		Decrease 2,430
Room Allowance .....		Increase 192
Contractual Service .....		„ 1,692
Foodstuffs .....		„ 700
Equipment (Purchaser) .....		„ 1,000

Miss Turner explained that increases were due to higher costs of food and increased number of employees, due to 8-hour day.

Supervisor Uhl, seconded by Supervisor Schmidt, moved as an amendment, that Index No. 24, line 8, sheet 2, male attendant, be reduced \$120.

Amendment *lost* by the following vote:

Ayes—Supervisors Uhl, Schmidt—2.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Absent—Supervisor Brown—1.

Supervisor Shannon moved that the department as recommended be passed.

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—7.

Noes—Supervisors Uhl, Schmidt—2.

Absent—Supervisors Brown, Gallagher—2.

**Municipal Court (Index No. 20).****Mayor's recommendations:**

Net decrease .....	\$225	
Permanent Salaries .....		Decrease \$ 180
Reporter's Transcriptions .....		Increase 1,000
Contractual Service (Purchaser) .....		„ 55



Materials and Supplies (Purchaser)..... Decrease \$ 100  
 Equipment (Purchaser) ..... ,, 1,000  
 Supervisor Uhl, seconded by Supervisor Schmidt, moved to strike out in line 18, \$360 annual increase of salary to J. Cheatham.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Absent—Supervisor Brown—1.

Whereupon, on motion of Supervisor Gallagher the department was *passed* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.

### Fire Department (Index No. 10).

Mayor's recommendations:

Net decrease .....\$8,787

Permanent Salaries ..... Decrease \$6,367

Temporary Salaries—Fireboats ..... Increase 80

Total Personal Service ..... Decrease 6,287

Contractual Service ..... ,, 6,200

Materials and Supplies ..... Increase 4,750

Equipment ..... Decrease 1,050

Supervisor Uhl, seconded by Supervisor Schmidt, moved to strike out in line 8, sheet 2, increase of salary of \$240 per annum to clerk-typist.

Amendment *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Absent—Supervisor Brown—1.

Whereupon, on motion of Supervisor Gallagher, the Fire Department was *approved as amended*, by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.

### Agricultural Commission (Index No. 58).

Mayor's recommendations:

Net Decrease .....\$1,028

Contractual Service (Gross)..... Decrease \$ 118

Materials and Supplies (Gross)..... Increase 200

Equipment (Gross) ..... Decrease 1,110

### Communication.

The Clerk read a communication from the Chief Administrative Officer recommending certain adjustments to this department.

*Over temporarily.*

### Tax Collector (Index No. 28).

#### Finance and Records.

Mayor's recommendations:

Net decrease .....\$2,627

Personal Service—Permanent ..... Decrease \$3,120

Personal Service—Temporary ..... ,, 1,800

Contractual Services (Gross) .....	Increase	\$1,433
Materials and Supplies (Gross) .....	„	1,100
Equipment (Gross) .....	Decrease	30
Fixed Charges .....	„	210

Director of Finance and Records Curtis presented two letters from the Mayor referring to line 12, sheet 2, regarding error made in set-up for General Clerk at \$150 a month, and asking that it be restored to \$155 per month, salary now paid.

Supervisor Gallagher moved correction be made.

*So ordered.*

Communication referring to line 27, sheet 2, recommending that Director of Bureau of Delinquent Revenue be increased \$50 per month, making it \$350 per month.

Supervisor Gallagher moved that correction be made in this item and increase allowed.

Supervisor McSheehy said he opposed increase in large salaries and this is a large salary.

Tax Collector Edward F. Bryant, explaining the importance of the work of the Director of the Bureau of Delinquent Revenue said: "All delinquent bills are collected; it applies not only to the Tax Collector's office but hospital bills, water bills, Assessor's office bills.

Ignatius A. Richardson, Director of the Bureau, explaining the importance and magnitude of the work of his office declared that there were 16 employees in the department and 67 SERA workers.

Supervisor Gallagher moved that the Finance Committee's recommendation be approved and the increases allowed.

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.

Whereupon, on motion of Supervisor Gallagher, the Tax Collector's Department, as amended, was *approved* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri—7.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Shannon—2.

#### California Academy of Sciences (Index No. 19).

#### Aquarium (Index No. 19).

Director of Finance and Records explained that the set-up for this department was the same as last year.

Whereupon, on motion of Supervisor Gallagher the department was *approved* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

#### RECESS.

Whereupon, at the hour of 12:10 p. m. the Board took a recess until 2 p. m.

J. S. DUNNIGAN, Clerk.



**WEDNESDAY, MAY 22, 1935, 2 P. M.**

The Board of Supervisors reassembled for the purpose of continuing consideration of the budget for the ensuing fiscal year.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

Quorum present.

President McSheehy presiding.

**Law Library (Index No. 22).**

The following matters were taken up:

Director of Finance and Records explained that the set-up was the same as last year except for an increase of \$600 for new equipment.

Whereupon, the department was *passed* without objection.

**Recorder (Index No. 30).**

Mayor's recommendations:

Net decrease .....	\$5,460	
Personal Service—Permanent .....		Decrease \$6,240
Contractual Service (Gross) .....		Increase 380
Materials and Supplies (Gross) .....		„ 400

**Amendment.**

Supervisor Uhl, seconded by Supervisor Schmidt, moved to strike out on line 2, sheet 2 increase in salary of Daniel McGloin, Chief Clerk, from \$250 to \$265 per month.

Director of Finance and Records explained reason for the increase of Mr. McGloin's salary that he had succeeded to the position of Charles Stoltz, deceased, and recently Chief Clerk of that department.

Whereupon, the roll was called on Supervisor Uhl's proposed amendment, and the same was *defeated* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Absent—Supervisor Brown—1.

Whereupon, on motion of Supervisor Gallagher, the Recorder's Department, as recommended, was *passed* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.

**Board of Permit Appeals (Index No. 11).**

Mayor's recommendations:

Net decrease .....	\$6	
Contractual Service .....		Decrease \$6

Director of Finance and Records declared a net deduction in this department of \$6. No increase.

Whereupon, on motion of Supervisor Shannon, the department as recommended was *passed* without objection.

**Art Commission (Index No. 16).**

Mayor's recommendations:

Net decrease .....	\$15,475	
Contractual Service .....	Increase	\$ 25
Municipal Pop Concerts .....	Decrease	14,500
Municipal Pop Concerts—Rent .....	„	1,000

Supervisor Hayden, member of the Art Commission, explained that the anticipated return of public utilities taxation to the City will be approximately \$80,000,000, leaving \$40,000 to the Art Commission under recently approved Charter Amendment allowing said Commission  $\frac{1}{2}$  of 1 per cent on each \$100 of assessed valuation.

Whereupon, the Art Commission, as recommended, was *approved without objection*.

**Public Administrator (Index No. 32).**

Mayor's recommendations:

Net decrease .....	\$119	
Contractual Service (Gross) .....	Decrease	\$ 21
Materials and Supplies (Gross) .....	„	200
Equipment (Gross) .....	Increase	85
Fixed Charges .....	„	17

Director of Finance and Records explained net decrease of \$119.

Whereupon, the Public Administrator's Department, as recommended, was *passed without objection*.

**Board of Trustees of the War Memorial of San Francisco (Index No. 15).**

Mayor's recommendations:

Net decrease .....	\$246	
Permanent Salaries .....	Increase	\$3,540
Temporary Salaries .....	Decrease	1,493
Wages .....	„	80
Contractual Service .....	„	713
Materials and Supplies .....	„	1,000
Equipment .....	„	500

Director of Finance and Records explained that under the War Memorial there is now included the Art Museum.

Supervisor Uhl moved to amend by striking out on line 24, sheet 2, \$18,405, Art Museum, on question of its legality.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Absent—Supervisor Brown—1.

Supervisor Uhl, seconded by Supervisor Schmidt, moved to amend line 14, sheet 2, by striking out new position, one general clerk-stenographer, at \$1,800 per annum.

Supervisor Gallagher explained that this new position was recommended by the Finance Committee.

Whereupon, the item was *approved without objection*.

Selby Oppenheimer explained that his is the only department that has no office help, a large part of the day there is no one to respond to telephone calls when either himself or his secretary are obliged to be in other parts of the building.



Whereupon, on motion of Supervisor Gallagher, the department was *approved* as recommended by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.

#### Superior Court (Index No. 21).

Mayor's recommendations:

Net increase .....	\$85	
Court Interpreter .....		Decrease \$2,100
General Clerk-Stenographer .....		Increase 1,860
Personal Service—Permanent .....		Decrease 240
Grand Jury and Witness Fees .....		„ 2,000
Grand Jury .....		Increase 1,000
Examination of Insane .....		„ 2,000
Reporters—Transcriptions .....		Decrease 1,000
Contractual Service (Purchaser) .....		Increase 325

Supervisor Gallagher moved to strike out line 16, sheet 1, Grand Jury, \$1,000 increase.

Amendment *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

No—Supervisor Hayden—1.

Absent—Supervisor Brown—1.

#### Examination of Insane (Index No. 21).

Supervisor Gallagher explained necessity for increase of \$2,000 for this item, line 18, and that the Finance Committee had recommended it.

Controller Leonard S. Leavy declared that funds for said item last year were depleted months ago. Four positions are involved.

Whereupon, the item was *approved without objection*.

Whereupon, there being no objection, the department was *passed* as recommended by the Finance Committee.

#### Department of Electricity (Index No. 49).

Mayor's recommendations:

Net decrease .....	\$9,054	
Personal Service—Permanent .....		Decrease \$ 360
Personal Service—Wages .....		Increase 312
Contractual Service .....		„ 716
Material and Supplies .....		Decrease 9,922
Equipment .....		Increase 200

Supervisor Gallagher moved that the department, as corrected in line 10, sheet 2, and amended, be approved.

There being no objection, it was *so ordered*.

#### Director of Property (Index No. 34).

Mayor's recommendations:

Net increase .....	\$306	
Contractual Services .....		Increase \$ 61
Equipment (Purchaser) .....		„ 245

Director of Finance and Records explained increase in Real Estate Department.

Whereupon, on motion of Supervisor Shannon, the department was *approved without objection*.

**Auditorium (Index No. 35).**

Jos. J. Phillips, Director of Property, was heard stating that the Auditorium is holding its own and meeting overhead 40 per cent increase. It has no deficit. When I took it over the deficit was \$190,000.

He explained they are making the Head Janitor, Assistant Superintendent, with a \$5 a month increase.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that this increase of \$5 be not allowed.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Absent—Supervisor Brown—1.

(Supervisor Brown noted present at 3:05 p. m.)

Whereupon, the Director of Property Department was *approved without objection*.

**Public Pound (Index No. 73).**

Director of Finance and Records explained that the financial set-up of this department was the same as last year.

Whereupon, the department was *approved as presented*.

**County Clerk (Index No. 31).**

Mayor's recommendations:

Net decrease .....\$4,359

Personal Service—Permanent ..... Decrease \$5,280

Contractual Service (Gross) ..... Increase 291

Equipment (Gross) ..... „ 630

Mr. Munson, Deputy County Clerk, explained net decrease of \$4,359 as being due to nonfilling of positions and two employees having retired.

Whereupon, on motion of Supervisor Gallagher, the department was *approved without objection*.

**(Recreation Commission (Index No. 13).**

Mayor's recommendations:

Net increase .....\$3,500

Personal Service—Permanent ..... Increase \$5,960

Personal Service—Temporary ..... „ 2,701

Personal Service—Wages ..... Decrease 4,005

Fees and Special Compensations ..... „ 707

Truck Hire ..... „ 156

Contractual Service ..... „ 1,539

Materials and Supplies ..... Increase 4,978

Equipment ..... „ 235

Fixed Charges ..... „ 1,465

Land ..... Decrease 5,432

Supervisor Gallagher declared that the Finance Committee recommended that the department be passed allowing 7 cents on each \$100 of assessed valuation, plus \$73,500, covering land purchases.

Commissioner Berendsen stated "that we want only what the Charter gives us, 7 cents on the \$100 of valuation, plus \$126,000, made up of the following items:

**Land Purchases.**

Ninth and Ortega Streets.....\$ 6,000

Sunset District ..... 25,000



Corona Heights .....	\$25,000
Eureka Valley .....	25,000
Grattan School .....	25,000
Noe Valley School .....	20,000
Bay View .....	15,000
Potrero .....	25,000

That will take us over the 7 cent allowance. This is what we require. Supervisor Gallagher is only allowing us \$73,500 to cover all these items."

C. E. Healy, Assistant City Engineer, reported on the status of SERA projects under the jurisdiction of the Recreation Commission.

Whereupon, Supervisor Gallagher moved that the department be passed as amended by the Finance Committee, allowing 7 cents on the \$100 of assessed valuation, plus \$73,500 for special projects.

Supervisor Brown, seconded by Supervisor Colman, moved to amend Finance Committee's recommendations as follows:

"That we appropriate \$88,500 for the purchase of land to include all items recommended by the Finance Committee and Bay View Playground \$15,000 to be made a capital expenditure."

Amendment subsequently withdrawn.

Whereupon, Supervisor Gallagher's motion was *approved* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Purchasing Department (Index No. 33).

Mayor's recommendations:

Net increase .....	\$66,393	
Personal Service—Permanent .....	Decrease	\$ 400
Personal Service—Wages .....	Increase	187
Total Personal Service .....	Decrease	213
Contractual Service .....	Increase	10,859
Materials and Supplies .....	„	15,437
Equipment .....	„	40,310

(Supervisor Roncovieri presented letter to be made part of the record from the Civil Service Commission)—(Kepar), was read by the Clerk.

Supervisor Shannon moved that Index No. 33, line 24, sheet 3, as amended (reducing Assistant Purchaser of Supplies from \$400 per month to \$325 per month), by striking out \$4,800 and including \$3,900, and reclassified as recommended, be *approved*.

Supervisor McSheehy moved as an amendment that this position (Kepar) be stricken out.

Amendment *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Roncovieri, Shannon—7.

Whereupon, the roll was called on Supervisor Shannon's motion and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

No—Supervisor McSheehy—1.

Communication from His Honor, the Mayor, dated May 22, 1935, recommending an increase to Harold Jones, Superintendent of Shop No. 1, line 23, from \$300 to \$350 per month, was read by the Clerk.

Purchaser of Supplies Brooks explained large saving in the mainte-

nance and operation of his department due to the excellent management of Mr. Jones, which amply justified the small increase recommended.

Supervisor Gallagher moved the approval of the Finance Committee's recommendation fixing salary at \$325 per month.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

Supervisor Gallagher moved that Finance Committee's recommendation of reduction in line 4, sheet 18, from \$15,000 to \$12,500 (furniture and office equipment) be approved. There being no objection, it was *so ordered*.

Supervisor Uhl requested information regarding additional position of storekeeper in San Francisco Hospital.

Purchaser of Supplies Brooks declared that the condition at the San Francisco Hospital has been very unsatisfactory and that an additional storekeeper has been provided to remedy it. "There are nine store-rooms, he said, all scattered through the institution, with one storekeeper in charge who works nine hours a day. He had a nervous breakdown from the responsibility placed upon him of caring for these scattered stores. His assistants are institutional help. It is work that requires technical skill and some one to help is necessary and possibly replace the storekeeper in case of sickness."

Supervisor Gallagher moved that the new employment (Index No. 33, sheet 7, line 15, Storekeeper at \$150 per month) be allowed.

There being no objection, it was *so ordered*.

### RECESS.

Whereupon, the Board, at the hour of 6:05 p. m., took a recess until 9:30 a. m. tomorrow morning.

J. S. DUNNIGAN, Clerk.

### THURSDAY, MAY 23, 1935, 9:30 A. M.

The Board of Supervisors re-assembled for the purpose of continuing consideration of budget of municipal expenditures for the fiscal year 1935-36.

### CALLING THE ROLL.

The roll was called and the following members were noted present:

Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Havenner—3.

Supervisor Colman appeared and was noted present at 10:05 a. m.

Supervisor McSheehy presiding.

### Sheriff's Office (Index No. 7).

The following was taken up:

Mayor's recommendations:

Net increase .....	\$5,100		
Personal Service—Permanent .....		Increase	\$3,295
Personal Service—Temporary .....		Decrease	2,000
Contractual Service—			
Civil Division .....		Increase	25
County Jail No. 1.....		"	60
County Jail No. 2.....		Decrease	810



## Materials and Supplies—

Civil Division .....	Increase	\$1,330
County Jail No. 1.....	"	700
County Jail No. 2.....	"	150
Foodstuffs—		
County Jail No. 1.....	Increase	1,000
County Jail No. 2.....	"	1,300
Fixed Charges .....		50

## Corrections.

Communication from his Honor the Mayor dated May 20, 1935, recommending correction in personal service item, line 18, Jail Matron 3 instead of 1 and line 34, Woman Physician, by eliminating said item, was read by the Clerk.

Communication from his Honor the Mayor, in response to request from the Finance Committee recommending that line 23, six Captains of the Watch be fixed at \$210 per month.

Supervisor Gallagher moved that the correction be made subject to approval of the Board later on.

*So ordered.*

## Finance Committee Recommendations.

Supervisor Gallagher explained that the Finance Committee recommended the following:

Also, that line 16, sheet 2 recommends the elimination of one of three additional women bailiffs, also that line 30, sheet 2, Senior Attorney, be reduced to \$1,800 and salary fixed at the same as last year.

Also, that line 23, sheet 2, Index 7, six Captains of Watch at \$210 a month be allowed.

## Privilege of the Floor.

Sheriff Fitzgerald was granted the privilege of the floor and addressed the Board in explanation of the various changes in his department. He said that he was substituting two engineers for two jailers to take care of lighting, heating and ventilation of the new jail, making a net increase in this setup of \$850 per year, but permitting thereby the relieving of two policemen now acting as bailiffs.

This, he said, is not creating two new positions, it is simply employing two new engineers in place of two jailers. These men are more capable of caring for the lighting, heating and ventilation than untrained jailers, who have been doing the work in the past.

James Ricketts, representing the San Francisco Building Trades Council, stated that the recommendation of the Mayor and the Sheriff in respect to the foregoing is the right recommendation. He read a list of names of twenty buildings in San Francisco which are comparable to the County Jail in its requirement for engineering service for heating, lighting and ventilation. He asked that the Mayor's recommendation and the Sheriff's request be complied with.

Protest of Hoisting and Portable Engineers was also read against elimination of two engineers in the Sheriff's Department.

Supervisor Gallagher: The Finance Committee recommends the same setup as last year, one engineer.

Whereupon, Supervisor Gallagher moved to eliminate two engineers, line 2, sheet 3, Index 7, and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Ratto, Shannon, Schmidt, Uhl—7.

Noes—Supervisors Havenner, Hayden, McSheehy—3.

Absent—Supervisor Roncovieri—1.

Sheriff Fitzgerald referred to the elimination of one jailer, sheet 2, line 21, and explained that this is a retired jailer who acts as substitute chauffeur, line 4, sheet 3, Index 7, and requested that that item be permitted to stand.

Whereupon, Supervisor Gallagher moved that the Board of Supervisors approve the Finance Committee's recommendation for the elimination of Index 7, sheet 3, line 4, Chauffeur, \$2,040.

Supervisor Havenner moved the privilege of the floor for the Sheriff.

Thereupon, Supervisor Gallagher moved the previous question and the roll was called, and the motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Noes—Supervisors Havenner, Hayden, McSheehy—3.

Whereupon, the roll was called on the elimination of line 4, sheet 3, Index 7, Chauffeur at \$2,040 a year, and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Noes—Supervisors Havenner, Hayden, McSheehy—3.

Supervisor Gallagher moved that sheet 2, line 30, Senior Attorney's \$3,000 per year be reduced to \$1,800, same as last year.

Supervisor Hayden moved as an amendment that the item read \$2400 a year.

Amendment *lost* by the following vote:

Ayes—Supervisors Havenner, Hayden, McSheehy, Roncovieri, Shannon—5.

Noes—Supervisors Brown, Colman, Gallagher, Ratto, Schmidt, Uhl—6.

Leo Cunningham, Senior Attorney for Sheriff, was granted the privilege of the floor and explained the legal service rendered the Sheriff's office. During the past year, he said, "I defended 28 civil suits and there are six suits pending involving \$80,000 liability on the part of the City. There are numerous consultations in the Sheriff's office and a great deal of work nights and Sundays."

Supervisor Gallagher, thereupon, declared that the Finance Committee would agree to a monthly increase of \$50.

Supervisor Hayden, thereupon, moved to rescind action on sheet 2, line 30, Senior Attorney, and that same be amended to read Senior Attorney, civil (part time) \$2,400 a year.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

Thereupon, the Roll was called on the Finance Committee's recommendation, six Captains of the Watch at \$210 per month, and the same was *approved* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Noes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

Supervisor Uhl moved to reduce Index 7, sheet 2, line 16 to one woman bailiff as in the past.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Absent—Supervisor Havenner—1.

Thereupon, the roll was called on the Department *as amended* and same was *approved* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.



## Civil Service, Index 71

## Mayor's recommendations:

Net Increase .....	\$3,315		
Personal Services—Permanent .....		Increase	\$5,580
Personal Services—Temporary .....		Decrease	3,080
Contractual Service .....		Increase	60
Materials and Supplies (Purchaser).....		"	400
Fixed Charges .....		"	1,000
Equipment (Purchaser) .....		Decrease	645

## Finance Committee—Recommendations:

Supervisor Gallagher stated that the Finance Committee had deducted \$1,000 from this Department on the theory that rent should not be collected for a public building. City Departments should not be charged for performing a public function in the City Auditorium where Civil Service examinations are sometimes held.

Jos. J. Phillips, Director of Property, declared that if that theory were fair the Department of Public Works would not charge for its service. The Auditorium now, he said, is giving about \$15,000 worth of free service. Board of Education pays for its facilities, lighting, heating, elevator service, etc.

When the Civil Service Department amended by the elimination of \$1,000 fixed charges was approved.

## Department of Public Works (Index Nos. 36 and 37).

## Mayor's recommendations:

Net Decrease .....	\$171		
Permanent Salaries—General Office.....		Decrease \$	125
Permanent Salaries—Tel. Ex.....		"	450
Temporary Salaries—Tel. Ex.....		Increase	450
Contractual Service (Pur.).....		"	309
Materials and Supplies (Pur.).....		Decrease	120
Equipment Office (Pur.).....		Increase	235

## Bureau of Accounts (Index No. 37).

## Mayor's recommendations:

Net Increase .....	\$839		
Permanent Salaries .....		Increase	\$1,860
Contractual Service .....		Decrease	25
Contractual Service (Pur.).....		"	25
Materials and Supplies (Pur.).....		Increase	144
Equipment (Pur.) .....		Decrease	1,115

Supervisor Uhl, seconded by Supervisor Schmidt, moved to strike out line 5, sheet 2, Bureau of Accounts, General Clerk, Timekeeper, \$1,860 per year.

Controller Leonard S. Leavy, who was heard in explanation of the necessity of this position, and Director Worden of the Department of Public Works, explained that a timekeeper in the Bureau of Building Repair is a safeguard for the City and the future protection of this Department, and has the recommendation of the Finance Committee.

Whereupon, the roll was called and the motion *defeated* by the following vote:

Ayes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Whereupon, the Bureau of Accounts as set up and as recommended by the Finance Committee, was approved by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

**Death of Lieutenant Charles J. Skelly, U. S. N., Aviation Division.**

At this point of the proceeding Supervisors Hayden and Shannon called attention to the tragic death of the son of Captain Charles Skelly of the Police Department, in airplane disaster to an American Naval plane at Midway Island. -

**In Memoriam—C. J. Skelly.**

(Code No. 5.91)

The following resolution was unanimously *adopted* by a rising vote:  
Resolution No. 1968, as follows:

Whereas, San Francisco and the Nation were startled and deeply grieved at the announcement of the sudden death of Lieutenant C. J. Skelly, member of the Naval Air Service of the United States of America, during the recent maneuvers of the Pacific Fleet at Midway Islands; and

Whereas, Lieutenant Skelly was the son of Captain C. F. Skelly, Secretary of the Board of Police Commissioners of this City; and

Whereas, the members of this Board of Supervisors who have known the father officially and intimately for a quarter of a century, feel for him the deepest sympathy in the untimely loss of a young son who showed such high promise of a brilliant future in the service of his country; now, therefore, be it

Resolved, That this Board of Supervisors extends its heartfelt sympathy to Captain C. F. Skelly and to his sorrowing family in the loss of their beloved son, and commiserates with them in this, their hour of bereavement; and be it further;

Resolved, That when this Board of Supervisors adjourns it does so out of respect to the memory of Lieutenant C. J. Skelly, and that the Clerk be instructed to send copies of this resolution to the family and relatives of the deceased, and that this resolution be spread upon the minutes of the Board of Supervisors.

Whereupon, the roll was called on the Civil Service Department as recommended by the Finance Committee, and the same was *approved*, without objection.

**RECESS.**

Whereupon, at the hour of 11:50 a. m., the Board took a recess until 2 p. m.

**REASSEMBLED.**

The Board of Supervisors reassembled at 2 p. m. for the purpose of continuing consideration of proposed budget of municipal expenditures for the fiscal year 1935-36.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Roncovieri, Ratto, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

Quorum present.

Supervisor Hayden appeared and was noted present at 2:15 p. m.  
President McSheehy in the Chair.

**Department of Public Works, Building Repairs (Index No. 38).**

Mayor's recommendations:

Net Increase .....	\$42,560	
Permanent Salaries—Superintendence .....		Decrease \$ 2,800
Permanent Salaries—Maintenance .....		" 480



Wages .....	Increase	\$ 3,801
Contractual Service .....	Decrease	190
Contractual Service (Purchaser).....	Increase	444
Contractual Service (P. U.).....	"	48
Engine Room Supplies .....	"	2,500
Equipment (Purchaser) .....	"	494
Repairs to Public Buildings .....	"	38,503
Gasoline and Oil (Purchaser) .....	"	240

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Total Increase \$42,560

Director of Finance and Records Curtis explained Finance Committee's report recommending cut in this Department of \$38,502.

President McSheehy referred to appropriation for ventilating the chambers of the Board of Supervisors estimated to cost \$3,000, which, he said, can be included as a major improvement.

Director of Finance and Records Curtis stated that there are three extra days in the Building Repair Department more than last year. Finance Committee recommends listed item No. 5, sheet 1, Index 38, to 253 days last year, and 256 this year.

Supervisor Uhl moved to amend by striking out Index 38, sheet 1, line 5, one extra employment, Steamfitter, amounting to \$2,560.

Mr. Worden declared that Mr. Uhl is not in a position to know the requirements of these employments. One steamfitter is required at the San Francisco Hospital; one at the Laguna Honda Home; one at the Civic Center and Hall of Justice; and are constantly employed between one building and the other. If it were at all possible to be without them this item would not be inserted in our budget.

Whereupon, the roll was called on Supervisor Uhl's motion to amend and the same was defeated by the following vote:

Ayes—Supervisor Brown, Colman, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri—5.

Absent—Supervisor Shannon—1.

Director of Finance and Records Curtis explained that sheet 1, line 15, Repairs to Public Buildings, was a reduction from \$61,240 last year to \$38,503 this year, upon the recommendation of his Honor the Mayor, and concurred in by the Finance Committee.

#### Privilege of the Floor.

Thomas Meagher, President of the Building Trades Council: Statement is made, he said, by Supervisor Gallagher that he sees no difference between SERA workers and Civil Service workers. (Gallagher): That is not so.

We realize there is a growing sentiment for the construction of public buildings in San Francisco.

These buildings are deteriorating as shown by the work recently done by the SERA. It is positively proved these buildings are in need of repairs and maintenance. If you let them deteriorate so that large amounts of money must be provided later it is a very poor policy. The reduction of this item from \$61,240 last year to \$38,503 this year is going to throw many more citizens of San Francisco out of work. San Francisco can well afford to expend this larger amount for the upkeep of these buildings. He called attention to the deteriorated condition of schools and fire houses, and said: Where SERA workers are employed you are not getting full value for your money. If you had Civil Service workers you would get good value for your money. \$61,240 is a small amount of money for the upkeep of the large investment San Francisco has in its public buildings. I urge you to keep that amount in the budget.

Mr. Worden was granted the privilege of the floor.

Supervisor McSheehy: I ask you, Mr. Worden, your budget calls for an expenditure of \$61,240. Does it take in all public buildings?

Mr. Worden: 50 fire houses, 16 police stations, and all other public buildings except school houses.

Supervisor McSheehy: How much does the investment amount to in all public buildings?

Mr. Worden: About \$15,000,000. This \$61,240 represents one-fourth of what we should do in the way of repairs and maintenance this year. It is based on the actual requirements as indicated by City departments.

Supervisor Roncovieri: How much did you get last year?

Mr. Worden: \$22,736 were spent—\$20,000 were spent by SERA on the Auditorium last year. We have the same relative condition on the other buildings. A reasonable amount should be spent on maintenance each year.

Supervisor Gallagher: Over \$300,000 has been spent in renovating public buildings, not including \$300,000 spent in school buildings and the Recreation Department. Civil Service employees on the list want this work in preference to other mechanics who need the work just as much. We see nothing in this picture except an attempt to give it to these men because they are on the Civil Service list as against other men who are not on the list.

Supervisor McSheehy: You are figuring on one-half of 1 per cent for maintenance. You know and I know that the proper figure is nearer 2 per cent. This money is to be spent with our own citizens who are on the Civil Service list. Mr. Worden says various departments, together, asked for \$100,000 for this purpose. Year before last the amount was \$48,000. Last year it was \$22,000, and as a consequence of these diminishing appropriations the buildings have suffered.

Whereupon, the roll was called on the motion to allow the figure to stand at \$38,503 as recommended by the Mayor and the Finance Committee and the motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Noes—Supervisors Havenner, Hayden, McSheehy—3.

#### Ventilation of Supervisors' Chambers.

Supervisor McSheehy moved the insertion of a new item ventilating chambers of the Board of Supervisors (\$3000).

Supervisor Gallagher—Finance Committee has no objection.

Whereupon the roll was called and the motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

No—Supervisor Colman—1.

Absent—Supervisor Brown—1.

Thereupon, on motion of Supervisor Gallagher, Building Repair Department, as amended, was *approved* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

No—Supervisor Colman—1.

Absent—Supervisor Brown—1.

#### Public Works—Building Inspection (Index No. 39).

Mayor's recommendations:

Net Decrease .....\$65

Permanent Salaries ..... Decrease \$125

Materials and Supplies (Purchaser) ..... Increase 60

Supervisor Gallagher moved that the appropriation for earthquake survey, sheet 1, line 3, \$5,000, be eliminated.

No objection. So *ordered*.

This makes a net decrease in this Department of \$5,065.

Whereupon, Supervisor Gallagher moved that the Department of Building Inspection, as amended, be approved.

No objection, so *ordered*.



Engineer, Department of Public Works (Index No. 40).

Mayor's recommendations:

Net Decrease .....	\$4,053		
Personal Service—Permanent .....		Increase	\$ 400
Contractual Service .....		Decrease	600
Contractual Service (Purchaser) .....		"	19
Materials and Supplies .....		"	3,500
Materials and Supplies (Purchaser) .....		Increase	2,066
Equipment (Purchaser) .....		"	250
Special Inspection .....		Decrease	2,650

Director of Finance and Records Curtis stated that there is a net decrease in this Department of \$4,053. Sheet 2, line 8, City Engineer, an increase of \$1,008 per year.

Supervisor Uhl moved as an amendment that line 8, sheet 2, City Engineer, remain the same as last year, \$6,000.

Wm. H. Worden, President of the Department of Public Works, favoring payment of the increase to City Engineer Casey. It was not deemed, he said, advisable that an Assistant City Engineer should be compensated at the same rate as his superior as is the case here as regards City Engineer Casey and Assistant City Engineer Healy.

Whereupon, the question was put on the increase as recommended by the Mayor, \$1,080, and the motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—7.

Noes—Supervisors Brown, Colman, Schmidt, Uhl—4.

Whereupon, on motion of Supervisor Gallagher the Engineering Department was *approved* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

Motion to Recess.

Supervisor Hayden moved to rescind motion of last night not to meet tonight, and that when we recess today we do so at 6:30 p. m., until 9 p. m., this evening.

There being no objection, it was so *ordered*.

Motion.

Supervisor Gallagher moved that Chief Administrative Officer Cleary be notified to appear here at 9 o'clock.

*So ordered.*

Public Works—Central Permit Bureau (Index No. 41).

Mayor's recommendations:

Net Increase .....	\$300		
Contractual Service .....		Increase	\$ 100
Equipment (Pur.) .....		"	200

Director of Finance and Records Curtis indicated a net increase in this Department of \$300.

Thereupon, on motion of Supervisor Gallagher, said Bureau as recommended and approved by the Finance Committee, was *passed* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Public Works—Street Cleaning (Index No. 42).

Mayor's recommendations:

Net Increase .....	\$73,421		
Permanent Salaries .....		Increase	\$2,550
Wages .....		"	37,760

Contractual Service (Pur.).....	Decrease	\$ 701
Contractual Service (P. U.).....	Increase	2
Truck and Team Hire.....	Decrease	2,000
Materials and Supplies.....	"	200
Materials and Supplies (Pur.).....	"	735
Equipment .....	Increase	395
Equipment (Pur.) .....	"	37,050
Service of Other Departments.....	Decrease	700

Finance Committee recommends amendment as follows:

Sheet 2, line 5, eliminate District Director, \$2,700.

Sheet 2, line 15, eliminate Truck Driver, \$2,080.

Sheet 2, line 16, reduce Item \$22,352 by \$10,160.

Sheet 2, line 12, reduce \$18,720 for Laborers.

Sheet 3, line 24, three new Motor Sweepers, \$14,500.

Sheet 3, line 26, Flushers, \$15,000;

a total saving of \$63,160.

With that reduction Supervisor Gallagher stated the department has \$10,261 more than last year.

William Worden, Director of Public Works, and J. R. Gearhardt, representing the Truck Drivers, were heard in opposition to the proposed reductions.

Whereupon the roll was called on the elimination of \$63,160 in items above mentioned, and the motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Roncovieri, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Havenner, Hayden, McSheehy, Ratto—4.

Supervisor Uhl moved to set up a new item, 60 Laborers for Sunday work, \$20,800, to-wit:

Index 42, sheet 2, line 15.....	\$ 2,080	
Index 42, sheet 2, line 12.....	18,720	\$20,800

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Noes—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

Whereupon, the Street Cleaning Department Budget as amended was *approved without objection*.

#### Bureau of Sewer Repairs (Index No. 43).

Mayor's recommendations:

Net decrease .....	\$2,243	
Wages .....	Increase	\$6,791
Contractual Service (Purchaser) .....	Decrease	4
Material and Supplies .....	"	280
Material and Supplies (Purchaser) .....	"	1,700
Equipment (Purchaser) .....	"	6,750
Service of Other Departments.....	"	300

Finance Committee recommends that sheet 2, line 10, 23 Laborers, be reduced from 23 to 19, the same as last year, making the net decrease in the Department \$7,282.

#### Communication.

A communication, dated May 22, from the Civil Service Commission calling attention that the position of Bricklayer Inspector, at \$12 per day, in Sewer Repair Department, line 9½, is classified as Bricklayer at \$11 per day and reducing the appropriation in corresponding amount, was read by the clerk.



Supervisor Havenner moved to reduce line 9½ for \$12 per day to \$11 per day.

No objection, it was *so ordered*.

Supervisor Uhl moved to strike out line 9½, Bricklayer Inspector. Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Uhl—3.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—8.

Whereupon, the Bureau of Sewer Repairs was *approved without objection*.

**Sewage Pumping Station (Index No. 44).**

Mayor's recommendations:

Net increase .....	\$392		
Permanent Salaries .....		Decrease	\$90
Temporary Salaries .....		Increase	72
Contractual Service (Public Utilities).....		"	600
Contractual Service .....		Decrease	100
Materials and Supplies .....		"	90

Supervisor Gallagher moved that the Sewage Pumping Station budget as set up be approved.

There being no objection it was *so ordered*.

**Approved.**

Whereupon, Supervisor Gallagher moved that the Department of Public Works, except County Road Fund, be approved.

There being no objection it was *so ordered*.

Supervisor Gallagher announced that the County Road Fund would come up for consideration at tomorrow's afternoon session.

**Public Utilities—San Francisco Airport (Index No. 64).**

Mayor's recommendations:

Net increase .....	\$16,435		
Personal Service—Permanent .....		Increase	\$3,300
Contractual Service .....		"	3,270
Materials and Supplies .....		"	1,665
Equipment .....		Decrease	250
Fixed Charges .....		Increase	350
Buildings, Structures, Improvements .....		"	8,100

Finance Committee recommends that:

Personal Service, Permanent, sheet 2, line 6, Assistant Superintendent, \$600 increase be eliminated.

Superintendent \$1,200 increase (sheet 2, line 7) be eliminated.

Extra Janitor (sheet 2, line 3) be approved.

Traveling Expenses \$1,500 (sheet 1, line 7) (see breakdown, line 24) be approved.

Employees' Traveling Expenses (sheet 1, line 7) (see breakdown, sheet 2, line 26) eliminate \$2,520.

Hangar Shop Completion \$13,100 (sheet 5, line 7) be approved.

Edw. J. Cahill, Manager of Utilities, addressed the Board regarding proposed deletion of recommended increases of Superintendent and Assistant Superintendent and said that the Public Utilities Commission thought it proper to keep salaries at lower figure until some results would justify increase. Now that results have been obtained, he thought the increases should be allowed.

Whereupon Supervisor Gallagher said he wished to withdraw his adverse recommendation.

Thereupon, Supervisor Brown, seconded by Supervisor Hayden,

moved that sheet 2, line 7, be made to read \$350 per month, or a total of \$4,200 per year.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

### Explanation of Vote.

Supervisor Uhl: I am opposed to any salary increase this year. These matters come under salary standardization which we attempted to carry under proposed Charter Amendment No. 11. I have voted "No" consistently. I will do so in this case. This matter comes under salary standardization.

### Motion.

Supervisor Brown, seconded by Supervisor Hayden, moved that sheet 2, line 6, Assistant Superintendent, read \$200 per month or \$2,400 per year.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

### Committee of the Whole.

On motion of Supervisor Hayden, the Board of Supervisors resolved itself into Committee of the Whole to hear Mr. Meagher, president of the Building Trades Council. President McSheehy in the Chair and all members heretofore noted being present.

Mr. Meagher, president of the Building Trades Council, thereupon stated that he had experience traveling back and forth from the Airport and knew these men who lived in the City and were obliged to make the trip twice daily from their homes to the Airport. He urged the necessity of making the appropriation set up.

### Committee Arises.

Whereupon on motion of Supervisor Gallagher the Committee of the Whole arose.

Whereupon the Roll was called on the question of striking out line 26, Employees' Traveling Expenses, and the motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Roncovieri, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Havenner, Hayden, McSheehy, Ratto—4.

Supervisor Uhl moved that sheet 2, line 3, 1 Extra Janitor, \$1,500 per year, be deleted.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

\* \* \* \* \*

### Approved.

Whereupon, the San Francisco Airport, as amended, was *approved* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.



## Public Utilities Commission (Index No. 62).

## Mayor's recommendations:

Net increase .....	\$7,685	
Personal Services .....		Increase \$ 600
Legal Expense .....		" 5,800
Contractual Services .....		" 1,050
Materials and Supplies.....		" 150
Fixed Charges .....		" 85

## Finance Committee recommendations:

Supervisor Gallagher moved reduction of \$600 in line 1 Personal Service (Jackson Carle).

Edward G. Cahill, Manager of Utilities, spoke in favor of allowing the increased salary to Jackson Carle, Publicity Agent for the Municipal Railway. He recited that the Market Street Railway employs a man for this purpose who is paid much more. The City of Los Angeles employs four men at a total cost of \$1450 per month; and the Spring Valley Water Company formerly employed one at \$550 per month.

Whereupon, the roll was called on Supervisor Gallagher's motion and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Noes—Supervisors Havenner, Hayden, McSheehy—3.

Supervisor Gallagher moved to strike out sheet 1 line 2, \$2800 increase in legal expenses.

E. G. Cahill, Manager of Utilities, said this represented an increase in pay to Henry Heidelberg from \$7200 to \$10,000, and justified it on the ground that the Utilities Commission requires all of his time.

Whereupon, the roll was called on Supervisor Gallagher's motion and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## Public Utilities—Light and Power (Index No. 63).

## Mayor's recommendations:

Net decrease .....	\$73,365	
Lighting of Public Streets.....	Decrease	\$50,400
Departmental Gas and Electricity.....	"	63,365
Capital Expenditures .....	Increase	40,000
Services of Other Departments.....	"	1,500
Materials and Supplies, Street Lighting.....	"	100
Materials and Supplies, Building.....	Decrease	450
Equipment—Street Lighting .....	Increase	400
Equipment—Building Lighting .....	Decrease	1,150

Supervisor Gallagher moved to cut increase of capital expenditures from \$40,000 to \$20,000.

E. G. Cahill, Manager of Utilities, requested that the \$40,000 recommended by the Mayor be not reduced as the widening of streets like Van Ness avenue, for which the additional amount was set up, is one of the projects for which money can be obtained under the Federal Loan of \$5,000,000.000 recommended by the President and because President Roosevelt has ruled that only major projects that can be completed within the year, July 1935 to July 1936, will be considered. He thought it advisable to keep that amount in the budget.

Whereupon, the roll was called on Supervisor Gallagher's motion to reduce the appropriation \$20,000 and the motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Noes—Supervisors Havenner and Hayden—2.

Whereupon, on motion of Supervisor Gallagher, the department was *approved as amended* without objection.

### Public Utilities—Municipal Railway (Index No. 65).

Mayor's recommendations:

Net increase .....	\$76,141		
Personal Services—Permanent .....		Decrease	\$ 2,220
Personal Services—Wages .....		Increase	46,101
Total Personal Service .....		"	43,881
Net Amount for Personal Services Other than Replacements .....		"	43,881
Contractual Services .....		"	18,659
Net Amount for Contractual Services Other than Replacements .....		"	18,659
Materials and Supplies.....		"	8,875
Net Amount for Materials and Supplies Other than Replacements .....		"	8,875
Services of Other Departments.....		"	7,326
Fixed Charges .....		Decrease	4,600
Pension and Retirement Allowances.....		Increase	2,000

Supervisor Gallagher moved that the foregoing department be *approved*.

No objection and it was *so ordered*.

### RECESS.

Whereupon, at the hour of 6:30 p. m. the Board of Supervisors took a recess until 9 p. m.

J. S. DUNNIGAN, Clerk.

### REASSEMBLED.

The Board of Supervisors reassembled pursuant to recess.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Havenner, McSheehy, Roncovieri, Ratto, Shannon, Schmidt, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

Quorum present.

Supervisor Brown appeared and was noted present at 10 p. m.

Supervisor Hayden appeared and was noted present at 9:30 p. m.

President McSheehy presiding.

### Registrar of Voters (Index No. 29).

Mayor's recommendations:

Net increase .....	\$23,503		
Personal Service—Permanent .....		Decrease	\$ 3,840
Personal Service—Temporary .....		Increase	9,835
Personal Service—Election Workers .....		"	1,720
Contractual Service (Gross) .....		"	2,732
Materials and Supplies (Gross) .....		"	281
Equipment (Gross) .....		Decrease	1,850
Fixed Charges .....		Increase	14,625

Supervisor Gallagher moved that personal service (temporary) be reduced \$10,000.

Charles Collins, Registrar of Voters, was heard in support of the appropriation as recommended by the Mayor.



Thereupon, the motion of Supervisor Gallagher was *approved* by the following vote:

- Ayes—Supervisors Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.
- Noes—Supervisor McSheehy—1.
- Absent—Supervisors Brown, Hayden—2.

Coroner (Index No. 57).

Mayor's recommendations:

Net increase.....	\$3,932	
Personal Service—Permanent .....	Increase	\$1,980
Contractual Services (Gross) .....	Decrease	68
Materials and Supplies (Gross) .....	"	180
Equipment (Gross) .....	Increase	2,200

Clerk read communication from His Honor the Mayor dated May 23, 1935, recommending that line 13, sheet 2, index 57, be corrected to read \$250 instead of \$275, so as to conform with N-8 page 137, Civil Service Regulations, regarding entrance salaries.

Also, letter from Civil Service Commission advising that new occupant can receive only \$200 per month.

Supervisor Gallagher moved that the correction requested by His Honor the Mayor be allowed.

There being no objection, it was *so ordered*.

Supervisor Uhl moved to strike out line 15, sheet 2, Index 57, one additional ambulance driver.

Supervisor Shannon explained that ambulance drivers for the Coroner under the present set up have no days off during the year. This takes care of that situation.

Coroner Leland: The application for this new position is not of my making. My men have been willing to do their work for 365 days in the year without any days off. The charter says, however, that so many days shall you work, and so many days shall you be off. We have notice from the Civil Service Commission stating that I am violating the law and I must correct the situation. This new appointment complies with the Civil Service requirements and also with the State law, which requires certain days off.

Whereupon, the roll was called on Supervisor Uhl's motion and the same was *defeated* by the following vote:

- Ayes—Supervisors Schmidt, Uhl—2.
- Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.
- Absent—Supervisor Brown—1.

Approved.

Whereupon, on motion of Supervisor Gallagher, Coroner's Department, as amended, was *approved* by the following vote:

- Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.
- Noes—Supervisors Schmidt, Uhl—2.
- Absent—Supervisor Brown—1.

District Attorney (Index No. 5).

Mayor's recommendations:

Net increase .....	\$300	
Personal Services—Permanent .....		\$300
Contractual Services (Purchaser).....		71
Less Transfers .....		71

A. E. Curtis, Director of Finance and Records, in explanation, stated

that the increase in this department is \$371. Owing to a mistake in last year's budget, there should be a decrease of \$275. The only change is on sheet 2, line 8, General Clerk, salary \$175, to be reduced to \$155.

Mr. Choynski, representing the District Attorney, said that the position always was in the budget for \$190.

Supervisor Shannon moved that the position as recommended by the Mayor be approved.

No objection, *so ordered*.

Approved.

Whereupon, on motion, the District Attorney's office was *approved* without objection.

### San Francisco Employees' Retirement System (Index No. 72).

Mayor's recommendations:

Net increase .....	\$11
Fixed Charges .....	Increase \$100,340

A. E. Curtis, Director of Finance and Records, explained the increase in this department. Ralph R. Nelson, secretary-Actuary, Retirement System, declared that these are statutory requirements and we have no control over them.

Approved.

Whereupon, on motion of Supervisor Gallagher, the Retirement Fund Appropriations were *approved* without objection.

### San Francisco Water Department (Index No. 66).

Mayor's recommendations:

Net decrease .....	\$69,483
Contractual Service .....	Decrease \$ 34,521
Truck Hire .....	" 2,400
Materials and Supplies .....	Increase 28,082
Equipment .....	" 8,385
Additions and Betterments.....	Decrease 99,680
Bond Interest and Redemptions—Spring Valley...	Increase 402,025
Contributions to Hetch Hetchy Water Supply.....	Decrease 447,025
Bond Interest and Redemption—PWA.....	" 476,011
Fixed Charges .....	Increase 6,150
Service of Other Departments.....	" 42,639
Appropriation to General Fund.....	" 546,189

Supervisor Uhl inquired whether the Spring Valley bond interest and redemption comes out of bond moneys in the amount of \$402,025.

Clerk read letter from Real Estate Board requesting that bond interest and redemption be paid out of current funds.

Harry Ross, Assistant Controller, explained the situation and a transcript of his remarks was ordered furnished to the San Francisco Real Estate Board.

Supervisor Uhl moved to strike out increase of one man, General Clerk, part time, item No. 13, sheet 2, Index 66.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Supervisor Uhl moved to strike out line 26, sheet 2, Index 66, one head clerk at \$250 per month.

Mr. Sharon, representing the Water Department, was granted the privilege of the floor. He said, this position was requested by the Water Department one year ago for the purpose of coordinating all



complaints. We had a man in Hetch Hetchy Service formerly in the Board of Works employ, for 20 years, who was to be employed on this work. He has been transferred from the Hetch Hetchy Department for that purpose. We ask for this position as it is a necessary one and the man is eminently capable of handling it.

Supervisor McSheehy: How many men have been transferred from the Hetch Hetchy list to the Water Department payroll?

Mr. Sharon: About four.

Whereupon, the roll was called on Supervisor Uhl's motion and same was *lost* by the following vote:

Ayes—Supervisors McSheehy, Schmidt, Uhl—3.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Shannon—8.

Supervisor Uhl, seconded by Supervisor Schmidt, moved to strike out line 13½, Complaint Investigator, \$2,700 a year.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

A. E. Curtis, Director of Finance and Records, explained line 1, sheet 4, Gardener, increased from \$5 to \$6 per day omitted by error.

Supervisor Uhl moved to strike out one gateman, line 14, sheet 5, \$2688 per year.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Shannon—8.

Absent—Supervisor Roncovieri—1.

A. E. Curtis, Director of Finance and Records, explained line 26, sheet 8, Index 66, Contractual Service, not in printed budget \$21,500 for bank collections, and that the Finance Committee voted in favor of it two to one, Supervisor Gallagher dissenting.

R. S. K. McMillan objected to the inclusion of this item on the ground that the department has no right to delegate its work to the banks especially when you can pay a tax bill in the City Hall. Why not the water bill? Moreover, it is not collection in the true sense of the word; they only examine the bill to see if it's correct. I am opposed to the department delegating their work to the banks.

Supervisor Gallagher, seconded by Supervisor Uhl, moved that this item of \$21,500 in line 26, sheet 8, Index 66, be stricken from the budget.

Motion *lost* by the following vote:

Ayes—Supervisors Gallagher, Ratto—2.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri, Schmidt, Shannon, Uhl—9.

#### Request for Appropriation for Street Work on Carolina Street.

Clerk read communication from Associated General Contractors of America relative to improvement of Carolina Street in front of the Water Department, a paving contract of Eaton & Smith for \$1600 for street work, and requesting that item be inserted to pay bill for the work.

Wm. D. Coughlin, representing Associated General Contractors of America, stated that the contract was awarded to Eaton & Smith. Wants appropriation made and contract certified so work can proceed. Water Department must pay its bills the same as any other person or organization. President Byington, he said, of the Public Utilities Commission claims it's not up to his Commission, it must be paid for by the Department of Public Works. Department of Public Works says

it's not obligated to pay for street work in front of Water Department frontage. The contract was awarded over a year ago. Supervisor McSheehy: City Attorney O'Toole has rendered an opinion that this is a legitimate bill against the City when the work is done. President Byington claims that it is not a proper charge against the Public Utilities Commission. Controller Leavy says it is a proper charge as an expense against the Utilities Commission. I am sure, however, that this can be added to the allowance for the Utilities Commission; it is a matter that should be settled:

Supervisor Brown suggested payment out of emergency funds and quoted: Section 79 of the charter, budget fiscal procedure, last paragraph, as follows:

Section 79. The balance in said emergency reserve fund at the end of any fiscal year shall be maintained and carried forward in said fund. The annual appropriation for said fund and the annual tax rate therefor shall not exceed one per centum of the amount of the levy required to meet all other expense appropriations unless and until the accumulated and unencumbered balance in said fund shall amount to a sum not to exceed 3 per centum of the tax levy required to meet all other expense appropriations in the then current fiscal year. The board of supervisors, on the recommendation of the mayor, may make appropriations to and may levy taxes for said emergency reserve fund in excess of said three per centum of the tax levy for all other purposes.

Ratified by the Legislature, January 12, 1933.

Supervisor Gallagher moved reference to the City Attorney.

*So ordered.*

### Approved.

Whereupon, the department, as amended, was *passed* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Colman—1.

### Public Utilities—Hetch Hetchy Power (Index No. 67) (Index No. 68).

Mayor's recommendations:

Net increase .....	\$265,267		
Personal Service—Permanent .....	Increase	\$	3,660
Personal Service—Temporary .....	Decrease		1,419
Personal Service—Wages .....	"		1,747
Contractual Service .....	Increase		720
Plant Repairs .....	Decrease		6,797
Production Maintenance .....	Increase		10,397
Transmission Maintenance .....	"		11,889
Miscellaneous Maintenance .....	"		5,297
Materials and Supplies .....	Decrease		6,425
Foodstuffs .....	Increase		400
Equipment .....	Decrease		10,475
Buildings, Structures and Improvements.....	"		40,160
Bond Interest and Redemption .....	"		23,045
Fixed Charges .....	"		2,146
Services of Other Departments .....	Increase		44,518
Sub-total .....	Decrease		11,041
Hetch Hetchy Water Supply (Index 68).....	Increase		276,308

### Approved.

Supervisor Shannon moved that the Department be *approved* as presented.

No objection and it was *so ordered*.



**Health Department (Index No. 50)**

Sheet No. 5, lines 19 and 21 (not in printed budget), two extra field nurses.

Supervisor Gallagher moved that it be the sense of the Board that when we reach the two field nurses in school, that the Board of Supervisors will approve the Finance Committee's recommendation.

There being no objection, it was *so ordered*.

Supervisor Shannon moved that sheet 7, line 9, Pediatrician, be approved as set up.

No objection and *so ordered*.

**Central Office.**

Communication was read from His Honor the Mayor relative to Hospital Statistician item and recommending its correction.

No objection, *so ordered*.

Also, relative to sheet 6, line 30, Director of Laboratories, requesting correction by decreasing from \$300 per month to \$275 per month, the entrance rate for this position.

No objection and *so ordered*.

**RECESS.**

Supervisor Brown, seconded by Supervisor Colman, thereupon, at the hour of 12 o'clock midnight, moved to recess until 9:30 o'clock tomorrow morning.

Motion *carried*.

Supervisor Shannon requested to be excused tomorrow, which request was granted.

J. S. DUNNIGAN, Clerk.

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**FRIDAY, MAY 24, 1935, 10 A. M.**

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The Board of Supervisors reassembled for the purpose of continuing its consideration of the proposed budget of municipal expenditures for the fiscal year 1935-36.

**ROLL CALL.**

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Brown, Shannon—2.

Supervisor Brown appeared and was noted present at 10:30 a. m.

Supervisor Shannon excused from this session at last night's meeting.

**Adopted.**

The following resolution was *adopted*:

(Code No. 4.053)

Resolution No. 1962, as follows:

Resolved, That, in accordance with the recommendation of His Honor the Mayor, Honorable Jesse C. Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of ten days, commencing May 26, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

### Telegram.

Supervisor Hayden presented a telegram from Charles G. Beaher, of the San Diego Exposition Company, requesting and inviting San Francisco's Board of Supervisors to send a representative delegation to attend the opening of the San Diego Exposition.

Supervisor Hayden moved that the Mayor, the Chief Administrative Officer, and two members of the Board of Supervisors be appointed to attend.

Supervisor Gallagher moved as an amendment that the President be authorized to delegate two members and President McSheehy to represent San Francisco at the San Diego Exposition.

*So ordered.*

### Reconsideration of Retirement System Department.

Ralph R. Nelson, Secretary-Actuary of the Retirement System, on motion of Supervisor Gallagher, was granted the privilege of the floor to explain the setup of his department. The Retirement System budget, he said, as prepared by the Retirement Office, shows an additional position for one physician at \$3,000 a year, since the Board of Health has assigned one physician to industrial work. The State law requires that we provide medical service, also Section 172 of the Charter. State law is mandatory and we must insure against industrial accidents through State funds. In fixed charges, accident compensation by the Retirement System amounts to \$40,000.

Supervisor Uhl, seconded by Supervisor Gallagher, moved that Index 72, sheet 1, line 26, net fixed charges, accident compensation by Retirement System, be reduced \$3,600.

Supervisor Brown moved as an amendment we change both lines 23 and 26 in this respect.

Whereupon, the roll was called on Supervisor Uhl's motion and the same was *lost* by the following vote:

Ayes—Supervisors Brown, Gallagher, Schmidt, Uhl—4.

Noes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri—6.

Absent—Supervisor Shannon—1.

Whereupon, the roll was called on restoring amounts deducted from the Retirement System, the roll was called and the motion *carried* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri—6.

Noes—Supervisors Brown, Gallagher, Schmidt, Uhl—4.

Absent—Supervisor Shannon—1.

### Department of Public Health—Central Office (Index No. 50).

#### Mayor's recommendations:

Net increase .....	\$9,230	
Contractual Service .....		Increase \$1,889
Materials and Supplies .....		" 3,970
Foodstuffs .....		" 600
Equipment .....		Decrease 1,707
Fixed Charges .....		" 120
Burial of Indigent Dead .....		Increase 900
Services of Other Departments.....		" 320

Supervisor Gallagher moved that sheet 7, line 5, be amended to read two physicians and the amount to read \$3,600.

Dr. Geiger was granted the privilege of the floor. He declared, "I contend that these two physicians should not be removed as set up in my budget. They are used for home calls, for indigent sick. I object



to anything being removed from that budget. There is more need and an increasing need for this service under our present condition.

Whereupon, the motion of Supervisor Gallagher was withdrawn.

Approved.

Whereupon, the Central Office, Board of Health, was approved without objection.

Department of Public Health—Laguna Honda Home (Index No. 51).

Mayor's recommendations:

Net increase .....	\$59,999		
Personal Service—Permanent .....		Increase	\$ 915
Institutional Help .....		"	14,880
Total Personal Service .....		"	15,795
Contractual Service .....		"	74
Employees' Room Allowance .....		"	14,040
Materials and Supplies .....		Decrease	325
Foodstuffs .....		Increase	30,500
Equipment .....		Decrease	185
Services of Other Departments.....		Increase	100

Charles M. Wollenberg, Superintendent of the Laguna Honda Home, was granted the privilege of the floor and explained the matter of room allowances for institutional help, saying that there was no particular saving, that he breaks about even in the matter.

Supervisor Gallagher moved to approve the item for room allowances throughout the budget.

*So ordered.*

Whereupon, sheet 2, line 15, Institutional Help (under 80), was approved without objection.

Sheet 3, lines 13 and 14, Registered Nurses, was thereupon also approved without objection.

Sheet 3, line 3 (2) House Officers \$1,800 per year each was *approved* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri—7.

Noes—Supervisors Gallagher, Schmidt, Uhl—3.

Absent—Supervisor Shannon—1.

Vacation Cooks, Laguna Honda Home.

Communication from his Honor the Mayor, dated May 20, 1935, requesting the restoration of an item of \$400 for vacation leave for cooks at the Laguna Honda Home was read by the Clerk and, on motion of Supervisor Gallagher, approved.

San Francisco Hospital (Index No. 53).

Sheet 1, line 10, an increase of 15 per cent in foodstuffs for the San Francisco Hospital was, on recommendation of the Finance Committee, approved.

Department of Public Health—Isolation Hospital (Index No. 52).

Mayor's recommendations:

Net decrease .....	\$1,420		
Personal Service .....		Decrease	\$1,420

Supervisor Gallagher moved that Isolation Hospital Index 52 be approved as set up.

There being no objection it was *so ordered*.

San Francisco Hospital (Index No. 53).

Supervisor Uhl moved to strike out line 35, sheet 3, Index 53, Chief Engineer Steam Engine, \$280 per month.

Charles Wollenberg was granted privilege of floor and stated that the chief engineer gets house and maintenance included, if that is all taken away we would have to add \$240 per year to his salary.

Whereupon the item as set up was approved without objection.

The following items were approved without objection:

Lines 2 and 3, sheet 4, Index 53—registered nurses.

Line 18, operating room nurse.

Line 28, junior social service investigator.

Line 29, social service investigator.

Dr. Geiger, director of Public Health, was granted privilege of floor and explained the importance of these positions. In 1924 we had 3231 major operations in the San Francisco Hospital; this has suddenly increased until now it exceeds the year 1933-34 8000 operations.

#### Department of Public Health—Emergency Hospitals (Index No. 54).

Mayor's recommendations:

Net decrease .....	\$4,025	
Surgeons .....		Increase \$ 1,400
Ambulance Driver .....		" 1,750
Emergency Hospital Steward .....		" 2,250
Registered Nurse .....		" 1,285
Clerk-Stenographer .....		" 60
Vacations and Reliefs .....		Decrease 10,170

Supervisor Gallagher moved that the Emergency Hospital budget be approved as set up.

There being no objection, it was *so ordered*.

#### Department of Public Health—Hassler Health Home (Index No. 55).

Mayor's recommendations:

Net decrease .....	\$1,225	
Temporary Salaries—		
Cook .....		Decrease \$200
Institutional Help .....		" 500
Orderly .....		" 250
Registered Nurse .....		" 95

Supervisor Gallagher moved that the Hassler Home Budget be approved as set up.

There being no objection it was *so ordered*.

Whereupon, the Health Department budget as a whole as corrected and amended was approved without objection.

#### San Francisco Public Library (Index No. 14).

Mayor's recommendations:

Net increase .....	\$95,761	
Total Personal Services .....		Decrease \$ 480
Contractual Service (General) .....		" 34,270
Binding .....		Increase 35,500
Materials and Supplies (General) .....		Decrease 50,159
Books and Bindery Materials .....		Increase 120,000
Equipment .....		" 2,000
Fixed Charges .....		" 2,400
Services of Other Departments.....		" 20,770

Finance Committee recommendations:

Supervisor Gallagher called attention to the following language of the Mayor's message:

"I have recommended an increase for the Library of \$95,761. This amount was allowed to take care of the necessary reconditioning of books and for the purchase of new volumes to replace those which are



normally discarded, due to excessive wear and tear upon them, and also provides for the opening of four new branches, as follows:

"Visitacion Valley, Bernal Heights, Parkside, West Portal.

"The present economic situation is making large demands upon our public libraries and I am of the opinion that it was my duty and obligation to provide proper reading facilities for the unemployed during their enforced idleness."

Whereupon, he said, "The Finance Committee recommends the following language in the Library set up."

"That portion of the appropriation which is to be made up from taxes shall not exceed the amount to be provided for by a levy of 4 cents on each one hundred dollars of assessed valuation of the 1934-35 assessment roll plus \$40,000 for the four new Library branches proposed."

This recommendation of the Finance Committee, he said, "is \$22,000 less than the Mayor's recommendation". He also called attention to a letter of the Mayor dated May 17th, 1935, approving additional salary appropriation in the San Francisco Public Library budget.

Supervisor Brown moved as an amendment, the following language:

"That portion of the appropriation which is to be made from taxes shall not exceed an amount equal to a levy of 4½ cents on the 1934-35 assessment roll plus \$40,000 to take care of the four new branch libraries.

This means, he said, "about \$388,000 plus \$40,000 and is \$55,000 less than the Mayor's recommendation".

Whereupon the roll was called on Supervisor Brown's amendment and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri, Schmidt, Uhl—7.

Noes—Supervisors Gallagher, McSheehy, Ratto, Shannon—4.

Approved.

Whereupon the Library department as amended was approved without objection.

### RECESS.

Thereupon the Board at the hour of 12:20 p. m. took a recess until 2 p. m.

Signed J. S. DUNNIGAN, Clerk.

### FRIDAY, MAY 24, 1935, 2 P. M.

The Board of Supervisors reassembled for the purpose of continuing consideration of the Budget of Proposed Municipal Expenditures for the fiscal year 1935-36.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Schmidt, Uhl—10.

Absent—Supervisor Havenner—1.

Supervisor Havenner appeared and was noted present at 2:45 p. m. President McSheehy presiding.

### Weights and Measures (Index No. 59)

Mayor's recommendations:

Net increase .....	\$756	
Contractual Services .....	Increase	\$174
Materials and Supplies .....	Decrease	33
Equipment .....	Increase	600
Fixed Charges .....	"	15

Communication from Civil Service Commission relative to the entrance salary for the Sealer and requesting correction was read by the Clerk:

Supervisor Gallagher moved that the correction be allowed and the Department passed as corrected.

There being no objection it was *so ordered*.

#### City Attorney (Index No. 4)

Mayor's recommendations:

Net increase .....	\$8,840	
Personal Services (Permanent) .....	Increase	\$7,840
Personal Services (Temporary) .....	"	600
Contractual Service .....	"	400

Supervisor Uhl moved strike line 6, sheet 2, Index 4—General Clerk-Stenographer, \$2,100, and insert in lieu thereof \$1,860.

Motion *lost* by the following vote.

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Whereupon, the item was allowed to stand as recommended by the Finance Committee.

Finance Committee recommends that line 12, sheet 2, Principal Attorney, Civil (Heidelberg), allowing a salary increase of \$2,800 per annum be reduced to the same amount as last year.

Supervisor Hayden, seconded by Supervisor Havenner, moved that the \$2,800 increase be reduced to \$1,200, or \$100 per month.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden—3.

Noes—Supervisors Brown, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Supervisor Gallagher moved that line 16, sheet 2, Index 4, Attorney, Civil, be reduced from \$400 per month to \$300 per month.

Supervisor Uhl, seconded by Supervisor Schmidt, moved as an amendment to strike out line 16, sheet 2, Index 4, Attorney, Civil, at \$400 per month.

Amendment *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Whereupon, the roll was called on Supervisor Gallagher's motion for \$300 per month and the same carried by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

#### Approved.

Whereupon, the City Attorney's Department as amended was *approved* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

#### County Welfare Department (Index No. 56)

Mayor's recommendations:

Personal Services—Permanent .....	Increase	\$36,000
Contractual Services (Gross) .....	"	360
Materials and Supplies (Pur.) .....	"	700



Widow's Pensions .....	Increase	\$15,000
Maintenance of Aged .....	"	35,000
Blind Pensions .....	"	10,000
	Total	64,000

Less transfers to Purchaser:

Contractual .....	400
Materials and Supplies.....	700
	1,100

Net total \$63,560

Supervisor Uhl moved that line 11, sheet 2, Index 56, one General Clerk-Stenographer, \$1,800 per annum, be eliminated.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Shannon—9.

Absent—Supervisor McSheehy—1.

Whereupon the item as recommended by the Finance Committee was approved by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors—Schmidt, Uhl—2.

Absent—Supervisor McSheehy—1.

Supervisor Gallagher moved to strike out line 12, sheet 2, Index 56, 1 Social Service Investigator at \$1,800 per year.

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Roncovieri, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Brown, Hayden, Ratto—3.

Absent—Supervisor McSheehy—1.

### Approved.

Whereupon, the County Welfare Department as amended and on motion of Supervisor Gallagher was *approved* by the following vote:

Ayes—Supervisors—Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor McSheehy—1.

### Chief Administrative Officer (Index No. 26)

Mayor's recommendations:

Net increase .....	\$550
Contractual Service (Gross) .....	Increase \$150
Materials and Supplies (Gross) .....	" 450
Equipment (Gross) .....	Decrease 50

Supervisor Uhl moved to increase item for indigent sick and dependent poor from \$800,000 to \$1,000,000.

City Attorney O'Toole, referring to section 72 of the Charter, advised that the Board of Supervisors can make such change in the budget only with the recommendation in writing from His Honor the Mayor.

Supervisor Uhl, seconded by Supervisor Shannon, to bring it before the Board, moved that the Mayor be requested to increase said item for indigent sick and dependent poor from \$800,000 to \$1,000,000.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Colman, McSheehy, Schmidt, Uhl—5.

Noes—Supervisors Gallagher, Havenner, Hayden, Roncovieri, Shannon—5.

Absent—Supervisor Ratto—1.

Subsequently action on the foregoing motion was rescinded, and on

motion of Supervisor Uhl the roll was again called and the motion was again *defeated* by the following vote:

Ayes—Supervisors Brown, Colman, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Chief Administrative Officer Alfred J. Cleary was then granted the privilege of the floor and explained that the total amount in the budget is the same as last year's budget, \$800,000 direct revenue and \$200,000 available for purchase of materials for employable unemployed. He said, "The City's duty is to care for the employable unemployed; last year it was a million dollars; it may be a little less this year as conditions are improving. We want \$200,000 for the purchase of materials, and in case the Federal Government furnishes the material that \$200,000 will be available for relief."

#### Approved.

Whereupon, the following items were approved without objection:

Line 24, sheet 1, Bond Interest and Redemption, \$8,188,961.

Line 26, sheet 1, Interest on Tax Anticipation Notes, \$13,119.

Line 28, sheet 1, Interest on State Unemployment Relief Loan, \$39,547.

Line 30, sheet 1, Installment Payments on Unemployment Relief Loan, \$158,076.

Line 32, sheet 1, Publicity and Advertising, \$175,000.

Line 34, sheet 1 (not in printed budget, see Mayor's letter of recommendation), Agricultural District No. 1A.

#### Live Stock Pavilion.

Chief Administrative Officer Cleary, with respect to the last item, said: "My understanding is that the State will assume the maintenance of the agricultural district building in perpetuity." Bert Sooy, attorney for the Agricultural District No. 1 explained that maintenance of the agricultural building would be paid by the State out of receipts (8 per cent) from racetrack betting.

Chief Administrative Officer Cleary inquired what would be the situation if the pari-mutuel racing law was repealed. What would be the effect on this matter of maintenance of the Agricultural Building in that event? I am not a lawyer, and cannot answer your question, the probability of the State not meeting its obligation is very remote.

Supervisor Gallagher read a letter from Agricultural District 1A relative to live stock pavilion to be erected as a feature of the proposed San Francisco Bay Bridge Exposition.

Whereupon, the roll was called on the proposed live stock pavilion of \$250,000 and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

(Supervisor Uhl requested a transcript of the proceedings relative to the foregoing items.)

#### Approved.

Supervisor Gallagher moved that the Department be approved as a whole, motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

#### Earthquake Hazard—Rescind Action.

Supervisor Hayden moved to rescind action heretofore taken eliminating \$5,000 for study of earthquake hazards.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy—4.

Noes—Supervisors Colman, Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.



### Adopted.

The following resolution was presented by Supervisor Shannon and *unanimously adopted by rising vote*:

#### In Memoriam—John F. Quinn.

(Code No. 5.91)

Resolution No. 1969, as follows:

Whereas, death has called to his eternal reward, John F. Quinn, beloved brother of our Chief of Police, William J. Quinn; and

Whereas, John F. Quinn was well and popularly known as the treasurer for many years of the "South of Market Boys," to which organization he gave much of his time and splendid energy. For many years he was prominently identified with the printing industry, formerly as the publisher and manager of the Eureka Press, and latterly as the publisher of the magazine of the San Francisco Police Department known as the Journal No. 20.

Evincing keen interest in all civic and fraternal activities, John F. Quinn won for himself a place of distinction and leadership in his native city. To his many friends his demise will mean a distinct loss to those who were identified with him in the many civic and fraternal activities in which he interested himself; now, therefore, be it

Resolved, That this Board of Supervisors extends its deepest sympathy to the family and relatives of the late John F. Quinn; and be it further

Resolved, That when this Board of Supervisors adjourns today it does so out of respect to the memory of the deceased, and that the Clerk be instructed to send copies of this resolution of condolence to the family and relatives of the deceased.

#### Police Department (Index No. 9).

Mayor's recommendations:

Net Increase .....	\$10,724	
Personal Service—Permanent .....		Increase \$1,500
Personal Service—Temporary .....		" 450
Contractual Service .....		" 697
Foodstuffs—City Prison .....		" 500
Stations and Bureaus.....		" 6,904
Equipment (Purchaser) .....		" 673

A communication from his Honor, the Mayor, dated May 21st, 1935, transmitting letter from Police Commission request correction of line 3, sheet 2, relative to Bookkeeper, Police Department, was read by the Clerk.

Supervisor Gallagher moved that the correction be approved and there being no objection it was *so ordered*.

Communication dated May 23rd, 1935, recommending salary increase from \$300 to \$375 per month for Captain in charge of instructions, drill and education, and the Captain in charge of Personnel was read by the Clerk.

Statement was made that the Civil Service Commission has denied this request on the advice of the City Attorney.

Finance Committee recommends items read \$300 per month instead of \$375 per month.

*So ordered.*

Whereupon, Supervisor Gallagher moved that the sheet 3 of Index 9 be approved as amended. There being no objection it was *so ordered*.

#### Park Commission (Index No. 12).

Mayor's recommendations:

Net Decrease .....	\$42,875	
Personal Service—Permanent Salaries.....		Increase \$20,670

Personal Services—Wages .....	Increase	\$14,444
Contractual Services—Miscellaneous .....	Decrease	7,820
Heat, Light, Power, Electricity, etc.....	Increase	5,045
Foodstuffs—Commissary .....	Decrease	12,489
Equipment .....	"	7,000
Improvements .....	"	7,500
Land .....	"	35,375

A communication from his Honor the Mayor dated May 21st, 1935, referring to Resolution No. 1917, authorizing execution of agreement for additional lands for Lafayette Park was read by the Clerk.

Whereupon Supervisor Gallagher moved to insert an item of \$31,650 for purchase of two parcels of land required for Lafayette Park.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

Supervisor Gallagher moved to insert \$54,000 plus \$0.10 on each \$100 valuation of the assessment roll for Fleishhacker Playground.

Whereupon Supervisor Gallagher moved to approve the following:

Fleishhacker Playgrounds .....	\$40,821
Lafayette Park Lands .....	31,650
Palace of Fine Arts—Rehabilitation of Building.....	35,000
Convenience Stations—Balboa and Golden Gate Parks..	10,000

There being no objection, it was *so ordered*.

### McLaren Park.

Supervisor Havenner moved an appropriation of \$15,000 capital expenditure for acquiring lands for development of McLaren Park.

Wm. Varley, representing Southern Civic Clubs, was granted the privilege of the floor. He urged the members of the Board to approve motion of Supervisor Havenner in order that the McLaren Park project might be continued and its development completed.

Whereupon, the roll was called on Supervisor Havenner's motion and the same *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

A communication from his Honor the Mayor dated May 25th, 1935, from the Secretary of the Park Commission requesting two items be changed to conform to the salary ordinance which items were as follows:

Index 12, sheet 3, line 5, Zoological Expert, \$300 per month to \$333 1/3 per month.

Index 12, sheet 6, line 3, Superintendent of Parks and Squares (assistant), \$8 per day to \$8.50 per day.

Explanation was made that Superintendent of Parks and Squares position is being eliminated.

Supervisor Gallagher stated Finance Committee approves the correction. There being no objection, it was *so ordered*.

### Yacht Harbor.

President McSheehy declared that the Yacht Harbor was netting the City \$10,000 per year. That berths for yachts and boats had been asked for but cannot be supplied. Healy-Tibbits Construction Company have offered to contract with the City and deliver rock from the bridge head at Rincon Hill for construction of breakwater at Yacht Harbor, agreeing to deliver \$240,000 yards of rock at 20c per yard. If the City can do the work of constructing this breakwater with SERA



labor, there may be provided over one hundred berths for yachts and sailing boats that will net the City a splendid return on the amount invested. He urged that an adequate appropriation be made for this purpose.

Supervisor Hayden, seconded by Supervisor Roncovieri, moved the matter be referred to the Finance Committee and the Park Commission to work out some agreement on installment basis.

### Approved.

Whereupon, Supervisor Gallagher moved that Park Department as amended be approved.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

### Relative to Salary Restoration.

Supervisor Uhl moved that 20 per cent salary reduction for municipal employees be allowed, instead of the full amount contemplated.

Supervisor Havenner raised a point of order that it has no place in budget.

The Chair ruled the point of order well taken.

Whereupon, Supervisor Uhl moved that as a matter of policy of the Board reduction should be 20 per cent.

Supervisor Havenner renewed his point of order that there is no reason that this should be brought up at this time; the matter has already been settled.

Chair ruled point of order well taken.

### City Planning Commission (Index No. 61).

Mayor's recommendations:

Net Increase .....\$16

Contractual Service ..... Increase \$16

Supervisor Gallagher moved that the City Planning Commission as set up be adopted.

There being no objection, it was *so ordered*.

### Assessor (Index No. 3).

On Mayor's recommendations:

Net Decrease .....\$27,000

Permanent Salaries ..... Decrease \$ 7,000

Contractual Services ..... Increase 25

Auto Hire (Purchaser)..... " 720

Materials and Supplies..... Decrease 320

Equipment (Purchaser) ..... Increase 2,000

Equipment Installation ..... Decrease 20,000

Supervisor Gallagher moved department be adopted as printed.

There being no objection, it was *so ordered*.

### De Young Museum (Index No. 18).

Director of Finance Curtis explained that sheet 2, line 1, Director, carries an increase of \$100 per month, which the Finance Committee recommended against.

Supervisor Shannon moved that the Finance Committee recommendation be sustained.

There being no objection it was *so ordered*.

Director of Finance Curtis explained that sheet 2, line 7, stenographer, carried an increase in salary of \$450 per year, or from \$85 per month to \$125 per month and that the Finance Committee recommended an increase from \$85 per month to \$100 per month instead.

There being no objection the Finance Committee's recommendation was *approved*.

Mr. Curtis explained that sheet 2, line 14, assistant janitor, carried an increase of \$5 per month. There being no objection the item was approved.

Sheet 2, line 18, Lecturer, (Sundays), showed a reduction of \$10, and there being no objection the item was *approved* as printed.

Sheet 2, line 20, Gallery Men, created an increase of \$5 per month (\$120-\$125). Same was *approved* without objection.

Sheet 2, line 27, Seasonal Clerical Services, \$150 per month, was approved without objection.

Sheet 1, line 15, Exhibiting of Prints, \$4,000, a new item, was on motion of Supervisor Shannon approved without objection.

Whereupon, Supervisor Gallagher moved approval of DeYoung Museum setup as amended.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Finance and Records (Index No. 27).

Mayor's recommendations:

Net Decrease .....	\$311	
Equipment .....		Decrease \$286
Less transferred to Purchaser.....		" 286
Materials and Supplies (Pur.).....		" 25
Equipment (Pur.) .....		" 286

Supervisor Gallagher moved that, as given, department be *approved*. There being no objection it was *so ordered*.

#### Controller (Index No. 60).

Mayor's recommendations:

Net Increase .....	\$22,525	
Personal Service—Permanent .....		Increase \$25,980
Personal Service—Temporary .....		Decrease 6,360
Contractual Service .....		Increase 225
Materials and Supplies .....		" 4,200
Services of Other Departments.....		Decrease 1,520

Finance Committee recommends a reduction in sheet 1, line 5, materials and supplies, from \$15,270 to \$13,270. There being no objection it was *so ordered*.

Controller Leavy was granted privilege of the floor and was heard in reference to sheet 2, line 4, two additional bookkeepers. He explained that one of these employees, Mr. O'Brien, had been taken from the Hetch Hetchy project to the Controller's office by transfer through the Civil Service Commission. Mr. O'Brien, he said, is the ranking man on the Civil Service list of bookkeepers and came into my office at \$350 per month, or \$250 per month less than he was paid in the Hetch Hetchy budget.

#### Motion Lost.

Supervisor Shannon moved to recess until 8:30 p.m. this evening.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Gallagher, Hayden, Roncovieri, Shannon—5.

Noes—Supervisors Brown, Havenner, McSheehy, Ratto, Schmidt, Uhl—6.

Supervisor Uhl moved as an amendment that line 7, sheet 2, Senior Bookkeeper, be reduced \$720 per year.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.



Supervisor Shannon moved that sheet 2, line 8, Senior Bookkeeper, an increase from \$190 to \$225 per month be approved.

*So ordered.*

Also, sheet 2, line 9, Senior Accountant, increase \$300 per year, was approved without objection.

Also, sheet 2, line 17, Senior Clerk changed from General Clerk.

Sheet 2, line 18, increase \$180 per year. Approved without objection.

Also, sheet 2, line 31, General Clerk-Stenographer, from \$175 per month to \$200 per month.

Director of Finance Curtis explained that this position was held by Miss Benson, who was the confidential secretary of Controller Leonard S. Leavy, and was filling the duties of that office.

Whereupon the item was approved without objection. Whereupon, Supervisor Gallagher moved that the department as amended be approved.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### County Road Fund (Index No. 45).

Finance Committee recommends, sheet 1, line 2, street repairs, \$419,-643, be reduced to \$359,943, and the elimination of traffic lines \$7,900 and traffic survey Police Department, \$6,000, be changed to the following setup:

Traffic signal (L. M. P.) \$6,000.

#### RECESS.

Whereupon, on motion of Supervisor Shannon the Board took a recess at the hour of 6:30 p. m. until 9 p. m. this evening.

J. S. DUNNIGAN, Clerk.

#### REASSEMBLED.

The Board of Supervisors reassembled Friday evening, May 24, 1935, at 9 p. m.

The Board of Supervisors reassembled for the purpose of recommendation and consideration of the proposed budget of municipal expenditures for the fiscal year 1935-36.

The roll was called and the following Supervisors noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Quorum present.

President McSheehy in chair.

#### County Road Fund (Index No. 45).

The Finance and Streets Committees recommended the following:

##### Street Repair:

Permanent Salaries .....	\$ 9,900
Wages .....	206,823
Contractual Services .....	14,240
Truck Hire .....	17,370
Auto Hire .....	360
Materials and Supplies.....	76,000
Fixed Charges .....	27,000
Services of Other Departments.....	8,250

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359,943

## Bridges:

Permanent Salaries .....	51,000
Temporary Salaries .....	2,190
Contractual Services .....	4,353
Materials and Supplies.....	720
Service of Other Departments.....	3,390
	<hr/>
	61,653

## General:

Bond Interest and Redemption.....	200,000
Traffic (Service of Department of Electricity).....	5,000
Traffic (Services of Police Department).....	40,000
Services of Real Estate Department.....	2,500

## Street Construction:

Joint Highway District No. 10.....	25,000
California St. Widen, Presidio to First Ave.....	35,000
Irving St. Widen, 7th to 18th Aves.....	15,000
First St. Reconstruct—Embarcadero to Brannan St.....	5,000
Divisional Highway—Castro to Divisadero St.....	50,000
Roadway into Potrero Hill Playground.....	6,500
Recondition Streets—Crocker-Amazon Tract (Tobin Contract) .....	6,700
Army Street Widening.....	50,000
Parker Ave. Widen, Euclid to Geary.....	48,354
Seventh Ave. Resurface—Lawton to Lincoln Way.....	8,000

Total County Road Fund.....\$918,650

William H. Worden, Director of Department of Public Works; William Coughlan, representing the Associated General Contractors, and P. M. Shoaf, Divisional Highway Association, were heard on the proposed setup of the County Road Fund and the purchase of street surfacing machinery at cost of \$25,000.

Supervisor Havenner, seconded by Supervisor Colman, moved to amend index 45, sheet 2, line 9 (not in printed budget), "fixed charges," \$41,500, by reducing same to \$16,500.

Supervisor Havenner: Then I will move a capital expenditure in the sum of \$25,000 for the purchase of equipment.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy—4.

Noes—Supervisors Brown, Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Whereupon Supervisor Gallagher moved that the Finance and Streets Committee report be adopted.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Gallagher, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Colman, Havenner, Hayden, McSheehy—4.

Supervisor Gallagher submitted an addendum in total sum of \$253,000 which was read by clerk and approved by the Board without objection.

Board of Trustees, California Palace of the Legion of Honor  
(Index No. 17).

## Mayor's recommendations:

Net Increase .....	\$1,746
Personal Services—Permanent .....	Decrease \$ 240
Personal Services—Temporary .....	" 44



Fees and Special Compensations.....	Decrease \$	200
Contractual Services .....	"	108
French Exhibitions .....	"	6,000
American Painting Exhibition.....	"	1,500
Auto Hire .....	Increase	338

*Approved* on motion of Supervisor Gallagher without objection.

#### Juvenile Probation Department.

Supervisor Colman moved to rescind action on Juvenile Probation Budget regarding \$30 raise previously denied Mr. Miller, the director of that department. *So ordered.*

Supervisor Colman, seconded by Supervisor Brown moved that \$360 be added to the amount in index 23, sheet 2, line 14, Chief Juvenile Probation Officer; making item read \$4,560 per year.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden—4.

Noes—Supervisors Gallagher, McSheehy, Roncovieri, Schmidt, Shannon, Uhl—6.

Absent—Supervisor Ratto—1.

#### Earthquake Survey (Index No. 39).

Supervisor Hayden renewed his motion to rescind action on line 3, sheet 1, Index 39—Earthquake Survey, \$5,000.

Supervisor Gallagher moved as an amendment, reference to the Finance Committee.

Chairman ruled amendment out of order.

Whereupon, roll was called on Supervisor Hayden's motion to rescind.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto—6.

Noes—Supervisors Gallagher, Schmidt, Shannon, Uhl—4.

Absent—Supervisor Roncovieri—1.

Mr. Cape, Superintendent of Building Construction, was heard as to the necessity of the item for earthquake survey.

Whereupon, the roll was called and the item *passed* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri—7.

Noes—Supervisors Gallagher, Schmidt, Shannon, Uhl—4.

#### Juvenile Court (Index No. 23).

Supervisor Colman moved to rescind action with regard to Juvenile Court Adult Department.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Shannon—8.

Noes—Supervisors Roncovieri, Schmidt, Uhl—3.

Whereupon, Supervisor Colman moved, Index 23, sheet 2, line 3, Interpreter Clerk be increased \$360 per year.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Shannon—7.

Noes—Supervisors McSheehy, Schmidt, Uhl—3.

Absent—Supervisor Roncovieri—1.

#### Sheriff (Index No. 7).

A communication from his Honor the Mayor dated May 23, 1935, transmitting communication from Sheriff referring to Index 7, sheet

2, line 20, reduction of 20 jailers to 18 jailers and request that the original number be restored.

Supervisor Gallagher moved to refer to the Finance Committee.

The Chair ruled motion out of order for reason that if referred to Finance Committee it cannot be corrected in this budget.

Supervisor Gallagher appealed from decision of Chair and the question being put, shall the decision of the chair stand as the decision of the Board? The appeal was *overruled* by the following vote:

Ayes—Supervisors Hayden, McSheehy—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Whereupon, Supervisor Gallagher's motion to refer communication to Finance Committee was carried without objection.

### Motions.

Supervisor Hayden moved to rescind action whereby the Building Repairs Department was passed.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

Wm. H. Worden, Director, Department of Public Works, asked that letter be read from Department of Works today relative to Index 38, line 19, repairs to public buildings, \$22,937, requesting increase to \$40,000.

Whereupon roll was called on Director Worden's request and same was *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Hayden, McSheehy, Ratto, Roncovieri, Shannon—7.

Noes—Supervisors Gallagher, Schmidt, Uhl—3.

Absent—Supervisor Havenner—1.

Whereupon, Supervisor Gallagher moved that Department be passed as amended.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Shannon, Roncovieri, McSheehy—9.

Noes—Supervisors Schmidt, Uhl—2.

### Airport (Index No. 64).

Communication from his Honor the Mayor requesting additional sum of \$1,155 for auto for bookkeeper at Airport be included in line 26, sheet 2, Index 64, employees traveling expense.

Supervisor Shannon moved that the Item be amended to read \$3,585 instead of \$2,520.

There being no objection, it was *so ordered*.

Whereupon, Supervisor Gallagher moved that Department as amended be approved. *So ordered*.

### Communications Referred.

Communication from Ed. F. O'Day, member Board of Trustees, Public Library, requesting reconsideration of Library Appropriation and Communication from Recreation Commission requesting reconsideration of several items of that department.

Whereupon, on motion of Supervisor Gallagher the foregoing were *referred to the Finance Committee*.

### Passage for Second Reading.

Whereupon, motion of Supervisor Gallagher, the Annual Appropriation Ordinance for the fiscal year 1935-6 as amended and in words and figures following, was passed for second reading by the following vote:



Bill No. 715, Ordinance No. 9.051156 (Code No. 9.051, as follows:

AN ORDINANCE APPROPRIATING ALL ESTIMATED RECEIPTS AND ALL ESTIMATED EXPENDITURES OF THE CITY AND COUNTY OF SAN FRANCISCO FOR THE FISCAL YEAR ENDING JUNE 30, 1936.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The several amounts of estimated receipts, income and revenue enumerated herein are hereby provided for and appropriated to the several funds and/or departments indicated in this ordinance for the purpose of meeting appropriations herein provided. Such estimated receipts, revenue, and income are computed on an accrual basis and cash received in payment thereof either before or after the close of the fiscal year shall not be considered as income or revenue, but as payment on account.

Section 2. The several amounts of proposed expenditure for the fiscal year ending June 30, 1936, are hereby appropriated to the several funds and/or departments as enumerated herein. Each department for which an expenditure appropriation is herein made shall be authorized to use the amount of moneys so appropriated for the purposes specified in this appropriation ordinance, subject to the limitations of the Charter and as provided herein.

Section 3. The Controller is hereby authorized and directed to set up appropriate accounts, as provided by section 76 of the Charter, for the items of receipts and expenditures appropriated herein, subject to the provisions of the Charter dealing with the appropriation and allotments, the transfer of funds, the certification of obligations and the payment of warrants. Where revenues for any fund or department are herein provided by transfer from any other fund or department, or where a duty or a performance has been transferred from one department to another, the Controller is authorized to make the necessary transfer; provided further, that where revenues for any fund or department are herein provided by transfer from any other fund or department, in consideration of departmental services to be rendered, in no event shall such transfer of revenue be made in excess of the actual cost of such service; provided further, that in no event shall transfers from utility surplus exceed the limitations set forth in section 129 of the Charter.

Section 4. The several items of expenditures herein appropriated, being based on estimated receipts, income or revenues which may not be fully realized, it shall be incumbent upon the Controller to establish a schedule of allotments, monthly or quarterly as he may determine, under which the sums appropriated to the several departments shall be expended. The Controller shall revise such revenue estimates monthly. If such revised estimates indicate a shortage the Controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth herein until the collection of the amounts as originally estimated is assured, and in all cases where it is provided by this Charter that a specified or minimum tax shall be levied for any department the amount of such appropriation herein provided derived from taxes shall not exceed the amount actually produced by the levy made for said department. The Controller in issuing warrants or in certifying contracts or purchase orders or other encumbrances, pursuant to section 86 of the Charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstance which could not be anticipated at the time of apportionment, an additional allotment for a period may be made on the recommendation of the department head and that of the Chief Administrative Officer, board or commission and the approval of the Controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the said allotment schedule so established, unless an additional allotment is made, as herein provided.



Allotments, liabilities incurred and expenditures made under expenditure appropriations herein enumerated shall in no case exceed the amount of each such appropriation, unless the same shall have been increased by supplemental appropriations made in the manner provided by sections 79 and 80 of the Charter, or by transfer as provided by sections 77 and 90 of the Charter.

Section 5. Items of proposed expenditure that are designated herein as appropriated for the use of a department only to the extent that fees or other revenues are collectible therefor, or reimbursement is collectible in full from the departments, persons or institutions for which the service is rendered, shall be subject to limitation by the Controller to the amount of such receipts or collections. Each department head to whom such a provisional appropriation is made shall file with the Controller monthly an estimate in detail of the proposed expenditures for the ensuing period, and also a statement of the amount of expenditures made and the receipts or reimbursements received or receivable since the last report.

Section 6. Where appropriations are made for specific projects or purposes which may involve the payment of salaries or wages, the head of the department to which such appropriations are made, or the head of a department authorized by contract or interdepartmental order to make expenditures from each such appropriation, shall file with the Controller, when requested, an estimate of the amount of any such expenditures to be made during the ensuing period.

Section 7. Liabilities incurred and expenditures made for permanent employments shall in no case exceed the number of, and the salary or wage for, employments in each class as enumerated in the annual salary ordinance, except as additional employments may be authorized under the provisions of the Charter.

Appointing officers shall not make appointments to vacancies in permanent positions established in the annual salary ordinance unless the Mayor shall approve and until the Controller shall certify that funds are available to pay for the service to be rendered and until the Civil Service Commission shall verify the legality of the position and compensation.

Appointing officers shall not make appointments to seasonable or temporary positions until the Controller shall certify that funds are available and until the Civil Service Commission shall verify the legality of the position and compensation.

The Controller and the Civil Service Commission shall be notified immediately of a vacancy occurring in a permanent position.

Section 8. The Controller is hereby authorized and directed to continue the existing Special, Trust Funds and Reserves and the receipts in, and expenditures from, each such fund are hereby appropriated in accordance with law and the conditions under which each such fund was established.

The Controller is hereby authorized and directed to set up additional Special, Trust Funds and Reserves, as they may be created by either additional bequests or under other conditions.

Section 9. The Controller is hereby authorized and directed to set up appropriations for refunding revenues collected in excess of amounts due.

Section 10. The Controller is hereby authorized and directed to prescribe the method to be used in making payments for interdepartmental services in accordance with the provisions of section 77 of the Charter.

Section 11. The term "department" as used in this ordinance shall mean department, bureau, office, utility, board, or commission, as the case may be. The term "department head" as used herein shall be as defined in section 20 of the Charter.

Section 12. The several amounts of estimated receipts herein appropriated, and each fund or department to which such appropriation is made, are as follows:



City and County of San Francisco

BUDGET 1935-1936 (Continued)

Name of Fund	APPROPRIATIONS			REVENUES				
	Amount	By Transfer	Total	By Transfer	From Surplus	Appropriation	Fund	Taxes
CURRENT FUNDS (General City and County)								
General (Note A) .....	15,996,339	2,076,427	18,072,766	2,076,427	.....	165,000	2,756,900	13,074,439
Emergency Reserve .....	100,000	.....	100,000	.....	.....	.....	.....	100,000
Library (Note B) .....	424,092	.....	424,092	.....	.....	.....	16,300	407,792
Recreation (Note C) .....	674,507	.....	674,507	.....	.....	.....	34,000	640,507
Park (Note D) .....	1,207,141	.....	1,207,141	.....	.....	.....	325,000	882,141
de Young Memorial Museum.....	62,150	11,380	73,530	11,380	.....	.....	250	61,900
California Palace of the Legion of Honor.....	70,711	.....	70,711	.....	.....	.....	500	70,211
War Memorial .....	106,634	.....	106,634	.....	.....	.....	35,000	71,634
Employees' Retirement .....	1,555,060	642,500	2,197,560	642,500	.....	.....	.....	1,555,060
Workmen's Compensation .....	40,000	.....	40,000	.....	.....	.....	.....	40,000
Tax Judgments .....	73,846	.....	73,846	.....	.....	.....	.....	73,846
Publicity and Advertising.....	175,000	.....	175,000	.....	.....	.....	.....	175,000
Indigent Sick and Dependent Poor.....	800,000	.....	800,000	.....	.....	.....	.....	800,000
SERA .....	200,000	.....	200,000	.....	.....	.....	.....	200,000
Special Election .....	937	.....	937	.....	.....	.....	.....	937
TOTAL CURRENT FUNDS (General City and County) .....	21,486,417	2,730,307	24,216,724	2,730,307	.....	165,000	3,167,950	18,153,467
OTHER CURRENT FUNDS								
County Roads .....	918,650	.....	918,650	.....	.....	.....	918,550	100
Bond Interest and Redemption.....	8,188,961	6,139,411	14,328,372	6,139,411	1,236,023	.....	.....	6,952,938
Interest on Tax Anticipation Notes.....	13,119	.....	13,119	.....	12,882	.....	.....	237
State of California Unemployment Relief Loan Interest.....	158,076	.....	158,076	.....	6,690	.....	.....	151,386
State of California Unemployment Relief Loan.....	39,547	.....	39,547	.....	22,372	.....	.....	17,175
Installation Fund—Dept. of Electricity.....	3,000	.....	3,000	.....	.....	.....	3,000	.....
Special Gas-Street Improvement Fund.....	253,000	.....	253,000	.....	.....	.....	253,000	.....
TOTAL OTHER CURRENT FUNDS.....	9,574,353	6,139,411	15,713,764	6,139,411	1,277,967	.....	1,174,550	7,121,836
								15,713,764

(Budget, 1935-1936, continued on next page)

Name of Fund	APPROPRIATIONS			REVENUES					
	Amount	By Transfer	Total	By Transfer	From Surplus	Other Than Taxes		Taxes	Total
						Appro- pria- tion	Fund		
PUBLIC SERVICE ENTERPRISES									
Water Revenue .....	6,291,875	.....	6,291,875	.....	.....	.....	6,291,875	.....	6,291,875
Hetch Hetchy Power Operative .....	2,158,775	14,900	2,173,675	14,900	.....	.....	2,158,775	.....	2,173,675
Municipal Railway Operating .....	3,143,926	.....	3,143,926	.....	.....	.....	3,143,926	.....	3,143,926
Hetch Hetchy Water Supply .....	.....	127,625	127,625	127,625	.....	.....	.....	.....	127,625
Public Utility Commission .....	.....	72,517	72,517	72,517	.....	.....	.....	.....	72,517
Airport .....	179,754	.....	179,754	.....	.....	.....	25,000	154,754	179,754
TOTAL PUBLIC SERVICE ENTERPRISES.....									
	11,774,330	215,042	11,989,372	215,042	.....	.....	11,619,576	154,754	11,989,372
CAPITAL FUNDS									
1932 Hetch Hetchy Bond Fund.....	250,000	.....	250,000	.....	.....	.....	250,000	.....	250,000
1933 Water Distribution Bond Fund.....	476,316	.....	476,316	.....	.....	.....	476,316	.....	476,316
1933 Water Distribution Bond Fund—Grant.....	247,929	.....	247,929	.....	.....	.....	247,929	.....	247,929
1933 Hetch Hetchy Dam Bond Fund.....	1,536	.....	1,536	.....	1,536	.....	.....	.....	1,536
1933 Hetch Hetchy Dam Bond Fund—Grant.....	49,931	.....	49,931	.....	.....	.....	49,931	.....	49,931
1933 Airport Bond Fund—Grant.....	13,280	.....	13,280	.....	.....	.....	13,280	.....	13,280
1933 Sewer Bond Fund.....	1,176	.....	1,176	.....	.....	.....	1,176	.....	1,176
1933 Sewer Bond Fund—Grant.....	59,926	.....	59,926	.....	.....	.....	59,926	.....	59,926
1933 High Pressure Bond Fund.....	3,456	.....	3,456	.....	3,456	.....	.....	.....	3,456
1933 High Pressure Bond Fund—Grant.....	3,335	.....	3,335	.....	.....	.....	3,335	.....	3,335
1934 School House Bond Fund.....	1,116	.....	1,116	.....	1,116	.....	.....	.....	1,116
1934 School House Bond Fund—Grant.....	76,076	.....	76,076	.....	.....	.....	76,076	.....	76,076
TOTAL CAPITAL FUNDS.....									
	1,184,077	.....	1,184,077	.....	6,108	.....	1,177,969	.....	1,184,077
TOTAL GENERAL CITY & COUNTY.....									
	44,019,177	9,084,760	53,103,937	9,084,760	1,284,075	165,000	17,140,045	25,430,057	53,103,937
SCHOOL FUNDS									
Common School Fund (Tentative).....	9,194,130	.....	9,194,130	.....	250,000	.....	5,111,900	3,832,230	9,194,130
Special School Tax (Tentative).....	1,030,000	.....	1,030,000	.....	50,000	.....	.....	980,000	1,030,000
TOTAL SCHOOL FUNDS.....									
	10,224,130	.....	10,224,130	.....	300,000	.....	5,111,900	4,812,230	10,224,130
TOTAL BUDGET .....									
	54,243,307	9,084,760	63,328,067	9,084,760	1,584,075	165,000	22,251,945	30,242,287	63,328,067

Note A—That portion of the appropriation for symphony concerts which is to be met from taxes shall not exceed the amount to be provided by a levy of  $\frac{1}{2}$  cent on each \$100 of the 1935-36 assessment roll.

**Note B**—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 4½ cents on each \$100 of the 1935-36 assessment roll, plus \$40,000.

**Note C**—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 7 cents on each \$100 of the 1935-36 assessment roll, plus \$73,500.

Note D—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 10 cents on each \$100 of the 1935-36 assessment roll, plus \$69,631.



Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Licenses							
Business .....	300,000	.....	.....	.....	.....	.....	.....
Business (Badges and Tags) .....	10,000	.....	.....	.....	.....	.....	.....
Vehicle .....	35,000	.....	.....	.....	.....	.....	.....
Marriage .....	10,000	.....	.....	.....	.....	.....	.....
Ferry .....	4,800	.....	.....	.....	.....	.....	.....
Dog .....	12,000	.....	.....	.....	.....	.....	.....
Beverage (from State) .....	524,000	.....	.....	.....	.....	.....	.....
Inspection Fees (Ord. 3.0412) .....	30,000	.....	.....	.....	.....	.....	.....
Penalties .....	8,000	.....	.....	.....	.....	.....	.....
Total .....	933,800	.....	.....	.....	.....	.....	933,800
Permits							
Building .....	33,000	.....	.....	.....	.....	.....	.....
Bill Board .....	400	.....	.....	.....	.....	.....	.....
House Numbers .....	1,100	.....	.....	.....	.....	.....	.....
Street Space .....	2,500	.....	.....	.....	.....	.....	.....
Police Department .....	5,000	.....	.....	.....	.....	.....	.....
Fire Department .....	2,400	.....	.....	.....	.....	.....	.....
Boiler .....	2,750	.....	.....	.....	.....	.....	.....
Total .....	47,150	.....	.....	.....	.....	.....	47,150
Fines							
Municipal Courts .....	45,000	.....	.....	.....	.....	.....	.....
Superior Courts .....	4,000	.....	.....	.....	.....	.....	.....
Traffic Courts .....	60,000	.....	.....	.....	.....	.....	.....
Total .....	109,000	.....	.....	.....	.....	.....	109,000
Interest Revenue .....	75,000	.....	.....	.....	.....	.....	75,000
Penalties and Costs—Delinquent Taxes .....	90,000	.....	.....	.....	.....	.....	90,000
Franchises							
Telephone .....	240,000	.....	.....	.....	.....	.....	.....
Railway .....	45,000	.....	.....	.....	.....	.....	.....
Total .....	285,000	.....	.....	.....	.....	.....	285,000

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Subventions							
Special Gas-Street Improvement Fund.....	.....	.....	253,000	.....	.....	.....	.....
Orphans and Half Orphans .....	126,500	.....	.....	.....	.....	.....	.....
Widows' Pensions .....	117,500	.....	.....	.....	.....	.....	.....
Blind Pensions .....	55,000	.....	.....	.....	.....	.....	.....
Tubercular Patients .....	60,000	.....	.....	.....	.....	.....	.....
Fire Boats .....	.....	82,000	.....	.....	.....	.....	.....
Needy Aged .....	245,000	.....	.....	.....	.....	.....	.....
County Roads .....	.....	.....	918,550	.....	.....	.....	.....
Common School Fund .....	.....	.....	5,000,000	.....	.....	.....	.....
Federal Aid to High Schools.....	.....	.....	7,500	.....	.....	.....	.....
Total .....	604,000	82,000	6,179,050	.....	.....	.....	6,865,050
Departmental Revenues							
Advertising Fees .....	700	.....	.....	.....	.....	.....	.....
Tax Collector—Delinquent Revenues Other Than Taxes..	15,000	.....	.....	.....	.....	.....	.....
Bureau of Engineering—Survey Fees .....	1,000	.....	.....	.....	.....	.....	.....
—Excavating Fees.....	11,000	.....	.....	.....	.....	.....	.....
—Special Inspection .....	.....	9,000	.....	.....	.....	.....	.....
—Tearing Up Streets .....	.....	14,000	.....	.....	.....	.....	.....
Health Department—General.....	100,000	.....	.....	.....	.....	.....	.....
—S. F. Hospital.....	6,000	.....	.....	.....	.....	.....	.....
—Laguna Honda Home.....	4,000	.....	.....	.....	.....	.....	.....
Sheriff—Fees .....	33,000	.....	.....	.....	.....	.....	.....
—Board of U. S. Prisoners.....	8,800	.....	.....	.....	.....	.....	.....
Municipal Court Fees.....	70,000	.....	.....	.....	.....	.....	.....
County Clerk Fees.....	90,000	.....	.....	.....	.....	.....	.....
Coroner.....	900	.....	.....	.....	.....	.....	.....
Treasurer.....	10,000	.....	.....	.....	.....	.....	.....
Registrar of Voters.....	2,100	.....	.....	.....	.....	.....	.....
Police Department.....	2,300	.....	.....	.....	.....	.....	.....
Recorder.....	100,000	.....	.....	.....	.....	.....	.....
Fire Department—Power.....	3,800	.....	.....	.....	.....	.....	.....

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Departmental Revenues—Continued							
Juvenile Court—Maintenance	35,000	.....	.....	.....	.....	.....	.....
Public Administrator	55,000	.....	.....	.....	.....	.....	.....
Art Commission	.....	20,000	.....	.....	.....	.....	.....
Pound	3,300	.....	.....	.....	.....	.....	.....
Purchasing Department	1,000	.....	.....	.....	.....	.....	.....
City Planning Commission	450	.....	.....	.....	.....	.....	.....
Agricultural Commission	7,600	.....	.....	.....	.....	.....	.....
Department of Electricity							
Fees	40,000	.....	.....	.....	.....	.....	.....
Installation Fund	.....	.....	3,000	.....	.....	.....	.....
Real Estate Department							
Rents, General	12,000	.....	.....	.....	.....	.....	.....
Rents, Auditorium	.....	40,000	.....	.....	.....	.....	.....
Rents, School	.....	.....	104,400	.....	.....	.....	.....
War Memorial	.....	.....	35,000	.....	.....	.....	.....
Park	.....	.....	325,000	.....	.....	.....	.....
Recreation	.....	.....	34,000	.....	.....	.....	.....
Library	.....	.....	16,300	.....	.....	.....	.....
California Palace of the Legion of Honor	.....	.....	500	.....	.....	.....	.....
de Young Museum	.....	.....	250	.....	.....	.....	.....
Total	612,950	83,000	518,450	.....	.....	.....	1,214,400
Public Utilities							
Hetch Hetchy Power Operative	.....	.....	2,158,775	.....	.....	.....	.....
Municipal Railway	.....	.....	3,143,926	.....	.....	.....	.....
Water Department	.....	.....	6,291,875	.....	.....	.....	.....
Airport	.....	.....	25,000	.....	.....	.....	.....
Total	.....	.....	11,619,576	.....	.....	.....	11,619,576

(Estimated Revenues, 1935-1936, continued on next page)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropiations			General Fund	Other Current Funds	
Receipts by Transfer							
General Fund							
City Attorney							
From Public Utilities Commission Fund.....	.....	.....	.....	.....	19,000	.....	.....
Purchasing Department							
From Library Fund.....	.....	.....	.....	.....	351	.....	.....
From War Memorial Fund.....	.....	.....	.....	.....	374	.....	.....
From Employees' Retirement Fund.....	.....	.....	.....	.....	30	.....	.....
From Recreation Fund.....	.....	.....	.....	.....	645	.....	.....
Department of Electricity							
From County Road Fund.....	.....	.....	.....	.....	5,000	.....	.....
Controller							
From Relief Fund.....	.....	.....	.....	.....	4,380	.....	.....
From Water Revenue Fund.....	.....	.....	.....	.....	3,350	.....	.....
From Hetch Hetchy Power Operating Fund.....	.....	.....	.....	.....	1,775	.....	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	2,125	.....	.....
From 1933 Hetch Hetchy Dam Bond Fund.....	.....	.....	.....	.....	1,536	.....	.....
From 1933 Water Distribution Bond Fund.....	.....	.....	.....	.....	3,816	.....	.....
From 1933 Sewer Bond Fund.....	.....	.....	.....	.....	1,176	.....	.....
From 1933 High Pressure System Bond Fund.....	.....	.....	.....	.....	3,456	.....	.....
From 1934 School House Bond Fund.....	.....	.....	.....	.....	1,116	.....	.....
From Hetch Hetchy Water Supply Fund.....	.....	.....	.....	.....	950	.....	.....
Lighting of Public Streets and Buildings							
From Park Fund.....	.....	.....	.....	.....	50,570	.....	.....
From Recreation Fund.....	.....	.....	.....	.....	5,800	.....	.....
From Library Fund.....	.....	.....	.....	.....	13,000	.....	.....
From War Memorial Fund.....	.....	.....	.....	.....	14,000	.....	.....
From War Memorial Fund—Art Museum.....	.....	.....	.....	.....	8,000	.....	.....
From California Palace of the Legion of Honor Fund.....	.....	.....	.....	.....	3,600	.....	.....
From de Young Museum Fund.....	.....	.....	.....	.....	1,500	.....	.....
From Airport Fund.....	.....	.....	.....	.....	6,000	.....	.....

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriations			General Fund	Other Current Funds	
Receipts by Transfer—Continued							
General Fund—Continued							
Lighting of Public Streets and Buildings—Continued							
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	425,000	.....	.....
From Water Revenue Fund.....	.....	.....	.....	.....	192,500	.....	.....
From Common School Fund.....	.....	.....	.....	.....	49,200	.....	.....
From County Road Fund—Street Repair.....	.....	.....	.....	.....	900	.....	.....
From County Road Fund—Bridges.....	.....	.....	.....	.....	1,800	.....	.....
From Water Department.....	.....	.....	.....	.....	1,255,477	.....	.....
de Young Museum Fund							
From California Palace of Legion of Honor Fund.....	.....	.....	.....	.....	.....	11,380	.....
Bond Interest and Redemption Fund							
From 1933 High Pressure System Bond Fund Grant..	.....	.....	.....	.....	.....	3,335	.....
From 1933 Sewer Bond Fund Grant.....	.....	.....	.....	.....	.....	59,926	.....
From 1934 School House Bond Fund Grant.....	.....	.....	.....	.....	.....	76,076	.....
From 1933 Water Distribution Bond Fund Grant.....	.....	.....	.....	.....	.....	247,929	.....
From 1933 Hetch Hetchy Dam Bond Fund Grant.....	.....	.....	.....	.....	.....	49,931	.....
From 1933 Airport Bond Fund Grant.....	.....	.....	.....	.....	.....	13,280	.....
From 1933 Water Distribution Bond Fund Proceeds..	.....	.....	.....	.....	.....	447,500	.....
From 1933 Water Distribution Bond Fund Interest Earned .....	.....	.....	.....	.....	.....	25,000	.....
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	1,806,909	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	3,022,025	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	.....	187,500	.....
From County Road Fund.....	.....	.....	.....	.....	.....	200,000	.....
Public Utilities Commission Fund							
From Water Revenue Fund.....	.....	.....	.....	.....	.....	45,364	.....
From Municipal Railway Operating.....	.....	.....	.....	.....	.....	11,827	.....
From Hetch Hetchy Power Operative.....	.....	.....	.....	.....	.....	15,326	.....

(Estimated Revenues, 1935-1936, continued on next page)

ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Receipts by Transfer—Continued							
Hetch Hetchy Power Operative Fund							
From Water Revenue.....	.....	.....	.....	.....	.....	4,170	.....
From Hetch Hetchy Water Supply Fund.....	.....	.....	.....	.....	.....	10,730	.....
Hetch Hetchy Water Supply Fund							
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	46,270	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	81,355	.....
Employees' Retirement Fund							
From Library Fund.....	.....	.....	.....	.....	.....	6,000	.....
From Common School Fund.....	.....	.....	.....	.....	.....	218,500	.....
From Special School Tax Fund.....	.....	.....	.....	.....	.....	9,000	.....
From Park Fund .....	.....	.....	.....	.....	.....	32,500	.....
From Recreation Fund.....	.....	.....	.....	.....	.....	10,500	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	.....	102,000	.....
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	10,000	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	45,000	.....
From County Road Fund.....	.....	.....	.....	.....	.....	13,000	.....
From Common School Fund.....	.....	.....	.....	.....	.....	196,000	.....
Total.....	.....	.....	.....	.....	2,076,427	7,008,333	9,084,760
Capital Funds							
1932 Hetch Hetchy Bond Fund .....	.....	.....	.....	250,000	.....	.....	.....
1933 Water Distribution Bond Fund .....	.....	.....	.....	476,316	.....	.....	.....
1933 Water Distribution Bond Fund (Grant) .....	.....	.....	.....	247,929	.....	.....	.....
1933 Hetch Hetchy Dam Bond Fund (Grant) .....	.....	.....	.....	49,931	.....	.....	.....
1933 Airport Bond Fund (Grant) .....	.....	.....	.....	13,280	.....	.....	.....
1933 Sewer Bond Fund .....	.....	.....	.....	1,176	.....	.....	.....
1933 Sewer Bond Fund (Grant) .....	.....	.....	.....	59,926	.....	.....	.....
1933 High Pressure Bond Fund (Grant) .....	.....	.....	.....	3,335	.....	.....	.....
1934 School House Bond Fund (Grant) .....	.....	.....	.....	76,076	.....	.....	.....
Total .....	.....	.....	.....	1,177,969	.....	.....	1,177,969

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriations			General Fund	Other Current Funds	
Taxes	13,074,439						
General Fund							
Emergency Reserve			100,000				
Library			407,792				
Recreation			640,507				
Park			882,141				
de Young Memorial Museum			61,900				
California Palace of Legion of Honor			70,211				
War Memorial			71,634				
Employees' Retirement			1,555,060				
Workmen's Compensation			40,000				
Tax Judgments			73,846				
Publicity and Advertising			175,000				
Indigent Sick and Dependent Poor			800,000				
S. E. R. A.			200,000				
Special Elections			937				
County Roads			100				
Bond Interest and Redemption			6,952,938				
Tax Anticipation Notes Interest			237				
State of California Unemployment Relief Loan			151,386				
State of California Unemployment Relief Loan Interest			17,175				
Airport			154,754				
Common School Fund			3,832,230				
Special School Tax Fund			980,000				
	13,074,439		17,167,848				30,242,287

(Estimated Revenues, 1935-1936, continued on next page)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Total Revenues Other Than Taxes.....	2,756,900	165,000	18,317,076	1,177,969	2,076,429	7,008,333	31,501,705
Total Taxes .....	13,074,439	.....	17,167,848	.....	.....	.....	30,242,287
Total Revenues .....	15,831,339	165,000	35,484,924	1,177,969	2,076,429	7,008,333	61,743,992
Receipts From Surplus:							
Bond Interest and Redemption .....	.....	.....	.....	.....	.....	.....	1,236,023
Interest on Tax Anticipation Notes .....	.....	.....	.....	.....	.....	.....	12,882
State of California Unemployment Relief Loan Interest .....	.....	.....	.....	.....	.....	.....	22,372
State of California Unemployment Relief Loan .....	.....	.....	.....	.....	.....	.....	6,690
1933 Hetch Hetchy Dam Bond Fund .....	.....	.....	.....	.....	.....	.....	1,536
1933 High Pressure Bond Fund .....	.....	.....	.....	.....	.....	.....	3,456
1934 School House Bond Fund .....	.....	.....	.....	.....	.....	.....	1,116
Common School Fund .....	.....	.....	.....	.....	.....	.....	250,000
Special School Tax .....	.....	.....	.....	.....	.....	.....	50,000
TOTAL BUDGET .....	.....	.....	.....	.....	.....	.....	63,328,067

NUMBER	DESCRIPTION	UN	NS	RE	RE	RE	RE
507.201.00	TRANSPORTATION INDIGENT INSANE .....	1,000	.....	.....	.....	.....	1,000
		355,455	20,934	.....	.....	.....	334,521





000	Water Distrib. Bond Fund Int. Earned	
000	25,000	
000	25,000	

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936

Number	Description	Amount	Transfers	Amalgamated Funds	1,000
507.201.00	Other Appropriations Transportation Indigent Insane	355,455	20,934		334,521



Classification	General Fund		Receipts by Transfer		Fund
	d to				

	ATED REVE
Hetch Hetchy Dam Bond Fund	
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129,500	
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129,500	

000	Water Distrib. Bond Fund Int. Earned
000	25,000
000	25,000

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936

Number	Description	Amount	Transfers	Inter-fund Receipts	Inter-fund Payments	Total
507.201.00	Transportation Indigent Insane	1,000	20,934	1,000	334,521	355,455



BOND INTEREST AND REDEMPTION—FUNDING STATEMENT  
FISCAL YEAR 1935-1936

### ESTIMATED REVENUES

EXPENSES								REVENUE		Issues	
County Bond Fund	Water Distrib. Bond Fund Int. Earned	Water Dist. Bond Fund Int. Earned During Con- struction	Hetch Hetchy Power Revenue	Water Revenue	Railway Revenue	Taxes	Total				
200,000					187,500	4,816,199	5,016,199	.....	General City & Co.		
				2,575,000			187,500	.....	Municipal Railway		
			{ 626,559				2,575,000	.....	Water Department		
			1,180,350	447,025		2,136,739	4,390,673	.....	Hetch Hetchy		
									P. W. A. PROJECTS		
							160,500	.....	High Pressure		
							187,720	.....	Sewers		
							394,500	.....	School House		
	25,000	447,500					1,052,500	.....	Water Distribution		
							304,500	.....	Hetch Hetchy Dam		
							59,280	.....	Airport		
200,000	25,000	447,500	1,806,909	3,022,025	187,500	6,952,938					
							14,328,372				

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
504	CITY ATTORNEY					
504.101.00	Permanent Salaries .....	68,500	.....	.....	17,200	85,700
504.102.00	Temporary Salaries .....	600	.....	.....	.....	600
504.200.00	Contractual Services .....	9,600	600	.....	1,800	10,800
504.300.00	Materials and Supplies .....	500	500	.....	.....	.....
		79,200	1,100	.....	19,000	97,100
505	DISTRICT ATTORNEY					
505.101.00	Permanent Salaries .....	102,080	.....	.....	.....	102,080
505.200.00	Contractual Services .....	465	465	.....	.....	.....
505.300.00	Materials and Supplies .....	1,100	1,100	.....	.....	.....
505.900.00	Detention and Prosecution of Criminals .....	1,995	.....	.....	.....	1,995
505.901.00	District Attorney's Secret Fund .....	2,850	.....	.....	.....	2,850
		108,490	1,565	.....	.....	106,925
506	TREASURER					
506.101.00	Permanent Salaries .....	44,360	.....	.....	.....	44,360
506.200.00	Contractual Services .....	325	325	.....	.....	.....
506.300.00	Materials and Supplies .....	1,200	1,200	.....	.....	.....
		45,885	1,525	.....	.....	44,360
507	SHERIFF					
507.101.00	Permanent Salaries .....	277,431	.....	.....	.....	277,431
507.102.00	Temporary Salaries .....	10,000	.....	.....	.....	10,000
507.200.00	Contractual Services .....	18,939	15,974	.....	.....	2,965
507.300.00	Materials and Supplies .....	20,885	4,960	.....	.....	15,925
507.334.00	Foodstuffs .....	27,000	.....	.....	.....	27,000
507.800.00	Fixed Charges .....	200	.....	.....	.....	200
		354,455	20,934	.....	.....	333,521
507.201.00	Other Appropriations	1,000	.....	.....	.....	1,000
	Transportation Indigent Insane .....	355,455	20,934	.....	.....	334,521



ESTIMATED REVENUES 1935-1936 (Continued)

FRIDAY, MAY 24, 1935.

Classification	General Fund		Am	Tra	Receipts by Transfer			Tot
		to			Pro	Int	Pro	
					und			
501 BOARD OF SUPERVISORS								
501.101.00	Permanent Salaries		63,350					63,350
501.106.00	Fees and Special Compensations		4,900					4,900
501.200.00	Contractual Services		40,700	36,700				4,000
501.300.00	Materials and Supplies		950	950				
501.800.00	Fixed Charges		625					625
501.248.00	Audit of Controller's Books		5,000					5,000
			115,525	37,650				77,875
502 MAYOR								
502.101.00	Permanent Salaries		40,180					40,180
502.200.00	Contractual Services		5,750	50				5,700
502.300.00	Materials and Supplies		1,650	1,650				
			47,580	1,700				45,880
503 ASSESSOR								
503.101.00	Permanent Salaries		125,540					125,540
503.102.00	Temporary Salaries		96,725					96,725
503.200.00	Contractual Services		6,750	6,550				200
503.300.00	Materials and Supplies		13,200	13,200				
503.400.00	Equipment		2,000	2,000				
503.800.00	Fixed Charges		82	82				
			244,297	21,832				222,465

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
504	CITY ATTORNEY					
504.101.00	Permanent Salaries .....	68,500	.....	.....	17,200	85,700
504.102.00	Temporary Salaries .....	600	.....	.....	.....	600
504.200.00	Contractual Services .....	9,600	600	.....	1,800	10,800
504.300.00	Materials and Supplies .....	500	500	.....	.....	.....
		79,200	1,100	.....	19,000	97,100
505	DISTRICT ATTORNEY					
505.101.00	Permanent Salaries .....	102,080	.....	.....	.....	102,080
505.200.00	Contractual Services .....	465	465	.....	.....	.....
505.300.00	Materials and Supplies .....	1,100	1,100	.....	.....	.....
505.900.00	Detention and Prosecution of Criminals .....	1,995	.....	.....	.....	1,995
505.901.00	District Attorney's Secret Fund .....	2,850	.....	.....	.....	2,850
		108,490	1,565	.....	.....	106,925
506	TREASURER					
506.101.00	Permanent Salaries .....	44,360	.....	.....	.....	44,360
506.200.00	Contractual Services .....	325	325	.....	.....	.....
506.300.00	Materials and Supplies .....	1,200	1,200	.....	.....	.....
		45,885	1,525	.....	.....	44,360
507	SHERIFF					
507.101.00	Permanent Salaries .....	277,431	.....	.....	.....	277,431
507.102.00	Temporary Salaries .....	10,000	.....	.....	.....	10,000
507.200.00	Contractual Services .....	18,939	15,974	.....	.....	2,965
507.300.00	Materials and Supplies .....	20,885	4,960	.....	.....	15,925
507.334.00	Foodstuffs .....	27,000	.....	.....	.....	27,000
507.800.00	Fixed Charges .....	200	.....	.....	.....	200
		354,455	20,934	.....	.....	333,521
507.201.00	Other Appropriations	1,000	.....	.....	.....	1,000
	Transportation Indigent Insane .....	355,455	20,934	.....	.....	334,521

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
508	PUBLIC DEFENDER					
508.101.00	Permanent Salaries .....	18,380	.....	.....	.....	18,380
508.102.00	Temporary Salaries .....	75	.....	.....	.....	75
508.200.00	Contractual Services .....	100	100	.....	.....	.....
508.300.00	Materials and Supplies .....	100	100	.....	.....	.....
		18,655	200	.....	.....	18,455
509	POLICE DEPARTMENT					
509.101.00	Permanent Salaries .....	3,379,940	.....	.....	.....	3,379,940
509.102.00	Temporary Salaries .....	1,762	.....	.....	.....	1,762
509.200.00	Contractual Services .....	38,016	30,660	.....	.....	7,356
509.300.00	Materials and Supplies—City Prison .....	1,400	.....	.....	.....	1,400
509.300.01	Materials and Supplies—Stations & Bureaus .....	53,512	38,800	.....	.....	14,712
509.334.00	Foodstuffs, City Prison .....	5,500	.....	.....	.....	5,500
509.400.00	Equipment .....	15,673	15,673	.....	.....	.....
509.900.00	Contingent Fund .....	9,000	.....	.....	.....	9,000
		3,504,803	85,133	.....	.....	3,419,670
510	FIRE DEPARTMENT					
510.101.01	Permanent Salaries .....	2,894,942	.....	.....	.....	2,894,942
510.101.02	Permanent Salaries—Fireboats .....	144,971	.....	.....	.....	144,971
510.102.01	Temporary Salaries .....	1,325	.....	.....	.....	1,325
510.102.02	Temporary Salaries—Fireboats .....	2,413	.....	.....	.....	2,413
510.103.00	Wages .....	6,477	.....	.....	.....	6,477
510.200.00	Contractual Services .....	162,809	153,959	.....	.....	8,850
510.300.00	Materials and Supplies .....	35,300	19,350	.....	.....	15,950
510.400.00	Equipment .....	60,200	60,200	.....	.....	.....
510.800.00	Fixed Charges .....	1,200	.....	.....	.....	1,200
		3,309,637	233,509	.....	.....	3,076,128

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
511	BOARD OF PERMIT APPEALS					
511.101.00	Permanent Salaries .....	3,000	.....	.....	.....	3,000
511.106.00	Fees and Special Compensations .....	5,000	.....	.....	.....	5,000
511.200.00	Contractual Services .....	20	20	.....	.....	.....
		8,020	20	.....	.....	8,000
516	ART COMMISSION (Receipts allocated to Appropriation \$20,000)					
516.101.00	Permanent Salaries .....	3,900	.....	.....	.....	3,900
516.200.00	Contractual Services .....	455	55	.....	.....	400
516.200.01	Municipal Band .....	15,000	.....	.....	.....	15,000
516.200.02	Municipal Chorus Director .....	4,000	.....	.....	.....	4,000
516.200.03	Municipal Chorus Expense .....	800	.....	.....	.....	800
516.200.04	Municipal Symphony Concerts .....	55,000	.....	.....	.....	55,000
516.200.05	Christmas Eve Celebration .....	500	.....	.....	.....	500
516.300.00	Materials and Supplies .....	100	100	.....	.....	.....
		79,755	155	.....	.....	79,600

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
519.200.00	AQUARIUM . . . . .	40,500	.....	.....	.....	40,500
520	MUNICIPAL COURT					
520.101.00	Permanent Salaries.....	190,800	.....	.....	.....	190,800
520.105.00	Jury and Witness Fees . . . . .	1,100	.....	.....	.....	1,100
520.106.00	Court Reporters.....	15,300	.....	.....	.....	15,300
520.200.00	Contractual Services.....	3,300	3,250	.....	.....	50
520.249.00	Reporters' Transcriptions . . . . .	7,000	.....	.....	.....	7,000
520.300.00	Materials and Supplies.....	3,000	3,000	.....	.....	.....
		220,500	6,250	.....	.....	214,250
521	SUPERIOR COURT					
521.101.00	Permanent Salaries.....	119,000	.....	.....	.....	119,000
521.105.00	Jury and Witness Fees.....	26,500	.....	.....	.....	26,500
521.105.01	Grand Jury.....	11,000	.....	.....	.....	11,000
521.106.01	Court Reporters . . . . .	11,325	.....	.....	.....	11,325
521.106.02	Examination of Insane.....	12,000	.....	.....	.....	12,000
521.200.00	Contractual Services.....	5,000	5,000	.....	.....	.....
521.249.00	Reporters' Transcriptions . . . . .	17,000	.....	.....	.....	17,000
521.300.00	Materials and Supplies.....	2,500	2,500	.....	.....	.....
521.900.00	Court Orders.....	5,000	.....	.....	.....	5,000
		209,325	7,500	.....	.....	201,825
521.200.02	Other Appropriations	17,000	.....	.....	.....	17,000
	Maintenance Criminal Insane and Narcotics.....	226,325	7,500	.....	.....	218,825

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
522	LAW LIBRARY					
522.101.00	Permanent Salaries.....	10,800	.....	.....	.....	10,800
522.200.00	Contractual Services.....	40	40	.....	.....	.....
522.300.00	Materials and Supplies.....	350	350	.....	.....	.....
522.400.00	Equipment.....	600	.....	.....	.....	600
		11,790	390	.....	.....	11,400
523	JUVENILE COURT					
523.101.00	Permanent Salaries.....	64,860	.....	.....	.....	64,860
523.200.00	Contractual Services.....	2,245	370	.....	.....	1,875
523.206.00	Maintenance of Minors.....	550,000	.....	.....	.....	550,000
523.207.00	State Schools.....	17,500	.....	.....	.....	17,500
523.300.00	Materials and Supplies.....	1,650	1,650	.....	.....	.....
523.400.00	Equipment.....	300	300	.....	.....	.....
523.800.00	Fixed Charges.....	180	.....	.....	.....	180
		636,735	2,320	.....	.....	634,415
524	JUVENILE DETENTION HOME					
524.101.00	Permanent Salaries.....	22,356	.....	.....	.....	22,356
524.102.00	Temporary Salaries.....	600	.....	.....	.....	600
524.200.00	Contractual Services.....	2,977	1,915	.....	.....	1,062
524.809.00	Room Allowance.....	192	.....	.....	.....	192
524.200.01	Services of Department of Public Health.....	3,600	3,600	.....	.....	.....
524.300.00	Materials and Supplies.....	2,000	.....	.....	.....	2,000
524.334.00	Foodstuffs.....	5,000	.....	.....	.....	5,000
524.400.00	Equipment.....	1,500	1,500	.....	.....	.....
		38,225	7,015	.....	.....	31,210
525	ADULT PROBATION DEPARTMENT					
525.101.00	Permanent Salaries.....	24,720	.....	.....	.....	24,720
525.200.00	Contractual Services.....	375	75	.....	.....	300
525.300.00	Materials and Supplies.....	490	490	.....	.....	.....
		25,585	565	.....	.....	25,020

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
526	CHIEF ADMINISTRATIVE OFFICER					
526.101.00	Permanent Salaries .....	18,000	.....	.....	.....	18,000
526.200.00	Contractual Services.....	2,450	1,550	.....	.....	900
526.300.00	Materials and Supplies.....	700	700	.....	.....	.....
526.400.00	Equipment.....	100	100	.....	.....	.....
		21,250	2,350	.....	.....	18,900
526.900.00	Other Appropriations					
	Agricultural District No. 1.A.....	250,000	.....	.....	.....	250,000
	“... the sum of \$250,000 to be paid to and deposited with number one-a agricultural district association, a state institution of the state of California, for use in the construction and completion of an agricultural exposition building for the use of said number one-a agricultural district association, which sum is to be met by State Grant of equal amount.”					
		271,250	2,350	.....	.....	268,900
527	DIRECTOR OF FINANCE AND RECORDS					
527.101.00	Permanent Salaries.....	6,000	.....	.....	.....	6,000
527.300.00	Materials and Supplies.....	150	150	.....	.....	.....
		6,150	150	.....	.....	6,000
528	TAX COLLECTOR					
528.101.01	Permanent Salaries.....	87,740	.....	.....	.....	87,740
528.101.02	Permanent Salaries—Bureau Delinquent Revenue.....	7,200	.....	.....	.....	7,200
528.102.01	Temporary Salaries.....	36,575	.....	.....	.....	36,575
528.102.02	Temporary Salaries—Bureau Delinquent Revenue.....	10,000	.....	.....	.....	10,000
528.200.00	Contractual Services.....	5,905	685	.....	.....	5,220
528.300.00	Materials and Supplies.....	7,400	7,400	.....	.....	.....
528.400.00	Equipment.....	220	220	.....	.....	.....
		155,040	8,305	.....	.....	146,735

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
529	REGISTRAR OF VOTERS					
529.101.00	Permanent Salaries.....	57,120	.....	.....	.....	57,120
529.102.00	Temporary Salaries.....	47,000	.....	.....	.....	47,000
529.106.00	Election Workers.....	47,750	.....	.....	.....	47,750
529.200.00	Contractual Services.....	61,155	1,075	.....	.....	60,080
529.300.00	Materials and Supplies.....	475	350	.....	.....	125
529.400.00	Equipment.....	50,950	950	.....	.....	50,000
529.800.00	Fixed Charges.....	19,425	.....	.....	.....	19,425
		283,875	2,375	.....	.....	281,500
530	RECORDER					
530.101.00	Permanent Salaries.....	87,680	.....	.....	.....	87,680
530.200.00	Contractual Services.....	540	480	.....	.....	60
530.300.00	Materials and Supplies.....	4,200	4,200	.....	.....	.....
530.400.00	Equipment.....	1,200	1,200	.....	.....	.....
		93,620	5,880	.....	.....	87,740
531	COUNTY CLERK					
531.101.00	Permanent Salaries.....	143,240	.....	.....	.....	143,240
531.200.00	Contractual Services.....	550	500	.....	.....	50
531.300.00	Materials and Supplies.....	3,800	3,800	.....	.....	.....
531.400.00	Equipment.....	630	630	.....	.....	.....
		148,220	4,930	.....	.....	143,290
532	PUBLIC ADMINISTRATOR					
532.101.00	Permanent Salaries.....	38,200	.....	.....	.....	38,200
532.200.00	Contractual Services.....	1,392	1,080	.....	.....	312
532.300.00	Materials and Supplies.....	800	800	.....	.....	.....
532.400.00	Equipment.....	85	85	.....	.....	.....
532.800.00	Fixed Charges.....	312	.....	.....	.....	312
		40,789	1,965	.....	.....	38,824

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
533	PURCHASING DEPARTMENT					
533.101.00	Permanent Salaries.....	116,565	.....	.....	.....	116,565
533.103.00	Wages.....	5,367	.....	.....	.....	5,367
	Contractual Services					
533.203.03	Auto Hire..... (\$28,222)	.....	.....	.....	.....	.....
533.203.03	Assessor.....	.....	.....	5,760	.....	5,760
533.203.07	Sheriff.....	.....	.....	1,440	.....	1,440
533.203.09	Police Department.....	.....	.....	360	.....	360
533.203.28	Tax Collector.....	.....	.....	360	.....	360
533.203.29	Registrar of Voters.....	.....	.....	700	.....	700
533.203.33	Purchaser.....	2,142	.....	.....	.....	2,142
533.203.34	Real Estate Department.....	.....	.....	960	.....	960
	Department of Public Works					
533.203.38	Bureau of Building Repair.....	.....	.....	1,800	.....	1,800
533.203.39	Bureau of Building Inspection.....	.....	.....	2,520	.....	2,520
533.203.40	Bureau of Engineering.....	.....	.....	3,360	.....	3,360
533.203.42	Bureau of Street Cleaning.....	.....	.....	1,080	.....	1,080
	Department of Public Health					
533.203.50	Central Office.....	.....	.....	3,900	.....	3,900
533.203.54	Emergency Hospitals.....	.....	.....	300	.....	300
533.203.56	County Welfare Department.....	.....	.....	1,200	.....	1,200
533.203.58	Agricultural Commission.....	.....	.....	1,980	.....	1,980
533.203.61	City Planning Commission.....	.....	.....	360	.....	360
	Scavenger Service..... (\$6,409)	.....	.....	.....	.....	.....
533.204.07	Sheriff.....	.....	.....	224	.....	224
533.204.09	Police Department.....	.....	.....	344	.....	344
533.204.10	Fire Department.....	.....	.....	1,878	.....	1,878
533.204.13	Recreation.....	.....	.....	.....	645	645
533.204.14	Library.....	.....	.....	.....	351	351

(Detail of General Fund Appropriations for Expenditure 1935-1936)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Continued						
Contractual Services—Continued						
Scavenger Service—Continued						
533.204.15	War Memorial .....	.....	.....	.....	374	374
533.204.24	Juvenile Detention Home .....	.....	.....	65	.....	65
533.204.35	Auditorium .....	.....	.....	314	.....	314
533.204.38	Department of Public Works—Building Repair .....	.....	.....	918	.....	918
533.204.49	Department of Electricity .....	.....	.....	36	.....	36
Department of Public Health:						
533.204.50	Central Office .....	.....	.....	60	.....	60
533.204.53	S. F. Hospital .....	.....	.....	960	.....	960
533.204.54	Emergency Hospitals .....	.....	.....	240	.....	240
Shop Expenses .....						
(\$174,480)						
533.209.02	Mayor .....	.....	.....	50	.....	50
533.209.03	Assessor .....	.....	.....	120	.....	120
533.209.07	Sheriff .....	.....	.....	550	.....	550
533.209.09	Police Department .....	.....	.....	20,000	.....	20,000
533.209.10	Fire Department .....	.....	.....	128,000	.....	128,000
533.209.23	Juvenile Court .....	.....	.....	70	.....	70
533.209.26	Chief Administrative Officer .....	.....	.....	50	.....	50
533.209.28	Tax Collector .....	.....	.....	75	.....	75
533.209.29	Registrar of Voters .....	.....	.....	50	.....	50
Department of Public Works:						
533.209.36	General Office .....	.....	.....	75	.....	75
533.209.37	Bureau of Accounts .....	.....	.....	500	.....	500
533.209.38	Bureau of Building Repair .....	.....	.....	1,000	.....	1,000
533.209.39	Bureau of Building Inspection .....	.....	.....	100	.....	100
533.209.40	Bureau of Engineering .....	.....	.....	400	.....	400
533.209.42	Bureau of Street Cleaning .....	.....	.....	10,000	.....	10,000
533.209.43	Bureau of Sewer Repair .....	.....	.....	4,000	.....	4,000

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Continued						
Contractual Services—Continued						
Shop Expense (Continued)						
533.209.49	Department of Electricity .....	.....	.....	1,200	.....	1,200
Department of Public Health:						
533.209.50	Central Office .....	.....	.....	4,000	.....	4,000
533.209.51	Laguna Honda Home .....	.....	.....	100	.....	100
533.209.53	San Francisco Hospital .....	.....	.....	300	.....	300
533.209.54	Emergency Hospital .....	.....	.....	3,000	.....	3,000
533.209.55	Hassler Health Home .....	.....	.....	410	.....	410
533.209.57	Coroner .....	.....	.....	100	.....	100
533.209.59	Department of Weights and Measures .....	.....	.....	250	.....	250
533.209.60	Controller .....	.....	.....	80	.....	80
Maintenance and Repair of Office Equipment (\$5,252) .....						
533.210.03	Assessor .....	.....	.....	100	.....	100
533.210.06	Treasurer .....	.....	.....	200	.....	200
533.210.07	Sheriff .....	.....	.....	100	.....	100
533.210.09	Police Department .....	.....	.....	600	.....	600
533.210.10	Fire Department .....	.....	.....	300	.....	300
533.210.24	Juvenile Detention Home .....	.....	.....	100	.....	100
533.210.28	Tax Collector .....	.....	.....	100	.....	100
533.210.30	Recorder .....	.....	.....	400	.....	400
533.210.31	County Clerk .....	.....	.....	400	.....	400
533.210.33	Purchaser .....	150	.....	.....	.....	150
533.210.32	Public Administrator .....	.....	.....	40	.....	40
533.210.34	Real Estate Department .....	.....	.....	50	.....	50
Department of Public Works:						
533.210.36	General Office .....	.....	.....	120	.....	120
533.210.37	Bureau of Accounts .....	.....	.....	75	.....	75
533.210.40	Bureau of Engineering .....	.....	.....	100	.....	100
533.210.49	Department of Electricity .....	.....	.....	250	.....	250

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Contractual Services—Continued						
Maintenance and Repair Office Equipment—Continued						
Department of Public Health:						
533.210.50	Central Office .....	.....	.....	500	.....	500
533.210.51	Laguna Honda Home .....	.....	.....	10	.....	10
533.210.53	San Francisco Hospital .....	.....	.....	150	.....	150
533.210.56	County Welfare Department .....	.....	.....	100	.....	100
533.210.60	Controller .....	.....	.....	1,407	.....	1,407
Towel Service (\$4,368) .....						
533.217.09	Police Department .....	.....	.....	756	.....	756
533.217.10	Fire Department .....	.....	.....	31	.....	31
533.217.38	Department of Public Works—Building Repair .....	.....	.....	3,365	.....	3,365
533.217.33-1	Purchaser—Shop No. 1 .....	21	.....	.....	.....	21
533.217.49	Department of Electricity .....	.....	.....	185	.....	185
533.217.59	Department of Weights and Measures .....	.....	.....	10	.....	10
Telephone and Telegraph (\$19,530.00) .....						
533.225.01	Board of Supervisors .....	.....	.....	700	.....	700
533.225.03	Assessor .....	.....	.....	500	.....	500
533.225.04	City Attorney .....	.....	.....	600	.....	600
533.225.05	District Attorney .....	.....	.....	465	.....	465
533.225.06	Treasurer .....	.....	.....	125	.....	125
533.225.07	Sheriff .....	.....	.....	660	.....	660
533.225.08	Public Defender .....	.....	.....	100	.....	100
533.225.09	Police Department .....	.....	.....	3,000	.....	3,000
533.225.10	Fire Department .....	.....	.....	1,200	.....	1,200
533.225.11	Board of Permit Appeals .....	.....	.....	20	.....	20
533.225.16	Art Commission .....	.....	.....	55	.....	55
533.225.20	Municipal Court .....	.....	.....	250	.....	250
533.225.21	Superior Court .....	.....	.....	1,000	.....	1,000
533.225.22	Law Library .....	.....	.....	40	.....	40
533.225.23	Juvenile Court .....	.....	.....	300	.....	300



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Continued						
Contractual Services—Continued						
Telephone and Telegraph—Continued						
533.225.25	Adult Probation Dept. ....	.....	.....	75	.....	75
533.225.26	Chief Administrative Officer .....	.....	.....	1,500	.....	1,500
533.225.28	Tax Collector .....	.....	.....	150	.....	150
533.225.29	Registrar of Voters .....	.....	.....	165	.....	165
533.225.30	Recorder .....	.....	.....	80	.....	80
533.225.31	County Clerk .....	.....	.....	100	.....	100
533.225.32	Public Administrator .....	.....	.....	240	.....	240
533.225.33	Purchaser .....	220	.....	.....	.....	220
533.225.34	Real Estate Department .....	.....	.....	300	.....	300
533.225.36	Dept. of Public Works—Central Office .....	.....	.....	695	.....	695
533.225.49	Dept. of Electricity .....	.....	.....	400	.....	400
Dept. of Public Health:						
533.225.50	Central Office .....	.....	.....	1,200	.....	1,200
533.225.51	Laguna Honda Home .....	.....	.....	780	.....	780
533.225.53	San Francisco Hospital .....	.....	.....	2,160	.....	2,160
533.225.54	Emergency Hospitals .....	.....	.....	420	.....	420
533.225.55	Hassler Health Home .....	.....	.....	720	.....	720
533.225.57	Coroner .....	.....	.....	300	.....	300
533.225.58	Agricultural Commission .....	.....	.....	250	.....	250
533.225.59	Dept. of Weights and Measures .....	.....	.....	40	.....	40
533.225.60	Controller .....	.....	.....	525	.....	525
533.225.61	City Planning Commission .....	.....	.....	15	.....	15
533.225.71	Civil Service Commission .....	.....	.....	150	.....	150
533.225.72	Employees' Retirement System .....	.....	.....	.....	30	30
Other Contractual Services (\$94,079.00)						
533.212.10	Fire Dept.—Drydocking Fireboats .....	.....	.....	6,250	.....	6,250
533.208.03	Assessor—Rental of Postage Meter .....	.....	.....	70	.....	70
533.233.34	Directory Service .....	.....	.....	100	.....	100

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

FRIDAY, MAY 24, 1935.

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Other Contractual Services (Continued)						
533.226.00	License Tags, Badges, Plates .....	5,000	.....	.....	.....	5,000
533.233.33	McGill Commodity Service .....	60	.....	.....	.....	60
533.229.00	Official Advertising, Misc. ....	8,000	.....	.....	.....	8,000
533.230.00	Printing Public Documents, Misc. ....	2,500	.....	.....	.....	2,500
Printing Journals and Calendars:						
533.230.01	Supervisors .....	.....	.....	14,000	.....	14,000
533.230.21	Superior Courts .....	.....	.....	4,000	.....	4,000
533.230.20	Municipal Courts .....	.....	.....	3,000	.....	3,000
Rental of Tabulating Machines:						
533.208.33-3	Purchaser .....	4,754	.....	.....	.....	4,754
533.208.60	Controller .....	.....	.....	525	.....	525
533.233.00	Removal of Dead Animals .....	6,000	.....	.....	.....	6,000
533.208.33	Purchaser—Rental of Postage Meter .....	20	.....	.....	.....	120
533.216.24	Juvenile Detention Home—Elevator Repair .....	.....	.....	1,500	.....	1,500
533.229.61	City Planning Comm. Official Advertising .....	.....	.....	100	.....	100
533.229.10	Fire Department Official Advertising .....	.....	.....	300	.....	300
533.229.01	Board of Supervisors—Ordinances .....	.....	.....	22,000	.....	22,000
Dept. of Public Health—Official Printing:						
533.230.50	Central Office .....	.....	.....	6,000	.....	6,000
533.230.51	Laguna Honda Home .....	.....	.....	250	.....	250
533.230.53	San Francisco Hospital .....	.....	.....	4,000	.....	4,000
533.230.54	Emergency Hospitals .....	.....	.....	1,000	.....	1,000
533.230.55	Hassler Health Home .....	.....	.....	50	.....	50
533.230.32	Public Administrator—Annual Report .....	.....	.....	800	.....	800
533.230.49	Dept. of Electricity—Report .....	.....	.....	100	.....	100
533.224.09	Police Dept.—Washing and Greasing Autos .....	.....	.....	3,600	.....	3,600
533.231.33	Purchasing Dept.—Gas and Electricity .....	3,550	3,550	.....	.....	.....



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Materials and Supplies:						
Gasoline and Oil (\$60,919.00)						
533.318.03	Assessor .....	.....	.....	200	.....	200
533.318.07	Sheriff .....	.....	.....	1,675	.....	1,675
533.318.09	Police Department .....	.....	.....	22,800	.....	22,800
533.318.10	Fire Department .....	.....	.....	12,000	.....	12,000
533.318.23	Juvenile Court .....	.....	.....	350	.....	350
533.318.26	Chief Administrative Officer .....	.....	.....	450	.....	450
533.318.28	Tax Collector .....	.....	.....	350	.....	350
533.318.29	Registrar of Voters .....	.....	.....	100	.....	100
Dept. of Public Works:						
533.318.36	General Office .....	.....	.....	144	.....	144
533.318.37	Bureau of Accounts .....	.....	.....	400	.....	400
533.318.38	Bureau of Building Repair .....	.....	.....	500	.....	500
533.318.39	Bureau of Building Inspection .....	.....	.....	100	.....	100
533.318.40	Bureau of Engineering .....	.....	.....	700	.....	700
533.318.42	Bureau of Street Cleaning .....	.....	.....	7,500	.....	7,500
533.318.43	Bureau of Sewer Repair .....	.....	.....	2,800	.....	2,800
533.318.33	Purchaser .....	30	.....	.....	.....	30
533.318.33-2	Purchaser—Central Shop No. 2 .....	300	.....	.....	.....	300
Dept. of Public Health:						
533.318.50	Central Office .....	.....	.....	3,925	.....	3,925
533.318.51	Laguna Honda Home .....	.....	.....	2,700	.....	2,700
533.318.53	San Francisco Hospital .....	.....	.....	650	.....	650
533.318.54	Emergency Hospitals .....	.....	.....	2,000	.....	2,000
533.318.55	Hassler Health Home .....	.....	.....	745	.....	745
533.318.57	Coroner .....	.....	.....	300	.....	300
533.318.60	Controller .....	.....	.....	200	.....	200

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Materials and Supplies (Continued)						
Books, Periodicals, Printing, Stationery, Postage, etc. (\$98,766.00)						
533.328.01	Board of Supervisors .....	.....	.....	800	.....	800
533.328.02	Mayor . . . . .	.....	.....	1,500	.....	1,500
533.328.03	Assessor . . . . .	.....	.....	13,000	.....	13,000
533.328.04	City Attorney .....	.....	.....	500	.....	500
533.328.05	District Attorney .....	.....	.....	1,000	.....	1,000
533.328.06	Treasurer . . . . .	.....	.....	1,200	.....	1,200
533.328.07	Sheriff . . . . .	.....	.....	2,885	.....	2,885
533.328.08	Public Defender .....	.....	.....	100	.....	100
533.328.09	Police Department .....	.....	.....	11,000	.....	11,000
533.328.10	Fire Department .....	.....	.....	1,000	.....	1,000
533.328.10-1	Multigraph Supplies .....	.....	.....	150	.....	150
533.328.16	Art Commission .....	.....	.....	100	.....	100
533.328.20	Municipal Court .....	.....	.....	3,000	.....	3,000
533.328.21-1	Superior Courts—Law Books .....	.....	.....	1,000	.....	1,000
533.328.21-2	Secretary .....	.....	.....	1,000	.....	1,000
533.328.21-3	Grand Jury .....	.....	.....	500	.....	500
533.328.22	Law Library .....	.....	.....	350	.....	350
533.328.23	Juvenile Court .....	.....	.....	1,200	.....	1,200
533.328.25	Adult Probation Dept. ....	.....	.....	490	.....	490
533.328.26	Chief Administrative Officer .....	.....	.....	150	.....	150
533.328.27	Director of Finance and Records .....	.....	.....	150	.....	150
533.328.28	Tax Collector .....	.....	.....	7,000	.....	7,000
533.328.29	Registrar of Voters .....	.....	.....	250	.....	250
533.328.30	Recorder. . . . .	.....	.....	4,200	.....	4,200
533.328.31	County Clerk .....	.....	.....	3,800	.....	3,800
533.328.32	Public Administrator .....	.....	.....	800	.....	800
533.328.34	Real Estate Dept. ....	.....	.....	300	.....	300
533.328.34-1	Blueprints and Photostats .....	.....	.....	200	.....	200



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Continued						
Materials and Supplies (Continued)						
Books, Periodicals, Printing, Stationery, Postage, etc. (Continued)						
Dept. of Public Works:						
533.328.36	General Office .....	.....	.....	5,380	.....	5,380
533.328.40	Bureau of Engineering .....	.....	.....	1,766	.....	1,766
533.328.49	Dept. of Electricity.....	.....	.....	1,000	.....	1,000
Dept. of Public Health:						
533.328.50	Central Office .....	.....	.....	3,600	.....	3,600
533.328.51	Laguna Honda Home .....	.....	.....	200	.....	200
533.328.53	San Francisco Hospital .....	.....	.....	800	.....	800
533.328.54	Emergency Hospitals .....	.....	.....	25	.....	25
533.328.55	Hassler Health Home .....	.....	.....	30	.....	30
533.328.33	Purchasing Department .....	7,500	.....	.....	.....	7,500
533.328.56	County Welfare Dept. ....	.....	.....	2,500	.....	2,500
533.328.57	Coroner. ....	.....	.....	600	.....	600
533.328.58	Agricultural Commission .....	.....	.....	400	.....	400
533.328.59	Dept. of Weights and Measures.....	.....	.....	165	.....	165
533.328.60	Controller. ....	.....	.....	13,000	.....	13,000
533.328.61	City Planning Commission .....	.....	.....	275	.....	275
533.328.71	Civil Service Commission .....	.....	.....	3,900	.....	3,900
Tires and Tubes (\$12,255.00)						
533.337.01	Board of Supervisors .....	.....	.....	150	.....	150
533.337.02	Mayor .....	.....	.....	150	.....	150
533.337.05	District Attorney .....	.....	.....	100	.....	100
533.337.07	Sheriff .....	.....	.....	400	.....	400
533.337.09	Police Department .....	.....	.....	5,000	.....	5,000
532.337.23	Juvenile Court .....	.....	.....	100	.....	100
533.337.26	Chief Administrative Officer .....	.....	.....	100	.....	100
533.337.28	Tax Collector .....	.....	.....	50	.....	50
533.337.33-2	Purchasing Dept.—Shop No. 2.....	175	.....	.....	.....	175

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Materials and Supplies (Continued)						
Tires and Tubes (Continued)						
Dept. of Public Works:						
533.337.36	General Office .....	.....	.....	60	.....	60
533.337.37	Bureau of Accounts .....	.....	.....	100	.....	100
533.337.38	Bureau of Building Repair .....	.....	.....	150	.....	150
533.337.39	Bureau of Building Inspection .....	.....	.....	50	.....	50
533.337.40	Bureau of Engineering .....	.....	.....	150	.....	150
533.337.42	Bureau of Street Cleaning .....	.....	.....	2,000	.....	2,000
533.337.43	Bureau of Sewer Repair .....	.....	.....	700	.....	700
533.337.49	Dept. of Electricity .....	.....	.....	600	.....	600
Dept. of Public Health:						
533.337.50	Central Office .....	.....	.....	800	.....	800
533.337.51	Laguna Honda Home .....	.....	.....	200	.....	200
533.337.54	Emergency Hospital .....	.....	.....	750	.....	750
533.337.55	Hassler Health Home .....	.....	.....	250	.....	250
533.337.57	Coroner .....	.....	.....	50	.....	50
533.337.59	Dept. of Weights and Measures .....	.....	.....	100	.....	100
533.337.60	Controller .....	.....	.....	70	.....	70
Janitorial Supplies (\$6,250)						
533.340.10	Fire Department .....	.....	.....	6,200	.....	6,200
533.340.33-3	Purchaser—Central Warehouse .....	50	.....	.....	.....	50
Equipment (\$168,608)						
533.400.03	Assessor .....	.....	.....	2,000	.....	2,000
533.400.09	Police Dept. ....	.....	.....	15,673	.....	15,673
533.400.10	Fire Dept. ....	.....	.....	60,200	.....	60,200
533.400.23	Juvenile Court .....	.....	.....	300	.....	300
533.400.24	Juvenile Detention Home .....	.....	.....	1,500	.....	1,500
533.400.26	Chief Administrative Officer .....	.....	.....	100	.....	100
533.400.28	Tax Collector .....	.....	.....	220	.....	220

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Equipment (Continued)						
533.400.29	Registrar of Voters	.....	.....	950	.....	950
532.400.00	Purchaser of Supplies	12,500	.....	.....	.....	12,500
532.400.33-3	Warehouse Equipment	2,000	.....	.....	.....	2,000
533.400.33-2	Shop No. 2	3,500	.....	.....	.....	3,500
533.400.30	Recorder	.....	.....	1,200	.....	1,200
533.400.31	County Clerk	.....	.....	630	.....	630
532.400.32	Public Administrator	.....	.....	85	.....	85
533.400.34	Real Estate Department	.....	.....	245	.....	245
Dept. of Public Works:						
533.400.38	Bureau of Building Repair	.....	.....	1,140	.....	1,140
532.400.40	Bureau of Engineering	.....	.....	1,000	.....	1,000
533.400.41	Central Permit Bureau	.....	.....	200	.....	200
533.400.42	Bureau of Street Cleaning	.....	.....	7,550	.....	7,550
Dept. of Public Health:						
533.400.50	Central Office	.....	.....	4,943	.....	4,943
533.400.51	Laguna Honda Home	.....	.....	4,808	.....	4,808
533.400.53	San Francisco Hospital	.....	.....	35,000	.....	35,000
533.400.54	Emergency Hospitals	.....	.....	5,550	.....	5,550
533.400.55	Hassler Health Home	.....	.....	2,564	.....	2,564
532.400.56	County Welfare Dept.	.....	.....	500	.....	500
533.400.57	Coroner	.....	.....	2,200	.....	2,200
533.400.59	Dept. of Weights and Measures	.....	.....	600	.....	600
533.400.60	Controller	.....	.....	1,000	.....	1,000
533.400.71	Civil Service Commission	.....	.....	450	.....	450
Fixed Charges:						
533.817.03	Assessor—Automobile Insurance	.....	.....	82	.....	82
533.900.00	Services of Other Departments	400	.....	.....	.....	400
		180,904	3,550	654,298	1,400	801,552
		18,000	.....	.....	.....	18,000
		198,904	3,550	622,798	1,400	819,552
533.816.00	Premium on Official Bonds	.....	.....	.....	.....	.....

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
534	REAL ESTATE DEPARTMENT					
534.101.00	Permanent Salaries .....	12,600	.....	.....	.....	12,600
534.200.00	Contractual Services .....	565	450	.....	.....	115
534.203.00	Auto Hire .....	960	960	.....	.....	.....
534.300.00	Materials and Supplies .....	500	500	.....	.....	.....
534.400.00	Equipment .....	245	245	.....	.....	.....
534.809.00	Rental, 333 Kearny Street .....	14,870	2,155	.....	.....	12,715
		10,752	.....	.....	.....	10,752
		25,622	2,155	.....	.....	23,467
	REAL ESTATE DEPARTMENT—AUDITORIUM (Receipts allocated to Appro. \$41,000)					
535.101.00	Permanent Salaries .....	29,085	.....	1,425	.....	30,510
535.102.00	Temporary Salaries .....	6,300	.....	.....	.....	6,300
535.200.00	Contractual Services .....	9,564	7,314	.....	.....	2,250
535.300.00	Materials and Supplies .....	5,000	.....	.....	.....	5,000
535.900.00	Services Other Departments .....	605	.....	.....	.....	605
		50,554	7,314	1,425	.....	44,665
	DEPARTMENT OF PUBLIC WORKS					
536	General					
536.101.01	Permanent Salaries—Director .....	8,000	.....	.....	.....	8,000
536.101.02	Permanent Salaries—General Office .....	27,600	.....	.....	.....	27,600
536.101.03	Permanent Salaries—Telephone Exchange .....	10,980	.....	.....	.....	10,980
536.102.00	Temporary Salaries .....	450	.....	.....	.....	450
536.200.00	Contractual Services .....	890	890	.....	.....	.....
536.300.00	Materials and Supplies .....	5,584	5,584	.....	.....	.....
		53,504	6,474	.....	.....	47,030

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
Bureau of Accounts:						
537	Permanent Salaries .....	26,460	.....	.....	.....	26,460
537.101.00	Contractual Services .....	575	575	.....	.....	.....
537.200.00	Materials and Supplies .....	500	500	.....	.....	.....
537.300.00		27,535	1,075	.....	.....	26,460
Bureau of Building Repair:						
538	Permanent Salaries—Superintendence .....	18,600	.....	.....	.....	18,600
538.101.01	Permanent Salaries—Maintenance .....	207,120	.....	.....	.....	207,120
538.101.02	Temporary Salaries—Maintenance .....	823	.....	.....	.....	823
538.102.00	Wages .....	84,852	.....	.....	.....	84,852
538.103.00	Contractual Services .....	8,208	7,348	.....	.....	860
538.200.00	Truck Hire .....	1,680	.....	.....	.....	1,680
538.203.00	Materials and Supplies .....	10,650	650	.....	.....	10,000
538.300.00	Engine Room Supplies .....	17,000	.....	.....	.....	17,000
538.319.00	Janitorial Supplies .....	5,700	.....	.....	.....	5,700
538.340.00	Equipment .....	1,140	1,140	.....	.....	.....
538.400.00	Services of Other Departments .....	100	.....	.....	.....	100
538.900.00	Repairs to Public Buildings .....	40,000	.....	.....	.....	40,000
538.213.00	Ventilating System—Supervisors' Chambers .....	3,000	.....	.....	.....	3,000
538.213.01		398,873	9,138	.....	.....	389,735
Bureau of Building Inspection:						
539	Permanent Salaries .....	37,800	.....	.....	.....	37,800
539.101.00	Contractual Services .....	2,620	2,620	.....	.....	.....
539.200.00	Earthquake Survey .....	5,000	.....	.....	.....	5,000
539.233.00	Materials and Supplies .....	150	150	.....	.....	.....
539.300.00		45,570	2,770	.....	.....	42,800

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
540	Bureau of Engineering:					
540.101.00	Permanent Salaries .....	189,480	.....	.....	.....	189,480
540.200.00	Contractual Services .....	6,865	565	.....	.....	6,300
540.203.00	Auto Hire .....	3,360	3,360	.....	.....	.....
540.214.00	Extension and Reconstruction of Main Sewers.....	10,000	.....	.....	.....	10,000
540.300.00	Materials and Supplies .....	3,466	2,616	.....	.....	850
540.400.00	Equipment .....	1,000	1,000	.....	.....	.....
540.900.00	Special Inspection .....	9,350	.....	.....	.....	9,350
	(Receipts allocated to Appro.—\$9,350)					
		223,521	7,541	.....	.....	215,980
541	Central Permit Bureau:					
541.101.00	Permanent Salaries .....	16,200	.....	.....	.....	16,200
541.200.00	Contractual Services .....	100	.....	.....	.....	100
541.400.00	Equipment .....	200	200	.....	.....	.....
		16,500	200	.....	.....	16,300
542	Bureau of Street Cleaning:					
542.101.00	Permanent Salaries .....	21,120	.....	.....	.....	21,120
542.103.00	Wages .....	439,416	.....	.....	.....	439,416
542.200.00	Contractual Services .....	11,200	11,100	.....	.....	100
542.203.00	Truck and Team Hire .....	16,000	.....	.....	.....	16,000
542.300.00	Materials and Supplies .....	10,900	9,500	.....	.....	1,400
542.400.00	Equipment .....	9,145	7,550	.....	.....	1,595
542.800.00	Fixed Charges .....	1,800	.....	.....	.....	1,800
542.900.00	Services of Other Departments .....	1,000	.....	.....	.....	1,000
		510,581	28,150	.....	.....	482,431

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
Bureau of Sewer Repairs:						
543	Permanent Salaries .....	12,900	.....	.....	.....	12,900
543.101.00	Wages .....	151,912	.....	.....	.....	151,912
543.103.00	Contractual Services .....	4,100	4,000	.....	.....	100
543.200.00	Team and Truck Hire .....	24,718	.....	.....	.....	24,718
543.203.00	Materials and Supplies .....	16,500	3,500	.....	.....	13,000
543.300.00	Services of Other Departments .....	7,100	.....	.....	.....	7,100
543.900.00						
		217,230	7,500	.....	.....	209,730
543.901.00	Tearing Up Streets (Side Sewers) .....	22,000	.....	.....	.....	22,000
	(Receipts allocated to Appro.—\$22,000)					
		239,230	7,500	.....	.....	231,730
Sewage Pumping Station:						
544	Permanent Salaries .....	2,160	.....	.....	.....	2,160
544.101.00	Temporary Salaries .....	72	.....	.....	.....	72
544.102.00	Contractual Services .....	1,500	600	.....	.....	900
544.200.00	Materials and Supplies .....	100	.....	.....	.....	100
544.300.00						
		3,832	600	.....	.....	3,232

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF ELECTRICITY						
549		157,620				162,620
549.101.00	Permanent Salaries	750			5,000	750
549.102.00	Temporary Salaries	16,000				16,000
549.103.00	Wages.	4,626	4,121			505
549.200.00	Contractual Services	18,666	600			18,066
549.300.00	Materials and Supplies	450	250			200
549.400.00	Equipment.					
		198,112	4,971		5,000	198,141
DEPARTMENT OF PUBLIC HEALTH						
550						
	Central Office:					
	Permanent Salaries:					
550.101.01	Administration	28,294				28,294
550.101.02	Accounting	13,440				13,440
550.101.03	Statistics	13,620				13,620
550.101.04	Meat Inspection	60,168				60,168
550.101.05	Communicable Diseases	26,220				26,220
550.101.06	Clinics	22,800				22,800
550.101.07	Bacteriological Laboratory	18,534				18,534
550.101.08	School Inspection—Medical	23,500				23,500
550.101.09	Dental	22,800				22,800
550.101.10	Child Welfare—Medical	13,120				13,120
550.101.11	Milk and Food Inspection	53,880				53,880
550.101.12	Chemical Laboratory	6,900				6,900
550.101.13	Plumbing Inspection	29,340				29,340
550.101.14	Housing Inspection	25,800				25,800
550.101.15	Industrial Inspection	11,700				11,700
550.101.16	City Physicians	18,000				21,600
550.101.17	Field Nursing—Administration	31,320		3,600		31,320
550.101.18	Field Nursing—Schools	65,340				65,340

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH—(Continued)						
Central Office—(Continued)						
Permanent Salaries—(Continued)						
550.101.19	Field Nursing, Other.....	39,600	.....	.....	.....	39,600
550.101.20	Social Services.....	8,700	.....	.....	.....	8,700
550.101.21	Tuberculosis Bureau.....	13,860	.....	.....	.....	13,860
550.101.22	Outpatient Maternity Services.....	8,880	.....	.....	.....	8,880
550.200.00	Contractual Services.....	555,816	.....	3,600	.....	559,416
550.300.00	Materials and Supplies.....	33,430	22,660	.....	.....	10,770
550.334.00	Foodstuffs.....	18,000	5,825	.....	.....	12,175
550.400.00	Equipment.....	6,500	.....	.....	.....	6,500
550.800.00	Fixed Charges.....	4,943	4,943	.....	.....	.....
550.811.00	Burial of Indigent Dead.....	1,710	.....	.....	.....	1,710
550.900.00	Services of Other Departments.....	11,700	.....	.....	.....	11,700
		1,845	1,425	.....	.....	420
		633,944	34,853	3,600	.....	602,691
550.252.00	Other Appropriations:	145,000	.....	.....	.....	145,000
	Feeble Minded.....	778,944	34,853	3,600	.....	747,691
551	Laguna Honda Home:					
551.101.00	Permanent Salaries.....	129,712	.....	.....	.....	129,712
551.101.01	Inmate Help.....	29,405	.....	.....	.....	29,405
551.101.02	Institutional Help.....	51,000	.....	.....	.....	51,000
551.102.00	Temporary Salaries.....	2,400	.....	.....	.....	2,400
551.200.00	Contractual Services.....	26,625	23,140	.....	.....	3,485
551.809.00	Employees' Room Allowance.....	14,040	.....	.....	.....	14,040
551.300.00	Materials and Supplies.....	75,075	3,100	.....	.....	71,975
551.334.00	Foodstuffs.....	230,500	.....	.....	.....	230,500
551.400.00	Equipment.....	4,808	4,808	.....	.....	.....
551.900.00	Services of Other Departments.....	1,500	.....	.....	.....	1,500
		565,065	31,048	.....	.....	534,017

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

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Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH—(Continued)						
552	Isolation Hospital					
552.101.00	Permanent Salaries .....	25,002	.....	.....	.....	25,002
552.101.01	Permanent Salaries—Institutional Help .....	13,740	.....	.....	.....	13,740
		38,742	.....	.....	.....	38,742
553	San Francisco Hospital					
553.101.00	Permanent Salaries .....	261,584	.....	.....	.....	261,584
553.101.01	Internes and Student Nurses .....	18,040	.....	.....	.....	18,040
553.101.02	Nursing. ....	224,340	.....	.....	.....	224,340
553.101.03	Institutional Help .....	239,567	.....	.....	.....	239,567
553.102.00	Temporary Salaries .....	8,113	.....	.....	.....	8,113
553.200.00	Contractual Services .....	39,620	34,870	.....	.....	4,750
553.300.00	Materials and Supplies .....	170,595	1,450	.....	.....	169,145
553.334.00	Foodstuffs. ....	250,000	.....	.....	.....	250,000
553.400.00	Equipment. ....	35,000	35,000	.....	.....	.....
553.809.00	Room Allowance for Employees .....	73,584	.....	.....	.....	73,584
553.900.00	Services of Other Departments .....	10,000	.....	.....	.....	10,000
		1,330,443	71,320	.....	.....	1,259,123
554	Emergency Hospitals					
554.101.00	Permanent Salaries .....	141,720	.....	.....	.....	141,720
554.101.01	Nursing. ....	32,580	.....	.....	.....	32,580
554.102.00	Temporary Salaries .....	6,745	.....	.....	.....	6,745
554.200.00	Contractual Services .....	11,550	7,160	.....	.....	4,390
554.300.00	Materials and Supplies .....	12,895	2,775	.....	.....	10,120
554.334.00	Foodstuffs. ....	2,920	.....	.....	.....	2,920
554.400.00	Equipment. ....	5,550	5,550	.....	.....	.....
554.900.00	Services of Other Departments .....	1,500	.....	.....	.....	1,500
		215,460	15,485	.....	.....	199,975

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH—(Continued)						
Hassler Health Home:						
555	Permanent Salaries .....	33,420	.....	.....	.....	33,420
555.101.00	Institutional Help .....	12,000	.....	.....	.....	12,000
555.101.01	Temporary Salaries .....	705	.....	.....	.....	705
555.102.00	Contractual Services .....	5,970	5,180	.....	.....	790
555.200.00	Materials and Supplies .....	11,590	1,025	.....	.....	10,565
555.300.00	Foodstuffs.....	27,400	.....	.....	.....	27,400
555.324.00	Equipment.....	2,564	2,564	.....	.....	.....
555.400.00	Fixed Charges .....	425	.....	.....	.....	425
555.800.00	Employees' Room Allowance.....	3,024	.....	.....	.....	3,024
555.809.00		97,098	8,769	.....	.....	88,329
COUNTY WELFARE DEPARTMENT:						
556	Permanent Salaries .....	42,960	.....	.....	.....	42,960
556.101.00	Contractual Services .....	1,900	1,300	.....	.....	600
556.200.00	Clothing Blind and Deaf in Schools.....	100	.....	.....	.....	100
556.200.01	Materials and Supplies.....	2,500	2,500	.....	.....	.....
556.300.00	Equipment.....	500	500	.....	.....	.....
556.400.00	Widows' Pensions .....	235,000	.....	.....	.....	235,000
556.804.01	Maintenance of Aged.....	490,000	.....	.....	.....	490,000
556.804.02	Blind Pensions .....	110,000	.....	.....	.....	110,000
556.804.03		882,960	4,300	.....	.....	878,660

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
557	CORONER:					
557.101.00	Permanent Salaries .....	48,380	.....	.....	.....	48,380
557.200.00	Contractual Services .....	875	400	.....	.....	475
557.300.00	Materials and Supplies .....	1,410	950	.....	.....	460
557.400.00	Equipment .....	2,200	2,200	.....	.....	.....
		52,865	3,550	.....	.....	49,315
558	AGRICULTURAL COMMISSION:					
558.101.00	Permanent Salaries .....	16,950	.....	.....	.....	16,950
558.200.00	Contractual Services .....	2,430	2,230	.....	.....	200
558.300.00	Materials and Supplies .....	400	400	.....	.....	.....
558.800.00	Fixed Charges .....	960	.....	.....	.....	960
		20,740	2,630	.....	.....	18,110
559	DEPARTMENT OF WEIGHTS AND MEASURES:					
559.101.00	Permanent Salaries .....	20,400	.....	.....	.....	20,400
559.200.00	Contractual Services .....	300	300	.....	.....	.....
559.300.00	Materials and Supplies .....	565	265	.....	.....	300
559.400.00	Equipment .....	600	600	.....	.....	.....
559.800.00	Fixed Charges .....	300	.....	.....	.....	300
		22,165	1,165	.....	.....	21,000

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
560	CONTROLLER:					
560.101.00	Permanent Salaries .....	168,100	.....	.....	19,380	187,480
560.102.00	Temporary Salaries .....	9,785	.....	.....	.....	9,785
560.200.00	Contractual Services .....	3,645	2,737	.....	.....	908
560.300.00	Materials and Supplies .....	13,270	13,070	.....	.....	200
560.400.00	Equipment .....	1,000	1,000	.....	.....	.....
560.800.00	Services of Other Departments .....	480	.....	.....	.....	480
560.900.00	Audit of Utilities .....	.....	.....	.....	4,300	4,300
		196,280	16,807	.....	23,680	203,153
560.705.01	Other Appropriations:	56,000	.....	.....	.....	56,000
560.705.02	Other Judgments and Claims .....	9,000	.....	.....	.....	9,000
	Auto Liability Claims .....	.....	.....	.....	.....	.....
		261,280	16,807	.....	23,680	268,153
561	CITY PLANNING COMMISSION:					
561.101.00	Permanent Salaries .....	6,600	.....	.....	.....	6,600
561.102.00	Temporary Salaries .....	2,300	.....	.....	.....	2,300
561.106.00	Commissioners .....	5,000	.....	.....	.....	5,000
561.200.00	Contractual Services .....	475	475	.....	.....	.....
561.300.00	Materials and Supplies .....	275	275	.....	.....	.....
		14,650	750	.....	.....	13,900

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
563	LIGHTING OF PUBLIC STREETS AND BUILDINGS:					
563.231.00	Lighting of Public Streets.....	699,600	.....	.....	.....	699,600
	Electricity and Gas:					
563.231.07	Sheriff .....	.....	.....	.....	.....	.....
563.231.09	Police Department .....	.....	.....	13,000	.....	13,000
563.231.10	Fire Department .....	.....	.....	2,000	.....	2,000
563.231.12	Park .....	.....	.....	16,000	.....	16,000
563.231.13	Recreation .....	.....	.....	.....	50,570	50,570
563.231.14	Library .....	.....	.....	.....	5,800	5,800
563.231.15	War Memorial .....	.....	.....	.....	13,000	13,000
563.231.15-1	War Memorial (Art Museum) .....	.....	.....	.....	14,000	14,000
563.231.17	California Palace of Legion of Honor.....	.....	.....	.....	8,000	8,000
563.231.18	de Young Museum.....	.....	.....	.....	3,600	3,600
563.231.24	Juvenile Detention Home.....	.....	.....	.....	1,500	1,500
563.231.29	Registrar of Voters.....	.....	.....	250	.....	250
563.231.33	Purchasing Dept. ....	.....	.....	160	.....	160
563.231.35	Real Estate Dept. (Auditorium) .....	.....	.....	3,550	.....	3,550
	Dept. of Public Works:			7,000	.....	7,000
563.231.40	Bureau of Engineering.....	.....	.....	.....	.....	.....
563.231.38	Bureau of Building Repair.....	.....	.....	65	.....	65
563.231.42	Bureau of Street Cleaning.....	.....	.....	265	.....	265
563.231.44	Sewage Pumping .....	.....	.....	20	.....	20
563.231.45	Asphalt Plant .....	.....	.....	600	.....	600
563.231.46	Drawbridges .....	.....	.....	.....	900	900
563.231.47	Traffic Signals .....	.....	.....	.....	1,800	1,800
563.231.49	Dept. of Electricity.....	6,000	.....	.....	.....	6,000
		.....	.....	1,200	.....	1,200

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
563	LIGHTING OF PUBLIC STREETS AND BUILDINGS (Continued)					
	Electricity and Gas (Continued):					
	Dept. of Public Health:					
563.231.50	Central Office .....	.....	.....	4,500	.....	4,500
563.231.51	Laguna Honda Home.....	.....	.....	22,000	.....	22,000
563.231.53	San Francisco Hospital.....	.....	.....	27,300	.....	27,300
563.231.54	Emergency Hospitals .....	.....	.....	2,200	.....	2,200
563.231.55	Hassler Health Home .....	.....	.....	4,000	.....	4,000
563.231.63	Public Building Lighting .....	34,900	.....	.....	.....	34,900
563.231.64	Airport .....	.....	.....	.....	6,000	6,000
563.231.65	Municipal Railway .....	.....	.....	.....	425,000	425,000
563.231.66	Water Department .....	.....	.....	.....	192,500	192,500
563.231.69	Schools .....	100	.....	.....	49,200	49,200
563.300.00	Materials and Supplies .....	400	.....	.....	.....	400
563.400.00	Equipment .....	20,000	.....	.....	.....	20,000
563.509.01	Capital Expenditures .....	3,000	.....	.....	.....	3,000
563.509.02	Alterations to Secure Lower Rates .....	21,500	.....	.....	.....	21,500
563.900.00	Services of Other Departments .....	785,500	.....	104,110	771,870	1,661,480

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

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Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
571	CIVIL SERVICE COMMISSION:					
571.101.00	Permanent Salaries .....	44,840	.....	.....	.....	44,840
571.102.00	Temporary Salaries .....	10,640	.....	.....	.....	10,640
571.200.00	Contractual Services .....	830	150	.....	.....	680
571.300.00	Materials and Supplies .....	3,900	3,900	.....	.....	.....
571.400.00	Equipment .....	450	450	.....	.....	.....
		60,660	4,500	.....	.....	56,160
573.200.00	PUBLIC POUND .....	17,000	.....	.....	.....	17,000
	Total .....	17,251,816	731,933	731,933	820,950	18,072,766
	Transfer From Water Department .....	Cr. 1,255,477	.....	.....	1,255,477	.....
	TOTAL GENERAL FUND .....	15,996,339	731,933	731,933	2,076,427	18,072,766



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
502	MAYOR:					
502.900.00	Emergency Reserve Fund .....	100,000	.....	.....	.....	100,000
512	PARK DEPARTMENT:					
512.101.00	Permanent Salaries .....	110,670	.....	.....	.....	110,670
512.103.00	Wages .....	648,534	.....	.....	.....	648,534
512.106.00	Fees and Special Compensations .....	2,500	.....	.....	.....	2,500
512.200.00	Contractual Service .....	15,655	.....	.....	.....	15,655
512.218.00	Concerts .....	21,000	.....	.....	.....	21,000
512.231.00	Heat, Light, Power, etc. ....	50,570	50,570	.....	.....	.....
512.300.00	Materials and Supplies .....	81,600	.....	.....	.....	81,600
512.334.00	Foodstuffs .....	71,511	.....	.....	.....	71,511
512.400.00	Equipment .....	3,000	.....	.....	.....	3,000
512.800.00	Fixed Charges .....	27,400	1,000	.....	.....	26,400
512.806.00	Retirement Deductions .....	31,500	31,500	.....	.....	.....
512.900.00	Services of Other Departments .....	10,720	.....	.....	.....	10,720
512.500.00	Rehabilitation—Palace of Fine Arts .....	35,000	.....	.....	.....	35,000
512.500.01	New Convenience Stations—Balboa and G. G. Park .....	10,000	.....	.....	.....	10,000
512.600.01	Fleishhacker Playfield—Land .....	40,831	.....	.....	.....	40,831
512.600.02	Lafayette Park—Parcel No. 2 .....	31,650	.....	.....	.....	31,650
512.600.03	McLaren Park—Land .....	15,000	.....	.....	.....	15,000
	Total Park Fund .....	1,207,141	83,070	.....	.....	1,124,071

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
513	RECREATION DEPARTMENT:					
513.101.00	Permanent Salaries .....	291,318	.....	.....	.....	291,318
513.102.00	Temporary Salaries .....	12,245	.....	.....	.....	12,245
513.103.00	Wages .....	34,715	.....	.....	.....	34,715
513.106.00	Fees and Special Compensations .....	5,957	.....	.....	.....	5,957
513.200.00	Contractual Service .....	50,000	6,445	.....	.....	43,555
513.203.01	Truck Hire .....	2,400	.....	.....	.....	2,400
513.203.02	Auto Hire .....	2,574	.....	.....	.....	2,574
513.300.00	Materials and Supplies .....	54,798	.....	.....	.....	54,798
513.400.00	Equipment .....	7,500	.....	.....	.....	7,500
513.600.01	Bayview District Land .....	15,000	.....	.....	.....	15,000
513.600.02	Upper Noe District Land .....	25,000	.....	.....	.....	25,000
513.600.03	Angelo Rossi Land—Parcel No. 4 .....	27,000	.....	.....	.....	27,000
513.600.04	Eureka Valley Land .....	25,000	.....	.....	.....	25,000
513.600.05	Ninth and Ortega Land .....	6,000	.....	.....	.....	6,000
513.600.06	Longfellow Site Land .....	20,000	.....	.....	.....	20,000
513.600.07	Haight and Ashbury District Land .....	25,000	.....	.....	.....	25,000
513.600.08	Sunset District Land .....	25,000	.....	.....	.....	25,000
513.600.09	Corona Heights Land .....	25,000	.....	.....	.....	25,000
513.800.00	Fixed Charges .....	20,000	10,500	.....	.....	9,500
	Total Recreation Fund .....	674,507	16,945	.....	.....	657,562
514	LIBRARY:					
514.101.00	Permanent Salaries .....	169,980	.....	.....	.....	169,980
514.103.00	Wages .....	66,332	.....	.....	.....	66,332
514.200.00	Contractual Services .....	45,965	13,351	.....	.....	32,614
514.200.01	Binding .....	35,500	.....	.....	.....	35,500
514.300.00	Materials and Supplies .....	8,500	.....	.....	.....	8,500
514.328.00	Books and Bindery Materials .....	19,665	.....	.....	.....	19,665
514.400.00	Equipment .....	5,000	.....	.....	.....	5,000
514.800.00	Fixed Charges .....	12,380	6,000	.....	.....	6,380
514.900.00	Services of Other Departments .....	20,770	.....	.....	.....	20,770

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
LIBRARY—(Continued)						
New Branches:						
514.233.01	Visitacion Valley .....	10,000	.....	.....	.....	10,000
514.233.02	Bernal Heights .....	10,000	.....	.....	.....	10,000
514.233.03	Parkside .....	10,000	.....	.....	.....	10,000
514.233.04	West Portal .....	10,000	.....	.....	.....	10,000
	Total Library Fund .....	424,092	19,351	.....	.....	404,741
WAR MEMORIAL:						
515	General Department:					
515.101.00	Permanent Salaries .....	62,460	.....	.....	.....	62,460
515.102.00	Temporary Salaries .....	4,870	.....	.....	.....	4,870
515.103.00	Wages .....	1,800	.....	.....	.....	1,800
515.200.00	Contractual Services .....	16,599	14,374	.....	.....	2,225
515.300.00	Materials and Supplies .....	4,000	.....	.....	.....	4,000
515.900.00	Services of Other Departments .....	2,500	.....	.....	.....	2,500
Art Museum:						
515.101.01	Permanent Salaries .....	5,220	.....	.....	.....	5,220
515.102.01	Temporary Salaries .....	435	.....	.....	.....	435
515.231.01	Contractual Service (L. & P.) .....	8,000	8,000	.....	.....	.....
515.300.01	Materials .....	750	.....	.....	.....	750
	Total War Memorial Fund .....	106,634	22,374	.....	.....	84,260
CALIFORNIA PALACE OF THE LEGION OF HONOR:						
517	Permanent Salaries .....	36,736	.....	.....	.....	36,736
517.101.00	Permanent Salaries .....	700	.....	.....	.....	700
517.102.00	Temporary Salaries .....	300	.....	.....	.....	300
517.106.00	Fees and Special Compensations .....	8,000	3,600	.....	.....	4,400
517.200.00	Contractual Service .....	6,000	.....	.....	.....	6,000
517.200.01	Exhibition of German Painting .....	720	.....	.....	.....	720
517.203.00	Auto Hire .....	4,000	.....	.....	.....	4,000
517.300.00	Materials and Supplies .....	1,200	.....	.....	.....	1,200
517.400.00	Equipment .....	1,675	.....	.....	.....	1,675
517.800.00	Fixed Charges .....	11,380	11,380	.....	.....	.....
517.900.00	Services of Other Departments .....	70,711	14,980	.....	.....	55,731
	Total California Palace of Legion of Honor Fund .....	70,711	14,980	.....	.....	55,731

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
518	DE YOUNG MUSEUM:					
518.101.00	Permanent Salaries .....	48,880	.....	.....	11,380	60,260
518.103.00	Wages .....	1,705	.....	.....	.....	1,705
518.106.00	Fees and Special Compensations .....	520	.....	.....	.....	520
518.200.00	Contractual Services .....	3,645	1,500	.....	.....	2,145
518.200.01	Exhibition of Prints .....	4,000	.....	.....	.....	4,000
518.203.00	Auto Hire .....	325	.....	.....	.....	325
518.300.00	Materials and Supplies .....	1,900	.....	.....	.....	1,900
518.400.00	Equipment .....	300	.....	.....	.....	300
518.800.00	Fixed Charges .....	875	.....	.....	.....	875
	Total De Young Museum Fund .....	62,150	1,500	.....	11,380	72,030
526	CHIEF ADMINISTRATIVE OFFICER:					
526.703.00	Installment Payment on State Unemployment Relief Loan Fund..	158,076	.....	.....	.....	158,076
526.800.00	Bond Interest and Redemption Fund.....	8,188,961	.....	.....	6,139,411	14,328,372
526.803.01	Interest on Tax Anticipation Notes Fund.....	13,119	.....	.....	.....	13,119
526.803.02	Interest on State Unemployment Relief Loan Fund.....	39,547	.....	.....	.....	39,547
526.804.00	Indigent Sick and Dependent Poor Fund.....	800,000	4,380	.....	.....	795,620
526.804.01	S. E. R. A. Allocations Fund.....	200,000	.....	.....	.....	200,000
526.277.00	Publicity and Advertising Fund.....	175,000	.....	.....	.....	175,000
		9,574,703	4,380	.....	6,139,411	15,709,734
529.900.00	REGISTRAR OF VOTERS:					
	Special Election Fund .....	937	.....	.....	.....	937

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS						
COUNTY ROAD FUND						
Street Repair:						
545	Permanent Salaries .....	9,900				9,900
545.101.00	Wages .....	206,823				206,823
545.103.00	Contractual Services .....	14,240	900			13,340
545.200.00	Truck Hire .....	17,370				17,370
545.203.01	Auto Hire .....	360				360
545.203.02	Materials and Supplies .....	76,000				76,000
545.300.00	Fixed Charges .....	27,000	13,000			14,000
545.800.00	Services of Other Departments .....	8,250				8,250
545.900.00		359,943	13,900			346,043
Bridges:						
546	Permanent Salaries .....	51,000				51,000
546.101.00	Temporary Salaries .....	2,190				2,190
546.102.00	Contractual Services .....	4,353	1,800			2,553
546.200.00	Materials and Supplies .....	720				720
546.300.00	Services of Other Departments .....	3,390				3,390
546.900.00		61,653	1,800			59,853
General:						
547	Bond Interest and Redemption .....	200,000	200,000			
547.800.00	Traffic (Service of Department of Electricity) .....	5,000	5,000			
547.903.01	Traffic (Services of Police Department) .....	40,000				40,000
547.903.02	Services of Real Estate Department .....	2,500				2,500
547.902.00		247,500	205,000			42,500

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
COUNTY ROAD FUND (Continued)						
Street Construction:						
548	Joint Highway District No. 10.....	25,000	.....	.....	.....	25,000
548.904.01	California St. Widen, Presidio to First Ave.....	35,000	.....	.....	.....	35,000
548.950.00	Irving St. Widen, Seventh to Eighteenth Aves.....	15,000	.....	.....	.....	15,000
548.951.00	First St. Reconstruct—Embarcadero to Brannan St.....	5,000	.....	.....	.....	5,000
548.952.00	Divisional Highway, Castro to Divisadero St.....	50,000	.....	.....	.....	50,000
548.905.17	Roadway into Potrero Hill Playground.....	6,500	.....	.....	.....	6,500
548.953.00	Recondition Streets—Crocker-Amazon Tract (Tobin Contract)...	6,700	.....	.....	.....	6,700
548.954.00	Army St. Widening .....	50,000	.....	.....	.....	50,000
548.955.00	Parker Ave. Widen, Euclid to Geary.....	48,354	.....	.....	.....	48,354
548.956.00	Seventh Ave. Resurface, Lawton to Lincoln Way.....	8,000	.....	.....	.....	8,000
548.957.00						
Total County Road Fund.....		249,554	.....	.....	.....	249,554
		918,650	220,700	.....	.....	697,950

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
SPECIAL GAS TAX STREET IMPROVEMENT FUND						
For the special gas tax street improvement fund created pursuant to the provisions of an Act of the Legislature entitled "An Act to amend Sections 194, 195, 196, 197, 198, and 188 of, and to add new sections to be numbered 199, 200, 201, 202, 203, and 204 to, the Streets and Highways Code, relating to allocation and expenditure of moneys from the State Highway Fund within cities, and providing a procedure therefor," the said sum to be expended for the following improvements:						
577.902.00	Steuart St., Embarcadero to Mission, Reconstruct.....	10,000	.....	.....	.....	10,000
577.903.00	South Van Ness Ave. (Howard St.), Widen, 24th-26th.....	10,000	.....	.....	.....	10,000
577.904.00	Spear St., Embarcadero to Howard, Reconstruct.....	9,000	.....	.....	.....	9,000
577.905.00	Folsom St., Embarcadero to Third, Reconstruct.....	13,300	.....	.....	.....	13,300
577.906.00	Eighteenth St., Guerrero to Danvers, Widen and Reconstruct.....	28,200	.....	.....	.....	28,200
577.907.00	Anza St., Cut Through to St. Roses Ave.....	40,000	.....	.....	.....	40,000
577.908.00	Geneva Ave., Widening, Land Acquisition and Reconstruct.....	87,500	.....	.....	.....	87,500
577.909.00	Silver Ave., Land Acquisition and Reconstruct.....	12,000	.....	.....	.....	12,000
577.910.00	Dearborn St., Land Acquisition and Extension.....	13,000	.....	.....	.....	13,000
577.911.00	Persia Ave., Reconstruction and Extension.....	15,000	.....	.....	.....	15,000
577.912.00	Shakespeare St., Land Acquisition and Extension.....	15,000	.....	.....	.....	15,000
Total Special Gas Tax Street Improvement Fund		253,000	.....	.....	.....	253,000

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
549	DEPARTMENT OF ELECTRICITY:					
549.900.00	Installation Fund .....	3,000	.....	.....	.....	3,000
560.705.00	CONTROLLER:					
	Tax Judgments Fund.....	73,846	.....	.....	.....	73,846
569	SCHOOL DEPARTMENT:					
	Common School Fund (Tentative) .....	9,194,130	463,700	.....	.....	8,730,430
570	Special School Tax Fund (Tentative) .....	1,030,000	9,000	.....	.....	1,021,000
		10,224,130	472,700	.....	.....	9,751,430
572	EMPLOYEES' RETIREMENT SYSTEM:					
572.101.00	Permanent Salaries .....	29,340	.....	.....	.....	29,340
572.102.00	Temporary Salaries .....	2,200	.....	.....	.....	2,200
572.106.00	Fees and Special Compensation .....	1,875	.....	.....	.....	1,875
572.200.00	Contractual Services .....	1,380	30	.....	.....	1,350
572.300.00	Materials and Supplies .....	200	.....	.....	.....	200
572.400.00	Equipment .....	425	.....	.....	.....	425
572.800.00	Fixed Charges .....	1,519,640	.....	.....	642,500	2,162,140
572.802.00	Compensation Insurance .....	1,555,060	30	.....	642,500	2,197,530
		40,000	.....	.....	.....	40,000
	Total Employees' Retirement Fund.....	1,595,060	30	.....	642,500	2,237,530



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES) FOR EXPENDITURE 1935-1936

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PUBLIC UTILITIES COMMISSION:						
562						
562.101.00	Permanent Salaries .....	.....	.....	.....	34,200	34,200
562.106.00	Legal Expenses .....	.....	19,000	.....	19,000	.....
562.200.00	Contractual Services .....	.....	.....	.....	16,350	16,350
562.300.00	Materials and Supplies .....	.....	.....	.....	1,250	1,250
562.400.00	Equipment .....	.....	.....	.....	500	500
562.800.00	Fixed Charges .....	.....	.....	.....	1,217	1,217
	Total Public Utilities Commission Fund.....	.....	19,000	.....	72,517	53,517
SAN FRANCISCO AIRPORT:						
564						
564.101.00	Permanent Salaries .....	15,000	.....	.....	.....	15,000
564.102.00	Temporary Salaries .....	19,200	.....	.....	.....	19,200
564.103.00	Wages .....	2,817	.....	.....	.....	2,817
564.200.00	Contractual Services .....	13,857	6,000	.....	.....	7,857
564.300.00	Materials and Supplies .....	4,165	.....	.....	.....	4,165
564.400.00	Equipment .....	4,015	.....	.....	.....	4,015
564.500.00	Buildings, Structures and Improvements .....	13,100	.....	.....	.....	13,100
564.600.00	Land Purchase .....	105,000	.....	.....	.....	105,000
564.800.00	Fixed Charges .....	2,600	.....	.....	.....	2,600
	Total Airport Fund.....	179,754	6,000	.....	.....	173,754
MUNICIPAL RAILWAY:						
565						
565.101.00	Permanent Salaries .....	244,320	.....	.....	.....	244,320
565.102.00	Temporary Salaries .....	6,566	.....	.....	.....	6,566
565.103.00	Wages .....	1,648,943	.....	.....	.....	1,648,943
565.200.00	Contractual Services .....	506,295	427,125	.....	.....	79,170
565.212.00	Replacements .....	185,000	.....	.....	.....	185,000
565.300.00	Materials and Supplies .....	53,875	.....	.....	.....	53,875
565.800.00	Fixed Charges .....	357,900	187,500	.....	.....	170,400
565.806.00	Pensions and Retirement Allowances .....	102,000	102,000	.....	.....	.....
565.900.00	Services of Other Departments .....	39,027	11,827	.....	.....	27,200
	Total Municipal Railway Operating Fund.....	3,143,926	728,452	.....	.....	2,415,474

(Detail of Other Current Funds Appropriations, Public Service Enterprises, for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
566	WATER DEPARTMENT:					
566.101.00	Permanent Salaries	620,220				620,220
566.102.00	Temporary Salaries	33,413				33,413
566.103.00	Wages	225,564				225,564
566.200.00	Contractual Services	364,606	200,020			164,586
566.300.00	Materials and Supplies	127,819				127,819
566.334.00	Foodstuffs	3,500				3,500
566.400.00	Equipment	12,940				12,940
566.500.00	Additions and Betterments	135,550				135,550
566.800.00	Bond Interest and Redemption, S. V.	3,022,025	3,022,025			
566.808.00	Fixed Charges	363,045	45,000			318,045
566.900.01	Services of Other Departments	127,716	126,719			997
566.900.02	Appropriation to General Fund	1,255,477	1,255,477			
	Total Water Revenue Fund	6,291,875	4,649,241			1,642,634
567	HETCH HETCHY POWER:					
567.101.00	Permanent Salaries	96,417			12,933	109,350
567.102.00	Temporary Salaries	5,642			225	5,867
567.200.00	Contractual Services	6,526	1,775		786	5,537
567.200.01	Plant Repairs	2,075				2,075
567.200.02	Production Maintenance	26,153				26,153
567.200.03	Transmission Maintenance	13,522				13,522
567.200.04	Miscellaneous Maintenance	7,556				7,556
567.300.00	Materials and Supplies	5,000				5,000
567.334.00	Foodstuffs	6,400				6,400
567.400.00	Equipment	3,255			70	3,325
567.500.00	Buildings, Structures and Improvements	20,725			193	20,918
567.800.00	Bond Interest and Redemption	1,180,350	1,180,350			
567.808.00	Fixed Charges	11,999				12,692

(Detail of Other Current Funds Appropriations, Public Service Enterprises, for Expenditure, 1935-1936, continued on next page)



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES) FOR EXPENDITURE 1935-1936  
(Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
HETCH HETCHY POWER (Continued)						
567.813.00	Provision for Depreciation .....	70,000	.....	.....	.....	70,000
567.900.00	Services of Other Departments .....	76,596	71,596	.....	.....	5,000
		1,532,216	1,253,721	.....	14,900	293,395
567.800.01	Bond Interest and Redemption, Hetch Hetchy Water Supply .....	626,559	626,559	.....	.....	.....
	Total Hetch Hetchy Power Operative Fund.....	2,158,775	1,880,280	.....	14,900	293,395
HETCH HETCHY WATER SUPPLY:						
568						
568.101.00	Permanent Salaries .....	.....	.....	.....	39,990	39,990
568.200.00	Contractual Services .....	.....	.....	.....	3,000	3,000
568.212.01	Maintenance .....	.....	.....	.....	23,710	23,710
568.212.02	Replacements .....	.....	.....	.....	518	518
568.300.00	Materials and Supplies .....	.....	.....	.....	9,000	9,000
568.400.00	Equipment .....	.....	.....	.....	3,600	3,600
568.808.00	Fixed Charges .....	.....	.....	.....	25,099	25,099
568.812.00	Taxes .....	.....	.....	.....	6,000	6,000
568.900.00	Services of Other Departments .....	.....	11,680	.....	16,708	5,028
	Total Hetch Hetchy Water Supply Fund.....	.....	11,680	.....	127,625	115,945
	TOTAL PUBLIC SERVICE ENTERPRISES.....	11,774,330	7,294,653	.....	215,042	4,694,719

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
592.900.00	PUBLIC UTILITIES COMMISSION: 1932 HETCH HETCHY BONDS Roads and Trails in Yosemite National Park	250,000				250,000
593.900.01	1933 WATER DISTRIBUTION BONDS Bond Redemption	25,000	25,000			
593.900.02	Interest During Construction	447,500	447,500			
593.900.03	Services of Other Departments	3,816	3,816			
		476,316	476,316			
593.900.04	1933 WATER DISTRIBUTION GRANT Bond Redemption	247,929	247,929			
594.900.01	1933 HETCH HETCHY DAM GRANT Bond Interest and Redemption	49,931	49,931			
594.900.02	1933 HETCH HETCHY DAM BONDS Services of Other Departments	1,536	1,536			
597.900.01	1933 AIRPORT GRANT Bond Interest and Redemption	13,280	13,280			
595.900.01	DEPARTMENT OF PUBLIC WORKS: 1933 SEWER GRANT Bond Interest and Redemption	59,926	59,926			
595.900.02	1933 SEWER BONDS Services of Other Departments	1,176	1,176			
596.900.01	1933 HIGH PRESSURE GRANT Bond Interest and Redemption	3,335	3,335			
596.900.02	1933 HIGH PRESSURE BONDS Services of Other Departments	3,456	3,456			
598.900.01	1934 SCHOOL HOUSE GRANT Bond Interest and Redemption	76,076	76,076			
598.900.02	1934 SCHOOL HOUSE BONDS Services of Other Departments	1,116	1,116			
	Total Capital Funds	1,184,077	934,077			250,000



FRIDAY, MAY 24, 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.  
Noes—Supervisors Schmidt, Uhl—2.

#### Announcement.

President McSheehy announced that the Board will have to meet a week from today to finally pass the budget and the time for its consideration was fixed for 3 p. m. at that meeting.

#### ADJOURNMENT.

There being no further business the Board at the hour of 12:10 a. m., Saturday, May 25, 1935, adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors..OCT. 28. 1935.....

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, May 27, 1935

Friday, May 31, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, MAY 27, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, May 27, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl--9.

Absent—Supervisors Colman (on leave), Havenner—2.

Supervisor Havenner appeared and was noted present at 2:30 p. m.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journal of Proceedings of the meeting of May 20, 1935, was considered read and approved.

President McSheehy announced that the Board must meet Friday, May 31, 1935, at 3 P. M. to Finally Pass the Budget for 1935-36.

### SPECIAL ORDER—3 P. M.

Rereferred.

The following matter was *rereferred to Finance Committee*:

Imposing Fees for Certain Inspections, Department of  
Public Health.

(Code No. 3.041)

Bill No. 719, Ordinance No. 3.04146, as follows:

Providing for and imposing fees for the inspection by the Department of Public Health of milk, animal carcasses intended for human consumption and to defray the cost of inspection at slaughterhouses and abattoirs.

Be it ordained by the People of the City and County of San Francisco, as follows:

For issuing a permit and making the inspection required, the Department of Public Health shall collect monthly the sum of twelve cents for each one hundred gallons of milk that the holder of such permit shall sell or supply for human consumption, within the City and County during the month previous. The holder of such permit shall render a true statement of the amount of milk so sold or supplied and pay the fee hereby imposed on or before the twentieth day of each calendar month. A failure to pay such fee or render the statement shall operate to revoke the permit theretofore issued.

Section 2. For making the inspection of each unstamped carcass of an animal intended for human consumption brought into the City and County, the Department of Public Health shall collect from the owner of said carcass the sum of twenty cents for each carcass in-



spected; such fees shall be paid on or before the 10th day of each calendar month for all inspections made during the preceding month.

Section 3. To defray the cost of inspection, the operator of a slaughterhouse or abattoir shall pay to the Department of Public Health \$270 per month for each inspector assigned to each slaughterhouse or abattoir; said payment to be made on or before the 10th day of each calendar month, for such inspection service, during the preceding month.

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

### **SPECIAL ORDER—3 P. M.**

The following bill was taken up:

#### **Providing for and Imposing Inspection Fees of Meat Processing and Meat Food Products Manufacturing Plants.**

(Code No. 3.041)

Bill No. 725, Ordinance No. 3.04148, as follows:

Providing and imposing a fee for inspection by the Department of Public Health of meat processing plants or meat food products manufacturing establishments, and providing for written monthly reports of quantities processed or meat food product manufactured, and repealing all ordinances or parts of ordinances in conflict.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. To defray the cost of inspection, the operator of a meat processing plant or meat food products manufacturing establishment shall pay to the Department of Public Health a fee of 19 cents per 100 pounds of meat processed or meat food products manufactured by them monthly.

Section 2. A written report, duly verified, setting forth the amount in pounds of meat processed and meat food products manufactured shall be made on form to be provided by the Department of Public Health; which reports shall be filed monthly with the Department of Public Health.

Section 3. The payment of fees imposed under this section shall be made on or before the 10th day of each calendar month.

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

### **Privilege of the Floor.**

M. S. Maxwell, representing Wholesale Butchers, was granted the privilege of the floor and heard in opposition to the proposed ordinance.

Carston Smythe, president of the Wholesale Butchers' Association, was also heard in opposition, stating that the butcher industry cannot possibly absorb this extra charge. They would be glad to meet with the Finance Committee in a spirit of compromise.

Barnett Sumski, attorney for the Wholesale Butchers, was also heard in opposition to the proposed ordinance.

### **Referred to Finance Committee.**

Whereupon, the foregoing matter was laid over one week from next Friday, for hearing in the Finance Committee.

### **SPECIAL ORDER—4 P. M.**

The following matter was taken up:

#### **Report of Health Committee on Garbage Disposal.**

San Francisco, California, April 20, 1935.

To the Honorable the Board of Supervisors of the City and County of San Francisco.

Gentlemen: Your Committee on Public Health has devoted sixteen hours to exhaustive hearings of eight bidders for the disposal of San



Francisco garbage, at which hearings each bidder was invited to fully explain his bid. In addition to the hearings, your Committee inspected two incinerators and two locations for fill and cover. The comparative analysis of the Garbage and Refuse Disposal Franchise bids, and the report thereon submitted by City Engineer John J. Casey, were studied and discussed at length at the various hearings. As a result of our study we concur with, approve and confirm the report and findings of the Honorable John J. Casey. Your Committee herewith submits a copy of the call for bids, together with a copy of the report and findings of the City Engineer, upon which the following resolution is based, and submitted to the Board of Supervisors for adoption:

Resolution No. ....:

Whereas, bids for the disposal of garbage and refuse were called for on the 20th of December, 1934, pursuant to Resolution No. 1711, Code No. 17.08; and

Whereas, bids were received on February 13, 1935, and thereafter referred to the City Engineer for study and comparative analysis; and

Whereas, the report of the City Engineer, dated March 20th, 1935, finds that the Sanitary Fill Company is the best qualified bidder, and that the bid complies with every condition in the Notice of Proposal for Bids, and offers to dispose of the garbage and refuse at one dollar (\$1.00) per ton, or for such other sum as may be agreed upon by the bidder and the garbage collectors. If such charge cannot be agreed upon, it shall be fixed by the Board of Supervisors, but shall not exceed one dollar and fifty cents (\$1.50) per ton in accordance with the law and the ordinances of the City and County of San Francisco. The bidder also offers to pay to the City and County of San Francisco the cost of the City's inspection of their operations; and

Whereas, the Sanitary Fill Company, in conjunction with the Scavengers' Protective Union, has had many years of experience in garbage and refuse disposal, and is the owner and operator of the present loading station in the railroad yard at Sixteenth street, and in addition holds a permit to dispose of garbage and refuse by fill and cover, on privately owned tidelands located in the Bay Shore Sanitary District of San Mateo County; and

Whereas, the bid of the Sanitary Fill Company permits the City and County of San Francisco at its pleasure at any time to order the said Sanitary Fill Company to change the location of its fill and cover operations from privately owned property to the tidelands of Mills Field, or to any other city-owned land, when, and if, a suitable site is provided therefor; and

Whereas, it is to the interest of the City and County of San Francisco to take advantage of the minimum franchise time of ten (10) years, specified by the Sanitary Fill Company; and

Whereas, it is also otherwise to the interest of the City and County of San Francisco to accept said bid; now, therefore, be it

Resolved, That your Health Committee does hereby recommend to the Board of Supervisors of the City and County of San Francisco the acceptance of the bid of the Sanitary Fill Company, and the rejection of all other bids; and be it

Further Resolved, That the City Attorney be and he is hereby requested to prepare the necessary franchise ordinance in accordance with the provisions of the call for bids, providing, among other things, that the bidder shall file and maintain a surety company bond running to the City and County of San Francisco to be approved by the Board of Supervisors, in the penal sum of fifty thousand dollars (\$50,000), conditioned that such bidder shall faithfully fulfil the guarantees contained in its bid, and shall well and truly observe, fulfil and perform each and every other term and condition of the franchise or privilege; and that in case of any breach of conditions of such bond, the whole amount of said penal sum shall be taken and deemed to be



MONDAY, MAY 27, 1935.

liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Respectfully submitted,

ALFRED RONCOVIERI, Chairman,  
J. EMMET HAYDEN,  
Health Committee.

Report of Chief Engineer John J. Casey herewith attached.

CITY AND COUNTY OF SAN FRANCISCO  
DEPARTMENT OF PUBLIC WORKS  
BUREAU OF ENGINEERING

In your reply refer to  
File 700  
March 20, 1935.

*Garbage and Refuse Disposal Franchise—Analysis and Report Bids*

The Honorable Board of Supervisors, City and County of San Francisco, San Francisco, California.

Gentlemen: Pursuant to the request of your Honorable Board, I have made an analysis of the eight bids received by you and opened on February 18, 1935, covering a garbage and refuse disposal franchise.

As the result of my analysis of these bids, a copy of which analysis is attached hereto, bid No. 8 of the Sanitary Fill Company, by John Armanino, for the disposal of garbage at \$1 a ton for a period of from 10 to 25 years, in my judgment, is the most acceptable bid. This company represents the Scavengers' Protective Union, which is at present disposing of all garbage and refuse collected in the City and County of San Francisco in the Bay Shore Sanitary District of San Mateo County.

It appears that this bid would best serve the interests of the City and County of San Francisco, for the following reasons:

The bidder, in conjunction with the Scavengers' Protective Union, has had many years of experience in garbage and refuse disposal; has a permit to dispose of garbage and refuse in said District; guarantees sanitary disposal by fill and cover without offense or nuisance; expresses willingness to maintain a surety bond to protect the City in regard to the performance and fulfilment of all conditions set forth in the franchise; and is the owner and operator of the present loading station in the railroad yard at Sixteenth street. In addition, this bid permits a sanitary fill to be made on City owned instead of privately owned property, as soon as your Honorable Board provides a suitable site.

It is therefore a qualified bidder, and is conversant with every detail necessary to dispose successfully of garbage and refuse collected in the City and County of San Francisco. It also submitted a \$10,000 certified check with its proposal. This method of disposal, if accepted, will produce new land adjacent to the City. It would probably be of interest to the City to take advantage of the minimum franchise time specified by this bidder, namely, ten years.

There are attached hereto a copy of Notice of Proposal for Bids for Garbage and Refuse Disposal Franchise, incorporated in Resolution No. 1711 of your Board, and a tabular record of bids received.

Yours respectfully,

JOHN J. CASEY,  
City Engineer.

*Analysis Report on Bids—Garbage and Refuse Disposal Franchise.*

March 18, 1935.

No. 1—The Bay Cities Refuse Co. \$10 check deposit, McKeon and Tyrell, the representatives, no statement of experience, without evidence of a fill permit and no statement of plant and operation costs; offers 5 to 25 years acceptance of garbage and refuse at \$1 per ton,



street sweeping free, at loading station in S. P. Co. Freight Yard, and final disposal by fill and cover, under \$50,000 surety bond in the Bay Shore Sanitary District, San Mateo Co. will pay to City a bonus of two cents per ton on all garbage and refuse received, except the street sweepings. The City may purchase the plant at end of three years for cost.

No. 2. The L. M. Rose Co.; no deposit; representative, L. M. Rose, the secretary; no evidence of experience:

Proposition No. 1—Offers to dispose of garbage and refuse in an experimental 800-ton incinerator costing \$700,000 exclusive of property, at \$1.25 or more per ton. It will pay 10 per cent of net annual profit to the City. \$100,000 bond guarantees construction of plant. No operation bond. May cancel annual payment at any time. Profit uncertain, if any. Numerous conditions expected. Ash disposal not provided.

Proposition No. 2—Offers to sell to City an experimental 800-ton incinerator costing \$800,000 on lot furnished by bidder. A \$200,000 down payment will be required, and twenty annual payments plus 6 per cent on unpaid balance. The City will be required to pay a royalty of 25 cents per ton on all tonnage for 25 years. This setup will require a disposal cost of \$1.50 per ton.

No. 3. MacDonald & Kahn Co., Ltd.; \$10,000 certified check deposit; no statement of experience; without evidence of a fill permit and no statement of plant and operation costs; offers 25 years' acceptance and disposal of all garbage and refuse by fill and cover in accordance with Holland Pat. 1935090 at \$1.15 per ton, without surety bond, in India Basin, State of California property or in another locality. Bid was conditioned upon permission being obtained from the Board of State Harbor Control. It will assign to a new corporation. If State pays for filling its property, such monies will revert to the City.

No. 4. The Ludwig Incinerator Co.; no deposit; no statement of experience; offers to dispose of garbage and refuse, without smoke or odor and incinerate to a mineral ash, in an experimental plant costing \$800,000, for \$1.00 per ton; conditional upon being granted an exclusive franchise. It will form a corporation. The disposal of ash and reject materials not included in the bid.

No. 5. The Lindgren Co., Inc.; no deposit; no statement of experience, and only a tentative permit to fill in specified location; makes condition 10 years' offer for the acceptance of garbage and refuse at wharf, on site furnished by the City, for \$1.00 per ton, and transporting by barges to final disposal by fill and cover, without guarantees except a \$50,000 surety bond, at McNear's Point, Marin Co.; it reserves right to sub-contract.

No. 6. The Island Transportation Co.; Grizzly Island; no deposit; Benjamin Walters, the representative; no statement of experience; with 25 years' fill permit and no statement of plant and operation costs, makes conditional offer for the acceptance of garbage and refuse at wharf, on site furnished by the City, for \$1.40 per ton, and transporting by barges to final disposal by fill and cover, without guarantee except \$50,000 to \$100,000 surety bond, on State of California designated tide lands in Solano County, or other locations. The said price of disposal does not include any amount for tax, rental, franchise, fee or charge for said wharf site, and if required, the said disposal price shall be increased by the amount of such tax, rental, franchise, fee or other charge.

No. 7. The San Francisco Sanitary Service Co., a company representing the Scavengers' Protective Association and the Sunset Scavenger Corporation, at present collecting the garbage and refuse of the City and County of San Francisco; \$10,000 certified check deposit; F. Ratto and D. Fontana, the representatives, have experience in disposal of garbage by incinerator and fill and cover, and a representative of the Scavengers' Protective Union holds a disposal permit granted by the Bay Shore Sanitary District.

This bid offers disposal for 25 years, free of cost, of all the garbage



and refuse collected in the City and County of San Francisco, including garbage and refuse collected by the Street Department, if granted a conditional franchise for the exclusive collection of said garbage and refuse.

It proposes to build an 800-ton, \$750,000 incinerator on a site to be furnished by the City, and will transport the ash and reject materials by train to said District for final disposal, or it will transport the garbage and refuse by train from the loading station owned and operated by the Scavengers' Protective Union to an incinerator in said District, and there make its final disposal of the ash and reject materials without offense or nuisance. It furthermore expresses a willingness to maintain a \$50,000 to \$100,000 surety bond to protect the City in regard to the performance and fulfilment of all the conditions of the franchise. The City may purchase the plant at any time for fair value.

Inasmuch as your Resolution No. 1711 called for bids for a franchise specifying disposal only, it is assumed that this bid does not conform to the original intent of your Board.

No. 8. The Sanitary Fill Company, a company representing the Scavengers' Protective Union, which is at present disposing of all garbage and refuse collected in the City and County of San Francisco. John Armanino, the representative, is experienced and holds a permit for garbage and refuse disposal in the Bay Shore Sanitary District, San Mateo County.

It presented complete statement of plant and operation costs, and offers 10 to 25 years' disposal by fill and cover, under \$50,000 to \$100,000 surety bond, in the said District.

It will pay a stated sum per annum for an inspector to be employed by the City. It proposes to construct a recreation center on the filled-in portion of the fill.

It also offered to dispose of the garbage and refuse in Mills Field, if such location were more desirable.

All of the foregoing to be in accordance with the terms and conditions that are to be set forth in an ordinance to be enacted by the Board of Supervisors of the City and County of San Francisco.

The bid complies with every condition in the Notice of Proposal for Bids, and sets a price of \$1.00 a ton for disposal, or such other sum as may be agreed on by the bidder and the garbage collectors. If such charge cannot be agreed on, it shall be fixed by the Board of Supervisors, but shall not exceed \$1.50 a ton, in accordance with the law and ordinances of the City and County of San Francisco. Street sweepings and garbage collected by the Street Department are to be disposed of without charge.

It guarantees sanitary disposal without offense or nuisance; expresses willingness to maintain a surety bond to protect the City in regard to the performance and fulfilment of all conditions set forth in the franchise, and it is the owner and operator of the present loading station in the Southern Pacific Company yard at Sixteenth street. The City may purchase the plant at any time for a fair value.

It is therefore a qualified bidder, and is conversant with every detail necessary to dispose successfully of garbage and refuse collected in the City and County of San Francisco.

This method of disposal, if accepted, will produce new industrial land adjacent to the City.

JOHN J. CASEY,  
City Engineer.

Authorizing City Attorney to Prepare Necessary Documents for  
Granting Garbage Disposal Franchise to Sanitary Fill Co.

(Code No. 17.08)

On recommendation of Public Health Committee.

Resolution No. 1965, as follows:

Resolved, That the bid of the Sanitary Fill Company for a garbage disposal franchise, received on February 18, 1935, be and is hereby



accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period of \_\_\_\_\_ years.

Further Resolved, That all other bids be and are hereby rejected.

### Minority Report.

Supervisor Schmidt said in part: What I say is in the way of a minority report. The majority of the Health Committee recommends to the Board of Supervisors the acceptance of the bid of the Sanitary Fill Company and the rejection of all other bids. I am unalterably opposed to the granting of this franchise for the general reason that this present method of garbage disposal which is embodied in this bid is not a permanent solution of the garbage problem at all. What we are working for is a permanent solution. . . . The people of Visitacion Valley and Bay View Heights have been opposed to the dumping of garbage at their doorsteps. It is not the most satisfactory method in a district fairly built up and populated, and these people are annoyed by the dump in their vicinity. We are going to have a large number of our people besieging us with complaints regarding this nuisance. Again we must consider the feeling of the people in San Mateo County. It has been recognized as a policy as far as the people of San Francisco are concerned that they desire union with the people of San Mateo County; therefore, we should do everything to satisfy these people that we mean them no harm. The people of San Mateo County do not want their county to be made the dumping ground for San Francisco's garbage. That it is being dumped in San Mateo County is because the law permits the organization of a sanitary district. The people of San Francisco voted a policy of incineration and the Board of Supervisors has gone on record as favoring incineration. Incineration is practical, clean, healthy, and an unobjectionable method of garbage disposal. I don't think it has been given due consideration.

### Motion.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the Board of Supervisors resolve itself into a Committee of the Whole for consideration of the subject matter.

Motion lost by the following vote:

Ayes—Supervisors Gallagher, Hayden, Schmidt, Uhl—4.

Noes—Supervisors Havenner, McSheehy, Ratto, Roncovieri, Shannon—5.

Absent—Brown, Colman—2.

Supervisor Roncovieri moved that the matter be taken up seriatim.  
*So ordered.*

### Communications.

The following communications from organizations protesting fill-and-cover method of garbage disposal on the Bay Shore were read by the Clerk:

Crocker Amazon Park Association; Bayside Hills and Valley Improvement Association; Broadway Development Association; S. J. Pettigrew, Daly City; Philip Kane, Bay Shore Sanitary Board.

Supervisor Brown moved that the matter be laid over one week and be made a special order of business for 3 p. m.

Supervisor Uhl moved as an amendment that we meet tonight at 8:30 o'clock.

Amendment carried by the following vote:

Ayes—Supervisors Colman, Gallagher, Ratto, Roncovieri, Schmidt, Uhl—6.



Noes—Supervisors Brown, Havenner, Hayden, McSheehy, Shannon—5.

Whereupon, Supervisor Brown requested and was excused from the evening session.

### Privilege of the Floor.

Thereupon, the report of the Health Committee was taken up and the bidders heard in the order set forth, to-wit:

Bay Cities Service Company: Telegram from Mr. Wrigley, requesting hearing at another time owing to inability to appear tonight. Supervisor Shannon moved the request be granted. So ordered.

Assistant Attorney Dold advised that, notwithstanding the failure of the bidder to furnish a certified check in the sum of \$10,000, he considered the bid a legal one.

Supervisor Gallagher, seconded by Supervisor Shannon, moved as a matter of policy that in accordance with the opinion of Assistant City Attorney Dold, we accept his version of the law that the \$10,000 bond is not a necessary condition of the garbage bids, and that all bids be considered.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

No—Supervisor Havenner—1.

Absent—Supervisors Brown, Colman—2.

M. L. Rose Company. Mr. Rose appeared and declared that he had moving pictures of the operation of his garbage disposal system which he wished to show the Board as a demonstration of the ability and efficiency of his machine to do the work.

Whereupon, the hearing on his proposal was deferred until the next meeting of the Board at 4 p. m.

MacDonald & Kahn; James Hanley, representing MacDonald & Kahn, was heard at length as to the ability of his client to fulfil all the requirements of the contract of disposing of garbage of the City and County of San Francisco.

Ludwig Incinerator Company, represented by Thos. Mulcahy, who was heard in explanation of his dehydration method of garbage incineration and disposal. Clerk read letter from said company as to its experience in the disposal of garbage.

Sylvester Andriano, representing Sanitary Fill Company . . . made statement for his principals. His people presented Bid No. 7, and accompanied bid with \$10,000 check. City Attorney ruled that bid did not comply with call for bids. The bid was presented to afford every incinerator concern an opportunity, so that if the Board of Supervisors saw fit to consider any of these methods they might present their proposition to the bidder after the bid was accepted. Since the City Attorney has ruled the bid was not in conformity with the call for bids, he respectfully suggested that one of the members of the Board make a motion that the San Francisco Sanitary Service Company's check be returned.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the bid be rejected and the check be returned. Supervisor Gallagher objected, whereupon the motion was *withdrawn*.

Supervisor Uhl moved that the garbage report be made a special order of business for 4 p. m. next Monday.

Motion *carried*.

### UNFINISHED BUSINESS.

None.

## NEW BUSINESS.

## Rereferred.

The following recommendation of Finance Committee was on motion *rereferred to the Finance Committee*:

Specifying the Various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

(Code No. 4.04)

Bill No. 724, Ordinance No. 4.042, as follows:

Specifying the various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1: Pursuant to the provisions of Sections 8 and 19 of the Charter incumbents of the respective offices and employments of the City and County of San Francisco, hereinafter mentioned, shall be bonded to the City and County of San Francisco in the form and in the manner hereinafter provided for the faithful performance of the respective duties of their respective offices and employments, which said suretyship shall be given within ten days after this ordinance becomes effective and will be required as long as said officers and employees hold their respective positions. That the offices and employments, the incumbents of which shall give suretyship as herein provided, and the minimum amounts of each suretyship are specified in Section 2 to Section 54 of this ordinance.

Section 2: Adult Probation Department:

Bookkeeper .....	\$ 2,000	
Chief Adult Probation Officer.....	1,000	
Probation Officer .....	1,000—\$	4,000

Section 3: Assessor:

Chief Assistant Assessor .....	\$ 10,000	
Chief Teller .....	10,000	
Senior Clerk .....	2,000	
General Clerk (2) each.....	2,000—\$	26,000

Section 4: California Palace of the Legion of Honor:

Director .....	\$ 5,000	
Assistant Director .....	5,000	
Engineer and Building Superintendent.....	2,000	
Organist .....	2,000	
Chief Galleryman .....	2,000	
Galleryman (5) each.....	2,000	
Head Janitor .....	2,000	
Assistant Janitor (2) each.....	2,000	
Stenographer (3) each .....	2,000	
Librarian .....	2,000	
Caretaker (3) each .....	2,000	
Secretary, Board of Trustees.....	2,500	
Watchman .....	2,000—\$	50,500



## Section 5: Chief Administrative Officer:

Chief Administrative Officer .....	\$ 50,000
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## Section 6: City Planning Commission:

Secretary and Engineer.....	\$ 500
Junior Civil Engineering Draftsman.....	500—\$ 1,000

## Section 7: Controller:

Chief Assistant Controller.....	\$ 50,000
Senior Accountant .....	25,000
Senior Accountant .....	10,000
Senior Clerk .....	25,000
Senior Bookkeeper .....	25,000
Senior Bookkeeper .....	10,000
Senior Bookkeeper .....	5,000
Senior Bookkeeper (2) each .....	2,000
Bookkeeper (2) each .....	5,000
Bookkeeper (2) each.....	2,000
Supervisor of Payrolls .....	10,000
Head Clerk .....	5,000
Head Clerk (2) each.....	2,000
General Clerk .....	5,000
General Clerk .....	2,000
General Clerk-Stenographer .....	5,000
Tax Redemption Clerk .....	2,000—\$201,000

## Section 8: Coroner:

Coroner .....	\$ 10,000
Coroner's Chief Investigator.....	1,000
Coroner's Investigator (4) each .....	1,000—\$ 15,000

## Section 9: District Attorney:

Principal Attorney, Criminal (Warrant & Bond Clerk) .....	\$ 10,000
General Clerk .....	5,000
Senior Attorney, Criminal .....	1,000
Attorney, Criminal .....	1,000
Criminal Law Clerk (5) each .....	1,000—\$ 22,000

## Section 10: Education, Board of:

Secretary .....	\$ 10,000
Superintendent of Schools .....	5,000
Senior Accountant .....	5,000
Supervisor "B" .....	1,000—\$ 21,000

## Section 11: Electricity, Department of:

Chief, Department of Electricity.....	\$ 10,000
Senior Clerk .....	5,000
General Clerk .....	5,000
Superintendent of Plant .....	5,000
General Clerk .....	2,000—\$ 27,000

## Section 12: Finance and Records, Department of:

Director of Finance and Records .....	\$ 10,000
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## Section 13: Finance and Records, Department of:—County Clerk:

Chief Clerk .....	\$ 5,000
Criminal Law Clerk .....	2,000
Senior Civil Law Clerk (3) each.....	2,000
Civil Law Clerk (2) each .....	2,000
General Clerk (3) each .....	2,000
General Clerk-Stenographer (2) each .....	2,000
General Clerk-Typist (2) each.....	2,000—\$ 31,000

Section 14: Finance and Records, Department of:—Public Administrator:

Head Clerk .....	\$ 2,000	
Bookkeeper .....	2,000—\$	4,000

Section 15: Finance and Records, Department of:—Recorder:

Recorder .....	\$ 10,000	
Chief Clerk .....	2,000	
General Clerk (2) each .....	1,000—\$	14,000

Section 16: Finance and Records, Department of:—Registrar of Voters:

Registrar of Voters .....	\$ 3,000	
General Clerk .....	1,000—\$	4,000

Section 17: Finance and Records, Department of:—Tax Collector:

Chief Teller .....	\$ 15,000	
Senior Teller .....	10,000	
Teller .....	5,000	
Teller .....	1,000	
License Adjuster (3) each.....	1,000	
Head Clerk .....	3,000	
Director, License Bureau.....	1,000	
Senior Clerk-Stenographer .....	1,000	
Director, Bureau Delinquent Revenue.....	5,000	
Attorney, Civil .....	1,000	
General Clerks (30) each.....	1,000—\$	75,000

Section 18: Fire Department:

Chief Clerk and Secretary.....	\$ 10,000	
Bookkeeper .....	2,000—\$	12,000

Section 19: Horticultural Inspection Department:

County Agricultural Commissioner.....	\$ 1,000	
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Section 20: Juvenile Court—Probation Department:

Chief Probation Officer.....	\$ 2,000	
Senior Probation Officer.....	2,000	
Bookkeeper .....	2,000	
General Clerk-Stenographer .....	1,000	
General Clerk-Typist .....	1,000—\$	8,000

Section 21: M. H. deYoung Memorial Museum:

Director .....	\$ 5,000	
Assistant to Director.....	2,500	
Recorder .....	2,000	
Secretary to Director.....	2,000	
Stenographer .....	2,000	
Head Galleryman .....	2,000	
Printer .....	2,000	
Clerk .....	2,000	
Mechanic .....	2,000	
Assistant Mechanic .....	2,000	
Janitor .....	2,000	
Assistant Janitor .....	2,000	
Head Caretaker .....	2,000	
Caretaker (6) each.....	2,000	
Secretary, Board of Trustees.....	2,500	
Galleryman (13) each.....	2,000	
Carpenter .....	2,000	
Docent (3) each.....	2,000	
Watchman .....	2,000—\$	80,000



## Section 22: Mayor:

Head Clerk-Stenographer .....	\$ 1,000
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## Section 23: Municipal Court:

Clerk of Municipal Court.....	\$ 10,000
Head Clerk .....	3,000
Senior Criminal Law Clerk.....	3,000
General Clerk .....	1,000
Senior Civil Law Clerk (4) each.....	1,000
Chief Assistant Clerk.....	1,000
Court Room Clerk, Criminal, (4) each.....	1,000
General Clerk (3).....	1,000
Civil Law Clerk.....	1,000—\$ 30,000

## Section 24: Park Department:

Superintendent .....	\$ 5,000
Assistant Superintendent (2) each.....	2,000
Assistant Superintendent .....	2,500
Secretary .....	5,000
Accountant .....	2,000
Stenographer .....	2,000
Chief Cashier .....	10,000
Cashier (4) each.....	1,000
Head Waitress .....	1,000
Foreman .....	5,000
Foreman (2) each.....	2,000
Starter (2) each.....	2,000
Golf Starter .....	2,000
Relief Golf Starter.....	1,000
Manager (3) each.....	1,000
Superintendent, Restaurant Activities.....	5,000
Athletic Organizer .....	5,000
Janitor (Coit Tower).....	1,000
Director of Zoo.....	2,000—\$ 67,500

## Section 25: Police Department:

Property Clerk .....	\$ 10,000
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## Section 26: Public Health, Department of:—Central Office:

Director of Public Health.....	\$ 10,000
Assistant Director of Public Health.....	5,000
Senior Accountant .....	5,000—\$ 20,000

## Section 27: Public Health, Department of:—Hassler Health Farm:

Superintendent .....	\$ 2,000
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## Section 28: Public Health, Department of:—Laguna Honda Home:

Superintendent .....	\$ 10,000
Assistant to Superintendent.....	3,000
Senior Pharmacist .....	2,000—\$ 15,000

## Section 29: Public Health, Department of:—San Francisco Hospital:

Superintendent .....	\$ 10,000
Head Clerk .....	5,000
Senior Pharmacist .....	2,000—\$ 17,000

## Section 30: Public Library:

Business Manager .....	\$ 2,000
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## Section 31: Public Utilities Commission:—Airport:

Superintendent .....	\$ 2,500
Assistant Superintendent .....	2,500
Bookkeeper .....	1,000—\$ 6,000

## Section 32: Public Utilities Commission:—Engineering:

First Assistant City Engineer.....	\$ 5,000
Construction Engineer .....	5,000

Assistant Construction Engineer.....	2,500
Assistant Engineer .....	2,500
Experienced Clerk (C. S. No. 9 (3)) Acting as Assistant Auditor .....	5,000—\$ 20,000

## Section 33: Public Utilities Commission:—General Office:

Manager of Utilities.....	\$ 15,000
Secretary, Utilities Commission.....	1,000—\$ 16,000

## Section 34: Public Utilities Commission:—Hetch Hetchy Power Division:

Chief Electrical Engineer.....	\$ 5,000
Electrical Engineer .....	2,500
Chief Operator .....	1,000
Assistant Engineer .....	1,000
General Clerk .....	1,000
General Clerk-Stenographer .....	1,000
Accountant .....	5,000—\$ 16,500

## Section 35: Public Utilities Commission:—Municipal Railway:

Manager .....	\$ 10,000
Senior Accountant .....	2,500
Head Clerk .....	2,500
Accountant .....	2,500
General Clerk .....	2,500
General Clerk (3) each.....	1,000
General Clerk-Stenographer (2) each.....	1,000
Claims Adjuster .....	5,000
Inspector (2) each.....	1,000
Superintendent of Transportation.....	2,500
Division Superintendent (2) each.....	2,500
Inspector (6) each.....	1,000
Junior Inspector (5) each.....	1,000
Day Dispatcher (2) each.....	1,000
Conductor (6) each.....	1,000
Motorman .....	1,000—\$ 59,500

## Section 36: Public Utilities Commission:—Water Department:

General Manager and Chief Engineer.....	\$ 10,000
Auditor .....	5,000
General Clerk-Stenographer .....	1,250
Cashier .....	1,250
Accountant .....	5,000
General Clerk-Stenographer .....	1,500
Assistant Manager, Water Sales.....	1,250
Manager, Water Sales.....	1,250
Shut-Off Man (6) each.....	1,250
Contractor and Building Inspector.....	1,250
Assistant Supervisor—Consumers' Accounts.....	2,500
Supervisor—Consumers' Accounts .....	2,500
General Clerk (25) each.....	1,250
General Clerk .....	2,500
Clerk (2) each.....	1,250
Clerk .....	2,500
Clerk-Typist .....	1,250
General Clerk .....	5,000
Senior Clerk .....	5,000
Head Clerk .....	5,000
Supervisor of Collections.....	5,000
Senior Storekeeper .....	1,250
Meter Man, Country.....	1,250
Assistant Superintendent—Agriculture .....	1,250
Supervisor Docks and Shipping.....	1,250



Foreman Meter Repairer.....	1,250
Foreman Machinist .....	1,250
Senior Clerk (4) each.....	1,250
Office Assistant (2) each.....	1,250
General Clerk .....	1,250
Superintendent Peninsula District.....	1,250
Asst. Superintendent Peninsula District.....	1,250
General Storekeeper .....	1,250
Superintendent Alameda District.....	1,250
Asst. Superintendent Alameda District.....	1,250—\$122,750

Section 37: Public Works, Department of:—Bureau of Architecture:  
City Architect ..... \$ 10,000

Section 38: Public Works, Department of:—Bureau of Building  
Inspection:  
Superintendent ..... \$ 10,000

Section 39: Public Works, Department of:—Bureau of Building  
Repair:  
Superintendent ..... \$ 5,000

Section 40: Public Works, Department of:—Bureau of Cost Account-  
ing:  
Head Clerk .....\$ 2,500  
General Clerk (3) each..... 2,500—\$ 10,000

Section 41: Public Works, Department of:—Bureau of Engineering:  
City Engineer .....\$ 10,000  
General Clerk ..... 1,000  
Senior Clerk ..... 1,000—\$ 12,000

Section 42: Public Works, Department of:—Bureau of Sewer Re-  
pairs:  
Superintendent ..... \$ 5,000

Section 43: Public Works, Department of:—Bureau of Streets:  
General Superintendent of Streets..... \$ 5,000

Section 44: Public Works, Department of:—Central Permit Bureau:  
Head Clerk .....\$ 10,000  
General Clerk (3) each..... 2,000  
General Clerk ..... 1,000—\$ 17,000

Section 45: Public Works, Department of:—General Office:  
Director .....\$ 25,000  
Chief Clerk-Secretary ..... 5,000  
Head Clerk ..... 2,000—\$ 32,000

Section 46: Purchasing Department:  
Purchaser of Supplies.....\$ 25,000  
Chief Accountant ..... 1,000  
Chief Storekeeper ..... 3,000  
General Storekeeper ..... 3,000  
General Storekeeper (4) each..... 2,000  
Produce Buyer and General Storekeeper..... 2,000  
Produce Buyer and Storekeeper..... 3,000  
Produce Buyer and Storekeeper..... 2,000  
Produce Buyer and Storekeeper..... 1,000  
Storekeeper ..... 3,000  
Storekeeper (2) each..... 1,000—\$ 53,000

Section 47: Real Estate Department:—Exposition Auditorium:  
Superintendent of Auditorium..... \$ 5,000

Section 48: Real Estate Department:—General Office:

Chief Right of Way Agent (Director of Property) .....	\$ 25,000
Section 49: Recreation Department:	
Camp Manager .....	\$ 3,000
Bookkeeper .....	3,000
Bookkeeper (2) each.....	1,250
Secretary .....	1,250
Supervisor of Recreation Supplies & Equipment.	3,000
General Clerk .....	1,250—\$ 14,000

## Section 50: Retirement Board:

Secretary-Actuary .....	\$ 25,000
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## Section 51: Sheriff:

Head Clerk .....	\$ 25,000
Head Clerk .....	1,000
General Clerk .....	1,000
Superintendent of Jail (2) each.....	1,000—\$ 29,000

## Section 52: Superior Court:

Secretary and Jury Commissioner.....	\$ 10,000
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## Section 53: Supervisors, Board of:

Clerk, Board of Supervisors.....	\$ 10,000
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## Section 54: Treasurer:

Assistant Cashier .....	\$ 25,000
Assistant Cashier .....	5,000
Senior Teller .....	10,000
Senior Accountant .....	5,000
Accountant .....	5,000
Senior Teller (2) each.....	5,000
Teller (4) each.....	5,000
General Clerk .....	5,000—\$ 85,000

Grand Total of Ordinance.....\$1,423,750

Section 55: The surety of said bond shall be a duly organized surety company authorized to do business in the State of California in the manner provided by law, and the original bond or suretyship shall be filed with the Controller and a duplicate or proper certificate shall be filed with the head of the department in which the employment or office is located. Where the bond or suretyship of any officer or employee is required by Charter or the general laws of the State to be recorded in the office of the Recorder of the City and County of San Francisco, the original of said bond shall be recorded and when the same is recorded in the proper book or record it shall be returned to the Controller and no fee shall be charged by the Recorder for the recording of said bond, as said bonds or suretyship are hereby declared to be public documents.

Section 56: All bonds or suretyship shall be duly conditioned that the officer or employee giving the same shall well and faithfully perform all of his official duties required of him at the time said bond is given or that may thereafter be imposed or required of him by law, ordinance or Charter and that at the expiration of his term of office or employment he will surrender to his successor all property, books, papers and documents that may come into his possession as such officer or employee.

Section 57: All bonds or suretyship issued by authority of this ordinance shall be approved by the City Attorney as to form and shall thereupon be approved as to sufficiency of surety by the Controller and shall thereupon be filed with the Controller as hereinbefore set forth.

Whenever any officer or employee who is covered by any bond or suretyship written or issued under authority of this ordinance shall cease to hold the office or position for which said bond or suretyship was issued, the head of the department in which said officer or employee was serving shall notify the Controller of said fact, and shall also notify said Controller of the name of the officer or employee who has been appointed to succeed said officer or employee. Thereupon the Controller shall forthwith notify the company carrying the said bond or surety-



ship for said office position of said change in the occupancy thereof and arrange with said company that the new appointee shall be covered by said bond or suretyship.

Whenever any officer or employee shall cease to hold any office or employment covered by any bond or suretyship written pursuant to this ordinance and the head of the department concerned notifies the Controller of said fact, he shall advise said Controller if any liability has accrued in favor of the City or in favor of any officer thereof on said bond or suretyship, and if no such liability has accrued, the Controller shall recommend to the Board of Supervisors that said bond or suretyship covering said officer or employee be exonerated so far as such officer or employee is concerned, and the Board may by resolution exonerate said bond or suretyship, provided that such exoneration shall not in any way release said bond or suretyship for any liability which may have accrued while said officer or employee was covered by said bond or suretyship.

Section 58: All bonds heretofore given by any officer or employee, and which are required to be given pursuant to the provisions of this ordinance, are hereby declared to be bonds given in conformity with the provisions of this ordinance, provided the conditions in said bonds comply with the conditions herein contained.

Section 59: The bonds or suretyship herein provided for shall be obtained by the Purchaser of Supplies and the premiums thereon shall be paid by the City and County of San Francisco and where any officer or employee is an officer or employee of any department that is allowed by law a specific fund then the cost of said bond shall be charged against said fund and the premium on all bonds covering any officer or employee of any utility or utilities shall be a charge against the fund of said utility or utilities and where said officer or employee serves more than one utility the premium on said bond shall be equitably prorated among the various utilities which said officer or employee may serve, and where any officer or employee is being paid from the proceeds of any bond issue the premium on any bond or suretyship written for said officer or employee shall be paid from said bond fund.

Section 60: Any bond or suretyship given for any employee or officer pursuant to this ordinance shall inure to the benefit of his superior, whenever said superior is liable for the acts or omissions of said employee or officer.

Section 61: The bonds or suretyship given for any department may be grouped so that all employees and officers of said department will be covered by one bond, when such procedure shall be deemed to be for the best interests of the department and the bonds given for all departments may be grouped so that all employees and officers of all departments will be covered by one bond.

All positions not heretofore bonded and for which bond is required under the provisions of this ordinance may be grouped under one schedule. In such event all other positions now bonded shall be added to the schedule as the respective anniversary dates of the existing bonds covering such positions shall be reached.

Section 62: Nothing herein contained shall in any way change or modify any Charter provision requiring a bond from any officer or employee, but the bonds herein required shall be supplemental to said bonds required by Charter.

Section 63: The respective sections of this ordinance covering the suretyship to be given by the officers or employees of any particular department may be covered by amendment of the appropriate section of this ordinance without the necessity of republishing said ordinance in its entirety and the consent of the surety shall be evidenced by a proper rider or endorsement to said bonds or suretyship.

Section 64: The surety of any said bond or suretyship may at any time terminate its liability on behalf of any officer and employee or other incumbent under said suretyship by giving thirty (30) days' notice in writing to the Controller of the City and County of San Francisco and likewise the Controller of the City and County of San



Francisco may cause the termination of the surety's liability on behalf of any and every officer, employee or other incumbent by notice in writing to the surety, specifying the date of cancellation. Upon the determination of the notice of cancellation and provided no loss has been reported, the pro rata unearned portion of premium shall be returned to the Controller of the City and County of San Francisco.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Appropriating \$88,900.08 for Care of Indigent Sick and Dependent Poor, Month of June, 1935, and Declaring the Existence of an Emergency.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 732, Ordinance No. 9.051182, as follows:

Appropriating the sum of \$88,900.08 out of such funds as may be available for this purpose, for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of June, 1935, and declaring the existence of an emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$88,900.08 is hereby set aside and appropriated out of such funds as may be available for this purpose, for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of June, 1935.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the care and maintenance of the indigent sick and dependent poor of the City and County of San Francisco, as follows:

That these funds are appropriated for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco; that there is no money available at the present time for this purpose and that by reason thereof an immediate appropriation is necessary for the preservation of the lives and health of a large number of the citizens of the City and County.

Approved by the Controller as to funds being available.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

**Adopted.**

The following resolutions were *adopted*:

**Accepting Right of Way Easement From Burnett Building & Loan Association for Crystal Springs Pipe Line No. 2.**

(Code No. 15.0241)

On recommendation of Finance Committee.

Resolution No. 1963, as follows:

Resolved, That the City and County of San Francisco accept a deed from Burnett Building and Loan Association to a right of way easement across Lot 30, Assessor's Block 6309, San Francisco, required for Crystal Springs Pipe Line No. 2; and that the sum of \$437.85 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.



### Accepting Deed From Michael Glaser for Land Required for the Sunset Reservoir.

(Code No. 12.17152)

Also, Resolution No. 1964, as follows:

Resolved, That the City and County of San Francisco accept a deed from the following named party to certain land in San Francisco, required for the Sunset Reservoir, and that the sum set forth opposite his name be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05:

Michael Glaser .....\$250

Lot 26 in Assessor's Block 2109.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

### Appointment of J. C. Geiger, Director of Public Health, to Sign Narcotics Orders.

(Code No. 17.01)

Also, Resolution No. 1966, as follows:

Resolved, That J. C. Geiger, Director of Public Health, is hereby appointed with full authority for the year commencing July 1, 1935, and ending June 30, 1936, to sign orders for narcotics for the institutions of the Department of Public Health, namely: the Laguna Honda Home, the San Francisco Hospital, the Emergency Hospitals, the Central Office and the Hassler Health Home at Redwood City, California, in compliance with the rules and regulations of the Narcotic Division of the Treasury Department, Internal Revenue, San Francisco, California.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

### Leave of Absence—Honorable Duncan Matheson.

(Code No. 4.053)

On recommendation of His Honor the Mayor.

Resolution No. 1967, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Duncan Matheson, Treasurer of the City and County of San Francisco, is hereby granted a leave of absence for a period of one day, June 21, 1935, with permission to leave the State.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

### Passed for Second Reading.

The following bill was *passed for second reading*:

Reducing Width of Sidewalks on Lake Street Between Arguello Boulevard and Sixth Avenue From 15 to 12 Feet.

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 716, Ordinance No. 12.073129, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and One (201) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be amended in accordance with the communication of the Director of Public Works, filed in this office April 23, 1935, by amending Section Two Hundred and One (201) thereof, to read as follows:

Section 201. The width of sidewalks on Lake street between Arguello boulevard and Sixth avenue shall be 12 feet.

The width of sidewalks on Lake street between Sixth avenue and its westerly termination shall be 15 feet.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Accepting Deed From Sylvia Orenge for Land for Army Street Widening.

(Code No. 12.1711)

Supervisor Ratto presented:

Resolution No. 1970, as follows:

Resolved, that the City and County of San Francisco accept a deed from Sylvia Orenge to a portion of Lot 5, Block 4334, San Francisco, and that the sum of \$2013.50 be paid for said land from Appropriation No. 83.904.17.

The above amount includes damages in full to the improvements now wholly or partially located on the above described property, said improvements to be relocated by the above owner within 30 days after the deed to the City is recorded.

Approved by the Director of Property.

*Adopted* by the following vote:

Ayes—Brown, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Colman, Havenner—2.

### Mayor to Appoint Committee on Celebration of Commodore Barry's Day.

(Code No. 5.92)

Supervisor Gallagher presented:

Resolution No. 1971, as follows:

Whereas, the United Irish Societies of San Francisco are preparing to celebrate on July 7, 1935, the memory and the achievements of Commodore John Barry, often referred to as "the father of the American Navy"; and

Whereas, many states and cities throughout our nation have set aside special days to do honor to this great revolutionary character, who demonstrated his bravery, his integrity, his patriotism and his seamanship in defending this nation in the days of its infancy; and

Whereas, it is fitting and proper that the City and County of San Francisco should cooperate with the United Irish Societies in recalling to the minds of our people the heroic services rendered by this great patriot; therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco do hereby request that His Honor, Angelo J. Rossi, Mayor of the City and County of San Francisco, appoint a Citizens' Committee to cooperate with the societies mentioned, and to take such other steps as may be necessary to insure that the celebration to be



held on July 7, 1935, will be fitting for this great character of revolutionary days.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

**Requesting State Legislature to Pass Bill Providing \$1,000,000 for Buildings, Agricultural District No. 1-A.**

(Code No. 18.06)

Supervisor Gallagher presented:

Resolution No. 1975, as follows:

Whereas, the State of California, in August, 1931, by an act of the Legislature, and approved by the late Governor James Rolph, Jr., appropriated to San Francisco and San Mateo counties for the erection of livestock exposition buildings the sum of \$250,000, contingent, however, upon the purchase of a site for the buildings and the contribution of a like sum of \$250,000 by the City and County of San Francisco, or some other public or private agency; and

Whereas, Agricultural District 1-A, comprising San Francisco and San Mateo counties, through its board of trustees, has caused to be deeded to the State of California approximately 55 acres of land, situate on the county line of these two counties, which is in all respects suitable and adequate for the purposes intended, and has procured a Federal grant from the Public Works Administration of \$199,000, which said district will apply to the erection of said buildings; and

Whereas, this Board has by recent action appropriated the sum of \$250,000 to make possible the use of the \$250,000 in the State Treasury; and

Whereas, the said Agricultural District 1-A is in need of \$1,000,000 additional to complete the whole project, which will require the following:

- 4,000,000 feet of lumber
- 90,000 square feet of glass
- 30,000 barrels of cement
- 4,000 tons of steel
- 200,000 days of labor.

And Whereas, by the expenditure of public funds upon state-owned, state-managed and state-controlled public projects as these men will be taken off relief and put to gainful occupation; and

Whereas, it is the declared policy of the San Francisco Bay Exposition Company to make use of the proposed livestock pavilion and trotting track as and for the livestock department of the Bay Exposition, as expressed in a letter from Mr. Leland W. Cutler, president of the exposition company, to Agricultural District No. 1-A, as follows:

“May 21, 1935.

“Board of Directors of Agricultural District 1-A,  
“San Francisco, Calif.

“Gentlemen: Should the plans which you now have under way for a livestock pavilion materialize, it is the sentiment of our executive committee that the livestock activities of our exposition could very properly be held on the mainland in cooperation with your organization.

“While our exposition plans are only in a formative stage, please be assured that our directors are most desirous of working with you and encouraging the establishment of a permanent livestock center in San Francisco.

“Yours very truly,

(Signed) “LELAND W. CUTLER, President.”

And Whereas, San Francisco and San Mateo counties are losing approximately \$250,000 per annum through the lack of an instrumentality to which their proportion of the pari-mutuel state racing fund can be

paid, and by the installation of these buildings, this annual sum will be paid into these two counties through the state institution—Agricultural District No. 1-A—which is qualified in all respects to receive this amount; and

Whereas, this annual return of money should be made to this district because by far the largest part of the state racing fund is created by the citizenry of these two counties, and they are entitled therefore to this annual return; and

Whereas, there has been introduced in the Assembly of the State Legislature a bill for the appropriation by the State out of Federal relief funds the sum of \$1,000,000 for the said buildings; now, therefore, be it

Resolved, That the Board of Supervisors hereby request the State Legislature of the State of California to pass and enact said bill, and request His Honor, Angelo Rossi, the Mayor of this City and County, to immediately appoint a committee of this Board of Supervisors to go to Sacramento, appear before committees, and urge the passage of said bill.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

**Authorizing Certain Supervisors to Officially Represent the City and County of San Francisco at the San Diego Exposition, May 29, 1935.**

(Code No. 5.93)

Supervisor Hayden presented:

Resolution No. 1976, as follows:

Resolved, That Supervisors J. Emmet Hayden, Andrew J. Gallagher and Alfred Roncovieri be and they are authorized and requested to officially represent the City and County of San Francisco at the San Diego Fair to be held in San Diego, California, commencing May 29, 1935, and be it further

Resolved, That the absence of Supervisors Hayden and Roncovieri shall be deemed to be in connection with public and official business of the City and County of San Francisco.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

**Adopted.**

The following resolutions were *adopted* on recommendation of His Honor, the Mayor:

**Leave of Absence—Hon. Albert A. Greenbaum, Member of the Art Commission.**

(Code No. 4.053)

Resolution No. 1972, as follows:

Resolved, That in accordance with the recommendation of His Honor the Mayor, Honorable Albert A. Greenbaum, member of the Art Commission, is hereby granted a leave of absence for a period of thirty days, commencing May 30, 1935, with permission to leave the State.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.



Leave of Absence—James W. Ward, M. D., Member, Advisory Health Board.

(Code No. 4.053)

Also, Resolution No. 1973, as follows:

Resolved, That in accordance with the recommendation of His Honor the Mayor, James W. Ward, M. D., member, Advisory Health Board, is hereby granted a leave of absence from May 30 to June 17, 1935, with permission to leave the State.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

Meal Tickets for Single Men on Relief.

(Code No. 19.071)

Supervisor Uhl presented:

Resolution No. 1974, as follows:

Whereas, the Citizens' Relief Committee is providing the single men of the City and County of San Francisco on relief, two meal tickets, namely, one 10-cent ticket intended for breakfast, and one 15-cent meal ticket intended for dinner; and

Whereas, two meals per day which can be purchased for said meal tickets seem inadequate; now, therefore, be it

Resolved, That the Relief Committee substitute three 10-cent meal tickets for meals exclusively on the day for which tickets are issued.

*Referred to the Public Welfare Committee.*

Report of Supervisor Havenner on Washington Conference Relative to Alleged Violations of the Raker Act.

Supervisor Havenner, under roll call, stated that as one member of the Washington Conference Committee, he wished to make a statement to be followed by a motion regarding the possible adverse ruling of the Secretary of the Interior.

Supervisor Brown raised the point of order that the Supervisor was out of order in bringing the matter before the Board without referring it to a committee. Chair ruled point of order not well taken.

Supervisor Shannon raised the point of order that this matter should be taken up by Supervisor Havenner under second roll call which comes at the conclusion of the meeting. Chair ruled point of order not well taken.

Supervisor Havenner thereupon moved that the Board reassemble tonight at 8:30 o'clock and that the first order of business be the consideration of the report of Supervisor Havenner on the conference at Washington, D. C., before Secretary of Interior on the alleged violation of the Hetch Hetchy contract, and that he be given from 8:30 to 9 p. m. to discuss the matter.

*So ordered.*

RECESS.

Whereupon, the Board at the hour of 7:15 p. m. took a recess until 8:30 p. m.

J. S. DUNNIGAN, Clerk.

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REASSEMBLED.

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The Board of Supervisors reassembled at 9 p. m.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Hayden, Roncovieri—4.

Supervisors Brown and Colman excused.

Supervisor Hayden appeared and was noted present at 9:25 p. m.

Supervisor Roncovieri appeared and was noted present at 9:15 p. m.

President McSheehy in the Chair.

**Discussion of Supervisor Havenner's Report on Washington Conference Relative to Violation of Hetch Hetchy Contract.**

Supervisor Havenner: Mr. Chairman, as one member of the committee to Washington on disposal of Hetch Hetchy power, I think that at this time the Board should at least make definite preparation to present some kind of a program when the Secretary of the Interior makes his ruling on the alleged violation of the Hetch Hetchy contract, which matter was heard before him in Washington recently.

The Mayor and various departments of the City and County are considering the submission of a program of public works under the new appropriation made by Congress, and I want to say to the Board that I think some of the Secretary's comments during the hearing held in Washington on May 6 might have serious consequences in regard to any public works program that the City desires to submit. The Secretary repeatedly volunteered comments in response to the statement that the City was unable to finance its own distributing system; that San Francisco was responsible itself and indeed fostered its inability to finance the construction of a transmission line and distributing system for Hetch Hetchy power.

Mr. Robert Searls attended the hearing and spoke in behalf of downtown civic associations—Chamber of Commerce, Junior Chamber of Commerce, Down Town Association, Building Owners' Association of San Francisco, San Francisco Real Estate Board and San Francisco Retail Merchants' Association. Mr. Searls defended the plea that San Francisco was financially unable to acquire or construct a transmission line and distributing system for the Hetch Hetchy power direct to its own people. Secretary of the Interior on several occasions in response to Mr. Searls' statement said: "Apparently San Francisco has contributed to its own financial disability."

Since the agency contract was entered into, Secretary Ickes thought we had failed to use our credit for the construction of a transmission line and distributing system, that we had used our credit for various other purposes.

Some of the newspapermen at the capital volunteered a doubt the Secretary will be very slow to authorize any Federal grant for other purposes unless San Francisco takes steps to use its credit for the acquisition of a transmission line and distributing system for its Hetch Hetchy electric power.

The Secretary, he said, as the record here shows, in response to the plea that the contract had been entered into as an emergency proposition, and that the emergency still exists, declared that that was twelve years ago and that apparently the emergency was intended to exist indefinitely. Mr. O'Toole corrected the statement, saying that the emergency contract was in existence for ten years, not twelve years.

Mr. O'Toole said that if the emergency contract was not a violation of the act in 1923, it is not today, as the same conditions prevail. The Secretary then said the emergency has continued to exist for ten years and apparently it is intended to continue indefinitely.

(Supervisor Havenner read, as follows, from the transcript of tes-



timony taken at hearing, the statement of himself and Supervisor McSheehy.)

MR. HAVENNER (interposing): Last week we submitted a proposed Charter amendment to the voters of San Francisco to authorize the use of revenue bonds and all of the organizations represented by Mr. Searls actively opposed it. Mr. McSheehy and myself, who are members of the Board of Supervisors, have subscribed jointly to a very brief statement which I would like to offer at this time.

CHAIRMAN: I will be very glad to have it, Mr. Havenner.

"The contract between the City and County of San Francisco and the Pacific Gas and Electric Company contains the following statements, which constitute portions of the terms and conditions of the contract:

" 'The City intends to complete its power transmission line from Newark to San Francisco and to acquire or construct a distribution system of its own.

" 'It is expressly recognized that this contract is a temporary arrangement between the parties for distributing the energy output of the Moccasin plant over and through the Company's lines and system during the period that must elapse before the City can construct or acquire a distribution system of its own.'

"We recognize that these statements, which are embodied in the contract, are an official pledge on the part of San Francisco to complete its transmission line and acquire a distribution system for the purpose of serving its Hetch Hetchy power to its own people.

"In order that there may not be any conclusion that all of the officials of San Francisco have been either negligent or deliberately delinquent in attempting to fulfill this official pledge, we invite the attention of the Secretary of the Interior to the fact that on several occasions since the contract was entered into proposals to finance a transmission line and distribution system have been submitted by majority vote of the Board of Supervisors to the voters of the City. All of these proposals have failed to secure the vote necessary to authorize the financing.

"Costly campaigns have been conducted against each of the proposals by San Francisco organizations antagonistic to municipal distribution of electricity. The City of San Francisco is prohibited by its organic law from expending public funds for campaign purposes, and official proposals to the voters are always at a disadvantage if the opposition is able to spend large sums of money.

"At all times, during the ten years which have elapsed since the contract was entered into, a majority of the members of the San Francisco Board of Supervisors have voted in favor of municipal distribution of Hetch Hetchy electric power and have supported the various attempts to finance a transmission line and distribution system. We are confident that the Board of Supervisors will continue to support in the future proposals to finance a municipal electric distribution system."

(Paper filed and marked "City's Exhibit F.")

MR. HAVENNER: The Public Utilities Commission endorsed the Revenue Bond amendment, Mr. Secretary.

MR. BYINGTON: It did not.

MR. MCSHEEHY: Mr. Secretary, I realize there is a difference of opinion here, but I also realize that this difference of opinion had existed for a number of years. I am the President of the Board of Supervisors, and desire to point out to you an analogy on this matter, by calling your attention to page 6. On September 1, 1912, M. M. O'Shaughnessy was appointed City Engineer. On November 25 to November 30, 1912, meetings were held before the Secretary of the Interior. On February 9, 1913, the Army Board report upheld the se-



lection of a twenty million dollar project, Tuolumne River, as having greater possibilities. The thought that I am trying to inject is that the power company at that time wanted it, and the intent was that that power should be sold to the people of the City and County of San Francisco, and not to a private corporation, but conditions have been so that we did benefit by it, and today we are receiving practically \$2,000,000 from power that the power company is selling for practically \$10,000,000. That is the difference. I hope, Mr. Secretary, that you will go into the details of this matter, because by your so doing you will find that the organizations represented by Mr. Searls have taken a very active part in every one of the commissions that have been brought forth, asking the people of our City to bond our City for the purpose of distributing their own power created by the Hetch Hetchy project.

#### Motion.

Supervisor Havenner, seconded by Supervisor Uhl, moved that the Clerk be authorized to inquire of the Public Utilities Commission whether it did or did not officially endorse the recent revenue bond amendment.

*Motion carried.*

Supervisor Havenner read the statement of Secretary Ickes of the Interior Department, as follows:

CHAIRMAN: It seems to me that an argument is made for a rather strange and unjust interpretation of the contract; the emergency which has existed for some thirteen years, and which presumably is going to be an emergency for an indefinite period, is pleaded as an argument that the Raker Act holds one way rather than another way, and a great deal of argument is to the effect that San Francisco is not able at this time, and has not been able within the recent past, to buy out the distribution system of the Pacific Gas and Electric Company, and would not be able to do that in the near future, and then it develops that there are one or two reasons why San Francisco has not been able to do that; one reason being that it has preferred to use this power for other purposes, and the other reason that certain organizations which strongly urge that the emergency exists, of which the Federal Government should be cognizant, are very busy, and cannot make it possible for San Francisco to finance the acquisition or the building of a distribution system. I don't quite get the equity in an argument of that kind. Now, if I want to control the results of a referendum in San Francisco, of course I would have your two-thirds rule, and I would oppose any effort to vote bonds by a majority rule, which is the usual rule throughout the United States. It is always easier to control a minority than a majority, and, of course, we hear the argument of taxpayers. I don't know of anybody that lives in the city that is not a taxpayer. The man who rents not only pays taxes, but pays disproportionate taxes, for the landlord not only pays the taxes on the property he rents, but he also adds a little to it. I am frank to say that in deciding this question I shall not pay any attention at all to the strong plea of inability instituted, because you are responsible for your own inability. It seems to me that you rather foster it, and build it up and protect it. In other words, I don't think that that is coming into court with clean hands. Now if there were some assurance here that all parties in interest, including the Pacific Gas and Electric Company, which ought to be as much interested in San Francisco living up in good faith to a contract between the municipal and the Federal Government, would join hands within a reasonably short time, why then I might say that considering the fact that perhaps the Federal Government has not been as assiduous as it might have been in the past, in insisting that the law be lived up to, will forbear a sufficient, reasonable time in order to put this thing up to the people, because if the people of San Francisco want to live up



to a fair interpretation of the Raker Act, you could get your two-thirds or three-fourths.

Supervisor Havenner, seconded by Supervisor Uhl, moved that the President of the Board of Supervisors appoint a committee to make a thorough study of this question, consulting all parties in interest, and report to the Board the various methods proposed to meet the anticipated ruling of the Secretary of the Department of the Interior.

Supervisor Gallagher suggested a committee of five and the Chair agreed and said he would announce his appointments at next Monday's meeting of the Board.

#### RECESS.

Whereupon, at the hour of 11:40 p. m., the Board took a recess until Friday, May 31, 1935, at 3 p. m., for the purpose of finally passing the budget of municipal expenditure for the ensuing fiscal year.

J. S. DUNNIGAN, Clerk.

FRIDAY, MAY 31, 1935, 3 P. M.

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The Board of Supervisors met pursuant to recess for the purpose of giving final passage to the Budget of Municipal Expenditures for the Fiscal Year 1935-36.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Hayden—1.

Quorum present.

President McSheehy presiding.

**Final Passage.**

The following bill, heretofore passed for second reading, was, on motion of Supervisor Gallagher, *finally passed* by the following vote:



# ANNUAL APPROPRIATION ORDINANCE, 1935-36

630

FRIDAY, MAY 31, 1935.

Bill No. 715, Ordinance No. 9.051156 (Code No. 9.051) as follows:

## AN ORDINANCE APPROPRIATING ALL ESTIMATED RECEIPTS AND ALL ESTIMATED EXPENDITURES OF THE CITY AND COUNTY OF SAN FRANCISCO FOR THE FISCAL YEAR ENDING JUNE 30, 1936.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The several amounts of estimated receipts, income and revenue enumerated herein are hereby provided for and appropriated to the several funds and/or departments indicated in this ordinance for the purpose of meeting appropriations herein provided. Such estimated receipts, revenue, and income are computed on an accrual basis and cash received in payment thereof either before or after the close of the fiscal year shall not be considered as income or revenue, but as payment on account.

Section 2. The several amounts of proposed expenditure for the fiscal year ending June 30, 1936, are hereby appropriated to the several funds and/or departments as enumerated herein. Each department for which an expenditure appropriation is herein made shall be authorized to use the amount of moneys so appropriated for the purposes specified in this appropriation ordinance, subject to the limitations of the Charter and as provided herein.

Section 3. The Controller is hereby authorized and directed to set up appropriate accounts, as provided by section 76 of the Charter, for the items of receipts and expenditures appropriated herein, subject to the provisions of the Charter dealing with the appropriation and allotments, the transfer of funds, the certification of obligations and the payment of warrants. Where revenues for any fund or department are herein provided by transfer from any other fund or department, or where a duty or a performance has been transferred from one department to another, the Controller is authorized to make the necessary transfer; provided further, that where revenues for any fund or department are herein provided by transfer from any other fund or department, in consideration of departmental services to be rendered, in no event shall such transfer of revenue be made in excess of the actual cost of such service; provided further, that in no event shall transfers from utility surplus exceed the limitations set forth in section 129 of the Charter.

Section 4. The several items of expenditures herein appropriated, being based on estimated receipts, income or revenues which may not be fully realized, it shall be incumbent upon the Controller to establish a schedule of allotments, monthly or quarterly as he may determine, under which the sums appropriated to the several departments shall be expended. The Controller shall revise such revenue estimates monthly. If such revised estimates indicate a shortage the Controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth herein until the collection of the amounts as originally estimated is assured, and in all cases where it is provided by this Charter that a specified or minimum tax shall be levied for any department the amount of such appropriation herein provided derived from taxes shall not exceed the amount actually produced by the levy made for said department. The Controller in issuing warrants or in certifying contracts or purchase orders or other encumbrances, pursuant to section 86 of the Charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstance which could not be anticipated at the time of apportionment, an additional allotment for a period may be made on the recommendation of the department head and that of the Chief Administrative Officer, board or commission and the approval of the Controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the said allotment schedule so established, unless an additional allotment is made, as herein provided.



exceed the amount of each such appropriation, unless the same shall have been increased by supplemental appropriations made in no case the manner provided by sections 79 and 80 of the Charter, or by transfer as provided by sections 77 and 90 of the Charter.

Section 5. Items of proposed expenditure that are designated herein as appropriated for the use of a department only to the extent that fees or other revenues are collectible therefor, or reimbursement is recollectible in full from the departments, persons or institutions for which the service is rendered, shall be subject to limitation by the Controller to the amount of such receipts or collections. Each department head to whom such a provisional appropriation is made shall file with the Controller monthly an estimate in detail of the proposed expenditures for the ensuing period, and also a statement of the amount of expenditures made and the receipts or reimbursements received or receivable since the last report.

Section 6. Where appropriations are made for specific projects or purposes which may involve the payment of salaries or wages, the head of the department to which such appropriations are made, or the head of a department authorized by contract or interdepartmental order to make expenditures from each such appropriation, shall file with the Controller, when requested, an estimate of the amount of any such expenditures to be made during the ensuing period.

Section 7. Liabilities incurred and expenditures made for permanent employments shall in no case exceed the number of, and the salary or wage for, employments in each class as enumerated in the annual salary ordinance, except as additional employments may be authorized under the provisions of the Charter.

Appointing officers shall not make appointments to vacancies in permanent positions established in the annual salary ordinance unless the Mayor shall approve and until the Controller shall certify that funds are available to pay for the service to be rendered and until the Civil Service Commission shall verify the legality of the position and compensation.

Appointing officers shall not make appointments to seasonable or temporary positions until the Controller shall certify that funds are available and until the Civil Service Commission shall verify the legality of the position and compensation.

The Controller and the Civil Service Commission shall be notified immediately of a vacancy occurring in a permanent position.

Section 8. The Controller is hereby authorized and directed to continue the existing Special, Trust Funds and Reserves and the receipts in, and expenditures from, each such fund are hereby appropriated in accordance with law and the conditions under which each such fund was established.

The Controller is hereby authorized and directed to set up additional Special, Trust Funds and Reserves, as they may be created by either additional bequests or under other conditions.

Section 9. The Controller is hereby authorized and directed to set up appropriations for refunding revenues collected in excess of amounts due.

Section 10. The Controller is hereby authorized and directed to prescribe the method to be used in making payments for interdepartmental services in accordance with the provisions of section 77 of the Charter.

Section 11. The term "department" as used in this ordinance shall mean department, bureau, office, utility, board, or commission, as the case may be. The term "department head" as used herein shall be as defined in section 20 of the Charter.

Section 12. The several amounts of estimated receipts herein appropriated, and each fund or department to which such appropriation is made, are as follows:



Name of Fund	APPROPRIATIONS			REVENUES				
	Amount	By Transfer	Total	By Transfer	From Surplus	Other Than Taxes		Taxes
						Appropriation	Fund	
CURRENT FUNDS (General City and County)								
General (Note A)	15,996,339	2,076,427	18,072,766	2,076,427		165,000	2,756,900	13,074,439
Emergency Reserve	100,000		100,000					100,000
Library (Note B)	424,092		424,092				16,300	407,792
Recreation (Note C)	674,507		674,507				34,000	640,507
Park (Note D)	1,207,141		1,207,141				325,000	882,141
de Young Memorial Museum	62,150	11,380	73,530	11,380			250	61,900
California Palace of the Legion of Honor	70,711		70,711				500	70,211
War Memorial	106,634		106,634				35,000	71,634
Employees' Retirement	1,555,060	642,500	2,197,560	642,500				1,555,060
Workmen's Compensation	40,000		40,000					40,000
Tax Judgments	73,846		73,846					73,846
Publicity and Advertising	175,000		175,000					175,000
Indigent Sick and Dependent Poor	800,000		800,000					800,000
SERA	200,000		200,000					200,000
Special Election	937		937					937
TOTAL CURRENT FUNDS (General City and County)	21,486,417	2,730,307	24,216,724	2,730,307		165,000	3,167,950	18,153,467
OTHER CURRENT FUNDS								
County Roads	918,650		918,650				918,550	100
Bond Interest and Redemption	8,188,961	6,139,411	14,328,372	6,139,411	1,236,023			6,952,938
Interest on Tax Anticipation Notes	13,119		13,119		12,882			237
State of California Unemployment Relief Loan Interest	158,076		158,076		6,690			151,386
State of California Unemployment Relief Loan	39,547		39,547		22,372			17,175
Installation Fund—Dept. of Electricity	3,000		3,000				3,000	
Special Gas-Street Improvement Fund	253,000		253,000				253,000	
TOTAL OTHER CURRENT FUNDS	9,574,353	6,139,411	15,713,764	6,139,411	1,277,967		1,174,550	7,121,836
								15,713,764

(Budget, 1935-1936, continued on next page)

Name of Fund	APPROPRIATIONS			REVENUES					
	Amount	By Transfer	Total	By Transfer	From Surplus	Other Than Taxes		Taxes	Total
						Appropriation	Fund		
PUBLIC SERVICE ENTERPRISES									
Water Revenue .....	6,291,875	.....	6,291,875	.....	.....	.....	6,291,875	.....	6,291,875
Hetch Hetchy Power Operative.....	2,158,775	14,900	2,173,675	14,900	.....	.....	2,158,775	.....	2,173,675
Municipal Railway Operating.....	3,143,926	.....	3,143,926	.....	.....	.....	3,143,926	.....	3,143,926
Hetch Hetchy Water Supply.....	.....	127,625	127,625	127,625	.....	.....	.....	.....	127,625
Public Utility Commission.....	.....	72,517	72,517	72,517	.....	.....	.....	.....	72,517
Airport .....	179,754	.....	179,754	.....	.....	.....	25,000	154,754	179,754
TOTAL PUBLIC SERVICE ENTERPRISES.....	11,774,330	215,042	11,989,372	215,042	.....	.....	11,619,576	154,754	11,989,372
CAPITAL FUNDS									
1932 Hetch Hetchy Bond Fund.....	250,000	.....	250,000	.....	.....	.....	250,000	.....	250,000
1933 Water Distribution Bond Fund.....	476,316	.....	476,316	.....	.....	.....	476,316	.....	476,316
1933 Water Distribution Bond Fund—Grant.....	247,929	.....	247,929	.....	.....	.....	247,929	.....	247,929
1933 Hetch Hetchy Dam Bond Fund.....	1,536	.....	1,536	.....	1,536	.....	.....	.....	1,536
1933 Hetch Hetchy Dam Bond Fund—Grant.....	49,931	.....	49,931	.....	.....	.....	49,931	.....	49,931
1933 Airport Bond Fund.....	13,280	.....	13,280	.....	.....	.....	13,280	.....	13,280
1933 Sewer Bond Fund.....	1,176	.....	1,176	.....	.....	.....	1,176	.....	1,176
1933 Sewer Bond Fund—Grant.....	59,926	.....	59,926	.....	.....	.....	59,926	.....	59,926
1933 High Pressure Bond Fund.....	3,456	.....	3,456	.....	3,456	.....	.....	.....	3,456
1933 High Pressure Bond Fund—Grant.....	3,335	.....	3,335	.....	.....	.....	3,335	.....	3,335
1934 School House Bond Fund.....	1,116	.....	1,116	.....	1,116	.....	.....	.....	1,116
1934 School House Bond Fund—Grant.....	76,076	.....	76,076	.....	.....	.....	76,076	.....	76,076
TOTAL CAPITAL FUNDS.....	1,184,077	.....	1,184,077	.....	6,108	.....	1,177,969	.....	1,184,077
TOTAL GENERAL CITY & COUNTY.....	44,019,177	9,084,760	53,103,937	9,084,760	1,284,075	165,000	17,140,045	25,430,057	53,103,937
SCHOOL FUNDS									
Common School Fund (Tentative).....	9,194,130	.....	9,194,130	.....	250,000	.....	5,111,900	3,832,230	9,194,130
Special School Tax (Tentative).....	1,030,000	.....	1,030,000	.....	50,000	.....	.....	980,000	1,030,000
TOTAL SCHOOL FUNDS.....	10,224,130	.....	10,224,130	.....	300,000	.....	5,111,900	4,812,230	10,224,130
TOTAL BUDGET .....	54,243,307	9,084,760	63,328,067	9,084,760	1,584,075	165,000	22,251,945	30,242,287	63,328,067

Note A—That portion of the appropriation for symphony concerts which is to be met from taxes shall not exceed the amount to be provided by a levy of ½ cent on each \$100 of the 1935-36 assessment roll.

Note B—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 4½ cents on each \$100 of the 1935-36 assessment roll, plus \$40,000.

Note C—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 7 cents on each \$100 of the 1935-36 assessment roll, plus \$73,500.

Note D—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 10 cents on each \$100 of the 1935-36 assessment roll, plus \$69,631.



ESTIMATED REVENUES 1935-1936

Classification	General Fund		Other Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Licenses							
Business	300,000	.....	.....	.....	.....	.....	.....
Business (Badges and Tags)	10,000	.....	.....	.....	.....	.....	.....
Vehicle	35,000	.....	.....	.....	.....	.....	.....
Marriage	10,000	.....	.....	.....	.....	.....	.....
Ferry	4,800	.....	.....	.....	.....	.....	.....
Dog	12,000	.....	.....	.....	.....	.....	.....
Beverage (from State)	524,000	.....	.....	.....	.....	.....	.....
Inspection Fees (Ord. 3.0412)	30,000	.....	.....	.....	.....	.....	.....
Penalties	8,000	.....	.....	.....	.....	.....	.....
Total	933,800	.....	.....	.....	.....	.....	933,800
Permits							
Building	33,000	.....	.....	.....	.....	.....	.....
Bill Board	400	.....	.....	.....	.....	.....	.....
House Numbers	1,100	.....	.....	.....	.....	.....	.....
Street Space	2,500	.....	.....	.....	.....	.....	.....
Police Department	5,000	.....	.....	.....	.....	.....	.....
Fire Department	2,400	.....	.....	.....	.....	.....	.....
Boiler	2,750	.....	.....	.....	.....	.....	.....
Total	47,150	.....	.....	.....	.....	.....	47,150
Fines							
Municipal Courts	45,000	.....	.....	.....	.....	.....	.....
Superior Courts	4,000	.....	.....	.....	.....	.....	.....
Traffic Courts	60,000	.....	.....	.....	.....	.....	.....
Total	109,000	.....	.....	.....	.....	.....	109,000
Interest Revenue	75,000	.....	.....	.....	.....	.....	75,000
Penalties and Costs—Delinquent Taxes	90,000	.....	.....	.....	.....	.....	90,000
Franchises							
Telephone	240,000	.....	.....	.....	.....	.....	.....
Railway	45,000	.....	.....	.....	.....	.....	.....
Total	285,000	.....	.....	.....	.....	.....	285,000

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriations			General Fund	Other Current Funds	
Subventions			253,000				
Special Gas-Street Improvement Fund.....	.....	.....					
Orphans and Half Orphans .....	126,500	.....					
Widows' Pensions .....	117,500	.....					
Blind Pensions .....	55,000	.....					
Tubercular Patients .....	60,000	.....					
Fire Boats .....	.....	82,000					
Needy Aged .....	245,000	.....					
County Roads .....	.....	.....	918,550				
Common School Fund .....	.....	.....	5,000,000				
Federal Aid to High Schools.....	.....	.....	7,500				
Total .....	604,000	82,000	6,179,050				6,865,050
Departmental Revenues							
Advertising Fees .....	700	.....					
Tax Collector—Delinquent Revenues Other Than Taxes..	15,000	.....					
Bureau of Engineering—Survey Fees .....	1,000	.....					
—Excavating Fees.....	11,000	.....					
—Special Inspection .....	.....	9,000					
—Tearing Up Streets .....	.....	14,000					
Health Department—General.....	100,000	.....					
—S. F. Hospital.....	6,000	.....					
—Laguna Honda Home.....	4,000	.....					
Sheriff—Fees .....	33,000	.....					
—Board of U. S. Prisoners.....	8,800	.....					
Municipal Court Fees.....	70,000	.....					
County Clerk Fees.....	90,000	.....					
Coroner.....	900	.....					
Treasurer.....	10,000	.....					
Registrar of Voters.....	2,100	.....					
Police Department.....	2,300	.....					
Recorder.....	100,000	.....					
Fire Department—Power.....	3,800	.....					

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Departmental Revenues—Continued							
Juvenile Court—Maintenance.....	35,000	.....	.....	.....	.....	.....	.....
Public Administrator.....	55,000	.....	.....	.....	.....	.....	.....
Art Commission .....	.....	20,000	.....	.....	.....	.....	.....
Pound .....	3,300	.....	.....	.....	.....	.....	.....
Purchasing Department .....	1,000	.....	.....	.....	.....	.....	.....
City Planning Commission .....	450	.....	.....	.....	.....	.....	.....
Agricultural Commission .....	7,600	.....	.....	.....	.....	.....	.....
Department of Electricity							
Fees .....	40,000	.....	.....	.....	.....	.....	.....
Installation Fund .....	.....	.....	3,000	.....	.....	.....	.....
Real Estate Department							
Rents, General .....	12,000	.....	.....	.....	.....	.....	.....
Rents, Auditorium .....	.....	40,000	.....	.....	.....	.....	.....
Rents, School .....	.....	.....	104,400	.....	.....	.....	.....
War Memorial .....	.....	.....	35,000	.....	.....	.....	.....
Park .....	.....	.....	325,000	.....	.....	.....	.....
Recreation .....	.....	.....	34,000	.....	.....	.....	.....
Library .....	.....	.....	16,300	.....	.....	.....	.....
California Palace of the Legion of Honor .....	.....	.....	500	.....	.....	.....	.....
de Young Museum .....	.....	.....	250	.....	.....	.....	.....
Total .....	612,950	83,000	518,450	.....	.....	.....	1,214,400
Public Utilities							
Hetch Hetchy Power Operative .....	.....	.....	2,158,775	.....	.....	.....	.....
Municipal Railway .....	.....	.....	3,143,926	.....	.....	.....	.....
Water Department .....	.....	.....	6,291,875	.....	.....	.....	.....
Airport .....	.....	.....	25,000	.....	.....	.....	.....
Total .....	.....	.....	11,619,576	.....	.....	.....	11,619,576

(Estimated Revenues, 1935-1936, continued on next page)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropiations			General Fund	Other Current Funds	
Receipts by Transfer							
General Fund							
City Attorney							
From Public Utilities Commission Fund.....	.....	.....	.....	.....	19,000	.....	.....
Purchasing Department							
From Library Fund.....	.....	.....	.....	.....	351	.....	.....
From War Memorial Fund.....	.....	.....	.....	.....	374	.....	.....
From Employees' Retirement Fund.....	.....	.....	.....	.....	30	.....	.....
From Recreation Fund.....	.....	.....	.....	.....	645	.....	.....
Department of Electricity							
From County Road Fund.....	.....	.....	.....	.....	5,000	.....	.....
Controller							
From Relief Fund.....	.....	.....	.....	.....	4,380	.....	.....
From Water Revenue Fund.....	.....	.....	.....	.....	3,350	.....	.....
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	1,775	.....	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	2,125	.....	.....
From 1933 Hetch Hetchy Dam Bond Fund.....	.....	.....	.....	.....	1,536	.....	.....
From 1933 Water Distribution Bond Fund.....	.....	.....	.....	.....	3,816	.....	.....
From 1933 Sewer Bond Fund.....	.....	.....	.....	.....	1,176	.....	.....
From 1933 High Pressure System Bond Fund.....	.....	.....	.....	.....	3,456	.....	.....
From 1934 School House Bond Fund.....	.....	.....	.....	.....	1,116	.....	.....
From Hetch Hetchy Water Supply Fund.....	.....	.....	.....	.....	950	.....	.....
Lighting of Public Streets and Buildings							
From Park Fund.....	.....	.....	.....	.....	50,570	.....	.....
From Recreation Fund.....	.....	.....	.....	.....	5,800	.....	.....
From Library Fund.....	.....	.....	.....	.....	13,000	.....	.....
From War Memorial Fund.....	.....	.....	.....	.....	14,000	.....	.....
From War Memorial Fund—Art Museum.....	.....	.....	.....	.....	8,000	.....	.....
From California Palace of the Legion of Honor Fund.....	.....	.....	.....	.....	3,600	.....	.....
From de Young Museum Fund.....	.....	.....	.....	.....	1,500	.....	.....
From Airport Fund.....	.....	.....	.....	.....	6,000	.....	.....

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriations			General Fund	Other Current Funds	
Receipts by Transfer—Continued							
General Fund—Continued							
Lighting of Public Streets and Buildings—Continued							
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	425,000	.....	.....
From Water Revenue Fund.....	.....	.....	.....	.....	192,500	.....	.....
From Common School Fund.....	.....	.....	.....	.....	49,200	.....	.....
From County Road Fund—Street Repair.....	.....	.....	.....	.....	900	.....	.....
From County Road Fund—Bridges.....	.....	.....	.....	.....	1,800	.....	.....
From Water Department.....	.....	.....	.....	.....	1,255,477	.....	.....
de Young Museum Fund							
From California Palace of Legion of Honor Fund.....	.....	.....	.....	.....	.....	11,380	.....
Bond Interest and Redemption Fund							
From 1933 High Pressure System Bond Fund Grant..	.....	.....	.....	.....	.....	3,335	.....
From 1933 Sewer Bond Fund Grant.....	.....	.....	.....	.....	.....	59,926	.....
From 1934 School House Bond Fund Grant.....	.....	.....	.....	.....	.....	76,076	.....
From 1933 Water Distribution Bond Fund Grant.....	.....	.....	.....	.....	.....	247,929	.....
From 1933 Hetch Hetchy Dam Bond Fund Grant.....	.....	.....	.....	.....	.....	49,931	.....
From 1933 Airport Bond Fund Grant.....	.....	.....	.....	.....	.....	13,280	.....
From 1933 Water Distribution Bond Fund Proceeds..	.....	.....	.....	.....	.....	447,500	.....
From 1933 Water Distribution Bond Fund Interest Earned .....	.....	.....	.....	.....	.....	25,000	.....
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	1,806,909	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	3,022,025	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	.....	187,500	.....
From County Road Fund.....	.....	.....	.....	.....	.....	200,000	.....
Public Utilities Commission Fund							
From Water Revenue Fund.....	.....	.....	.....	.....	.....	45,364	.....
From Municipal Railway Operating.....	.....	.....	.....	.....	.....	11,827	.....
From Hetch Hetchy Power Operative.....	.....	.....	.....	.....	.....	15,326	.....

(Estimated Revenues, 1935-1936, continued on next page)

FRIDAY, MAY 31, 1935.

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Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Receipts by Transfer—Continued							
Hetch Hetchy Power Operative Fund							
From Water Revenue.....	.....	.....	.....	.....	.....	4,170	.....
From Hetch Hetchy Water Supply Fund.....	.....	.....	.....	.....	.....	10,730	.....
Hetch Hetchy Water Supply Fund							
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	46,270	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	81,355	.....
Employees' Retirement Fund							
From Library Fund.....	.....	.....	.....	.....	.....	6,000	.....
From Common School Fund.....	.....	.....	.....	.....	.....	218,500	.....
From Special School Tax Fund.....	.....	.....	.....	.....	.....	9,000	.....
From Park Fund .....	.....	.....	.....	.....	.....	32,500	.....
From Recreation Fund.....	.....	.....	.....	.....	.....	10,500	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	.....	102,000	.....
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	10,000	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	45,000	.....
From County Road Fund.....	.....	.....	.....	.....	.....	13,000	.....
From Common School Fund.....	.....	.....	.....	.....	.....	196,000	.....
Total .....	.....	.....	.....	.....	2,076,427	7,008,333	9,084,760
Capital Funds							
1932 Hetch Hetchy Bond Fund .....	.....	.....	.....	250,000	.....	.....	.....
1933 Water Distribution Bond Fund .....	.....	.....	.....	476,316	.....	.....	.....
1933 Water Distribution Bond Fund (Grant) .....	.....	.....	.....	247,929	.....	.....	.....
1933 Hetch Hetchy Dam Bond Fund (Grant) .....	.....	.....	.....	49,931	.....	.....	.....
1933 Airport Bond Fund (Grant) .....	.....	.....	.....	13,280	.....	.....	.....
1933 Sewer Bond Fund .....	.....	.....	.....	1,176	.....	.....	.....
1933 Sewer Bond Fund (Grant) .....	.....	.....	.....	59,926	.....	.....	.....
1933 High Pressure Bond Fund (Grant) .....	.....	.....	.....	3,335	.....	.....	.....
1934 School House Bond Fund (Grant) .....	.....	.....	.....	76,076	.....	.....	.....
Total .....	.....	.....	.....	1,177,969	.....	.....	1,177,969

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Taxes							
General Fund .....	13,074,439	.....	.....	.....	.....	.....	.....
Emergency Reserve .....	.....	.....	100,000	.....	.....	.....	.....
Library .....	.....	.....	407,792	.....	.....	.....	.....
Recreation .....	.....	.....	640,507	.....	.....	.....	.....
Park .....	.....	.....	882,141	.....	.....	.....	.....
de Young Memorial Museum .....	.....	.....	61,900	.....	.....	.....	.....
California Palace of Legion of Honor .....	.....	.....	70,211	.....	.....	.....	.....
War Memorial .....	.....	.....	71,634	.....	.....	.....	.....
Employees' Retirement .....	.....	.....	1,555,060	.....	.....	.....	.....
Workmen's Compensation .....	.....	.....	40,000	.....	.....	.....	.....
Tax Judgments .....	.....	.....	73,846	.....	.....	.....	.....
Publicity and Advertising .....	.....	.....	175,000	.....	.....	.....	.....
Indigent Sick and Dependent Poor .....	.....	.....	800,000	.....	.....	.....	.....
S. E. R. A. ....	.....	.....	200,000	.....	.....	.....	.....
Special Elections .....	.....	.....	937	.....	.....	.....	.....
County Roads .....	.....	.....	100	.....	.....	.....	.....
Bond Interest and Redemption .....	.....	.....	6,952,938	.....	.....	.....	.....
Tax Anticipation Notes Interest .....	.....	.....	237	.....	.....	.....	.....
State of California Unemployment Relief Loan .....	.....	.....	151,386	.....	.....	.....	.....
State of California Unemployment Relief Loan Interest .....	.....	.....	17,175	.....	.....	.....	.....
Airport .....	.....	.....	154,754	.....	.....	.....	.....
Common School Fund .....	.....	.....	3,832,230	.....	.....	.....	.....
Special School Tax Fund .....	.....	.....	980,000	.....	.....	.....	.....
	13,074,439	.....	17,167,848	.....	.....	.....	30,242,287

(Estimated Revenues, 1935-1936, continued on next page)

ESTIMATED REVENUES 1935-1936 (Continued)

FRIDAY, MAY 31, 1935.

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Total Revenues Other Than Taxes	2,756,900	165,000	18,317,076	1,177,969	2,076,429	7,008,333	31,501,705
Total Taxes	13,074,439		17,167,848				30,242,287
Total Revenues	15,831,339	165,000	35,484,924	1,177,969	2,076,429	7,008,333	61,743,992
Receipts From Surplus:							
Bond Interest and Redemption							1,236,023
Interest on Tax Anticipation Notes							12,882
State of California Unemployment Relief Loan Interest							22,372
State of California Unemployment Relief Loan							6,690
1933 Hetch Hetchy Dam Bond Fund							1,536
1933 High Pressure Bond Fund							3,456
1934 School House Bond Fund							1,116
Common School Fund							250,000
Special School Tax							50,000
TOTAL BUDGET							63,328,067



BOND INTEREST AND REDEMPTION—FUNDING STATEMENT  
FISCAL YEAR 1935-1936

Issues	ESTIMATED REQUIREMENTS			ESTIMATED REVENUES		
	Interest	Redemption	Total	Forw'd from 1934-1935	Hetch Hetchy Dam Bond Fund	Grant
General City and County .....	2,347,099	2,669,100	5,016,199	.....	.....	.....
Municipal Railway .....	87,500	100,000	187,500	.....	.....	.....
Water Department .....	1,575,000	1,000,000	2,575,000	.....	.....	.....
Hetch Hetchy .....	3,140,673	1,250,000	4,390,673	.....	.....	.....
P. W. A. PROJECTS						
High Pressure .....	60,500	100,000	160,500	157,165	.....	3,335
Sewers .....	99,720	88,000	187,720	127,794	.....	59,926
School House .....	94,500	300,000	394,500	318,424	.....	76,076
Water Distribution .....	447,500	605,000	1,052,500	332,071	.....	247,929
Hetch Hetchy Dam .....	129,500	175,000	304,500	125,069	129,500	49,931
Airport .....	7,280	52,000	59,280	46,000	.....	13,280
	7,989,272	6,339,100		1,106,523	129,500	450,477
						<u>14,328,372</u>

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936

BOND			
ESTIMATE			
County Road Fund	Water Distrib. Bond Fund Int. Earned	Water Distr. Bond Fund For Int. During Con- struction	Hetch Hetchy Power Revenue
200,000			
			{ 626,
			{ 1,180,
	25,000	447,500	
200,000	25,000	447,500	1,806



MENT

MENTS	ESTIMATED REVENUES		
	Forw'd from 1934-1935		Grant
	Grant	Hetch Hetchy Dam Bond Fund	
Total			
5,016,199	.....	.....	.....
187,500	.....	.....	.....
2,575,000	.....	.....	.....
1,390,673	.....	.....	.....
160,500	157,165	.....	3,3
187,720	127,794	.....	59,9
394,500	318,424	.....	76,0
1,052,500	332,071	.....	247,9
304,500	125,069	129,500	49,9
59,280	46,000	.....	13,2
	1,106,523	129,500	450,4
1,328,372			

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936

BOND			
ESTIMATE			
County Road Fund	Water Distrib. Bond Fund Int. Earned	Water Distr. Bond Fund For Int. During Con- struction	Hetch Hetchy Power Revenue
200,000			
			{ 626,
			{ 1,180,
	25,000	447,500	
200,000	25,000	447,500	1,806



BOND INTEREST AND REDEMPTION—FUNDING STATEMENT  
FISCAL YEAR 1935-1936

ESTIMATED REVENUES								Issues
County Road Fund	Water Distrib. Bond Fund Int. Earned	Water Distr. Bond Fund Int. Earned During Construction	Hetch Hetchy Power Revenue	Water Revenue	Railway Revenue	Taxes	Total	
200,000					187,500	4,816,199	5,016,199	General City & Co.
							187,500	Municipal Railway
				2,575,000			2,575,000	Water Department
			{ 626,559					
			{ 1,180,350	447,025		2,136,739	4,390,673	Hetch Hetchy
								P. W. A. PROJECTS
							160,500	High Pressure
							187,720	Sewers
	25,000	447,500					394,500	School House
							1,052,500	Water Distribution
							304,500	Hetch Hetchy Dam
							59,280	Airport
200,000	25,000	447,500	1,806,909	3,022,025	187,500	6,952,938		
							14,328,372	

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
504	CITY ATTORNEY					
504.101.00	Permanent Salaries .....	68,500	.....	.....	17,200	85,700
504.102.00	Temporary Salaries .....	600	.....	.....	.....	600
504.200.00	Contractual Services .....	9,600	600	.....	1,800	10,800
504.300.00	Materials and Supplies .....	500	500	.....	.....	.....
		79,200	1,100	.....	19,000	97,100
505	DISTRICT ATTORNEY					
505.101.00	Permanent Salaries .....	102,080	.....	.....	.....	102,080
505.200.00	Contractual Services .....	465	465	.....	.....	.....
505.300.00	Materials and Supplies .....	1,100	1,100	.....	.....	.....
505.900.00	Detention and Prosecution of Criminals .....	1,995	.....	.....	.....	1,995
505.901.00	District Attorney's Secret Fund .....	2,850	.....	.....	.....	2,850
		108,490	1,565	.....	.....	106,925
506	TREASURER					
506.101.00	Permanent Salaries .....	44,360	.....	.....	.....	44,360
506.200.00	Contractual Services .....	325	325	.....	.....	.....
506.300.00	Materials and Supplies .....	1,200	1,200	.....	.....	.....
		45,885	1,525	.....	.....	44,360
507	SHERIFF					
507.101.00	Permanent Salaries .....	277,431	.....	.....	.....	277,431
507.102.00	Temporary Salaries .....	10,000	.....	.....	.....	10,000
507.200.00	Contractual Services .....	18,939	15,974	.....	.....	2,965
507.300.00	Materials and Supplies .....	20,885	4,960	.....	.....	15,925
507.334.00	Foodstuffs .....	27,000	.....	.....	.....	27,000
507.800.00	Fixed Charges .....	200	.....	.....	.....	200
		354,455	20,934	.....	.....	333,521
507.201.00	Other Appropriations	1,000	.....	.....	.....	1,000
	Transportation Indigent Insane .....	355,455	20,934	.....	.....	334,521

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
501	BOARD OF SUPERVISORS					
501.101.00	Permanent Salaries .....	63,350	.....	.....	.....	63,350
501.106.00	Fees and Special Compensations .....	4,900	.....	.....	.....	4,900
501.200.00	Contractual Services .....	40,700	36,700	.....	.....	4,000
501.300.00	Materials and Supplies .....	950	950	.....	.....	.....
501.800.00	Fixed Charges .....	625	.....	.....	.....	625
501.248.00	Audit of Controller's Books .....	5,000	.....	.....	.....	5,000
		115,525	37,650	.....	.....	77,875
502	MAYOR					
502.101.00	Permanent Salaries .....	40,180	.....	.....	.....	40,180
502.200.00	Contractual Services .....	5,750	50	.....	.....	5,700
502.300.00	Materials and Supplies .....	1,650	1,650	.....	.....	.....
		47,580	1,700	.....	.....	45,880
503	ASSESSOR					
503.101.00	Permanent Salaries .....	125,540	.....	.....	.....	125,540
503.102.00	Temporary Salaries .....	96,725	.....	.....	.....	96,725
503.200.00	Contractual Services .....	6,750	6,550	.....	.....	200
503.300.00	Materials and Supplies .....	13,200	13,200	.....	.....	.....
503.400.00	Equipment .....	2,000	2,000	.....	.....	.....
503.800.00	Fixed Charges .....	82	82	.....	.....	.....
		244,297	21,832	.....	.....	222,465

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
504	CITY ATTORNEY					
504.101.00	Permanent Salaries .....	68,500	.....	.....	17,200	85,700
504.102.00	Temporary Salaries .....	600	.....	.....	.....	600
504.200.00	Contractual Services .....	9,600	600	.....	1,800	10,800
504.300.00	Materials and Supplies .....	500	500	.....	.....	.....
		79,200	1,100	.....	19,000	97,100
505	DISTRICT ATTORNEY					
505.101.00	Permanent Salaries .....	102,080	.....	.....	.....	102,080
505.200.00	Contractual Services .....	465	465	.....	.....	.....
505.300.00	Materials and Supplies .....	1,100	1,100	.....	.....	.....
505.900.00	Detention and Prosecution of Criminals .....	1,995	.....	.....	.....	1,995
505.901.00	District Attorney's Secret Fund .....	2,850	.....	.....	.....	2,850
		108,490	1,565	.....	.....	106,925
506	TREASURER					
506.101.00	Permanent Salaries .....	44,360	.....	.....	.....	44,360
506.200.00	Contractual Services .....	325	325	.....	.....	.....
506.300.00	Materials and Supplies .....	1,200	1,200	.....	.....	.....
		45,885	1,525	.....	.....	44,360
507	SHERIFF					
507.101.00	Permanent Salaries .....	277,431	.....	.....	.....	277,431
507.102.00	Temporary Salaries .....	10,000	.....	.....	.....	10,000
507.200.00	Contractual Services .....	18,939	15,974	.....	.....	2,965
507.300.00	Materials and Supplies .....	20,885	4,960	.....	.....	15,925
507.334.00	Foodstuffs .....	27,000	.....	.....	.....	27,000
507.800.00	Fixed Charges .....	200	.....	.....	.....	200
		354,455	20,934	.....	.....	333,521
507.201.00	Other Appropriations	1,000	.....	.....	.....	1,000
	Transportation Indigent Insane .....	355,455	20,934	.....	.....	334,521

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
508	PUBLIC DEFENDER					
508.101.00	Permanent Salaries .....	18,380	.....	.....	.....	18,380
508.102.00	Temporary Salaries .....	75	.....	.....	.....	75
508.200.00	Contractual Services .....	100	100	.....	.....	.....
508.300.00	Materials and Supplies .....	100	100	.....	.....	.....
	•	18,655	200	.....	.....	18,455
509	POLICE DEPARTMENT					
509.101.00	Permanent Salaries .....	3,379,940	.....	.....	.....	3,379,940
509.102.00	Temporary Salaries .....	1,762	.....	.....	.....	1,762
509.200.00	Contractual Services .....	38,016	30,660	.....	.....	7,356
509.300.00	Materials and Supplies—City Prison .....	1,400	.....	.....	.....	1,400
509.300.01	Materials and Supplies—Stations & Bureaus .....	53,512	38,800	.....	.....	14,712
509.334.00	Foodstuffs, City Prison .....	5,500	.....	.....	.....	5,500
509.400.00	Equipment .....	15,673	15,673	.....	.....	.....
509.900.00	Contingent Fund .....	9,000	.....	.....	.....	9,000
		3,504,803	85,133	.....	.....	3,419,670
510	FIRE DEPARTMENT					
510.101.01	Permanent Salaries .....	2,894,942	.....	.....	.....	2,894,942
510.101.02	Permanent Salaries—Fireboats .....	144,971	.....	.....	.....	144,971
510.102.01	Temporary Salaries .....	1,325	.....	.....	.....	1,325
510.102.02	Temporary Salaries—Fireboats .....	2,413	.....	.....	.....	2,413
510.103.00	Wages .....	6,477	.....	.....	.....	6,477
510.200.00	Contractual Services .....	162,809	153,959	.....	.....	8,850
510.300.00	Materials and Supplies .....	35,300	19,350	.....	.....	15,950
510.400.00	Equipment .....	60,200	60,200	.....	.....	.....
510.800.00	Fixed Charges .....	1,200	.....	.....	.....	1,200
		3,309,637	233,509	.....	.....	3,076,128

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
511	BOARD OF PERMIT APPEALS					
511.101.00	Permanent Salaries .....	3,000	.....	.....	.....	3,000
511.106.00	Fees and Special Compensations .....	5,000	.....	.....	.....	5,000
511.200.00	Contractual Services .....	20	20	.....	.....	.....
		8,020	20	.....	.....	8,000
516	ART COMMISSION (Receipts allocated to Appropriation \$20,000)					
516.101.00	Permanent Salaries .....	3,900	.....	.....	.....	3,900
516.200.00	Contractual Services .....	455	55	.....	.....	400
516.200.01	Municipal Band .....	15,000	.....	.....	.....	15,000
516.200.02	Municipal Chorus Director .....	4,000	.....	.....	.....	4,000
516.200.03	Municipal Chorus Expense .....	800	.....	.....	.....	800
516.200.04	Municipal Symphony Concerts .....	55,000	.....	.....	.....	55,000
516.200.05	Christmas Eve Celebration .....	500	.....	.....	.....	500
516.300.00	Materials and Supplies .....	100	100	.....	.....	.....
		79,755	155	.....	.....	79,600

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
519.200.00	AQUARIUM . . . . .	40,500	.....	.....	.....	40,500
520	MUNICIPAL COURT					
520.101.00	Permanent Salaries.....	190,800	.....	.....	.....	190,800
520.105.00	Jury and Witness Fees . . . . .	1,100	.....	.....	.....	1,100
520.106.00	Court Reporters.....	15,300	.....	.....	.....	15,300
520.200.00	Contractual Services.....	3,300	3,250	.....	.....	50
520.249.00	Reporters' Transcriptions . . . . .	7,000	.....	.....	.....	7,000
520.300.00	Materials and Supplies.....	3,000	3,000	.....	.....	.....
		220,500	6,250	.....	.....	214,250
521	SUPERIOR COURT					
521.101.00	Permanent Salaries.....	119,000	.....	.....	.....	119,000
521.105.00	Jury and Witness Fees.....	26,500	.....	.....	.....	26,500
521.105.01	Grand Jury.....	11,000	.....	.....	.....	11,000
521.106.01	Court Reporters . . . . .	11,325	.....	.....	.....	11,325
521.106.02	Examination of Insane.....	12,000	.....	.....	.....	12,000
521.200.00	Contractual Services.....	5,000	5,000	.....	.....	.....
521.249.00	Reporters' Transcriptions . . . . .	17,000	.....	.....	.....	17,000
521.300.00	Materials and Supplies.....	2,500	2,500	.....	.....	.....
521.900.00	Court Orders.....	5,000	.....	.....	.....	5,000
		209,325	7,500	.....	.....	201,825
521.200.02	Other Appropriations	17,000	.....	.....	.....	17,000
	Maintenance Criminal Insane and Narcotics.....	226,325	7,500	.....	.....	218,825

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
522	LAW LIBRARY					
522.101.00	Permanent Salaries.....	10,800	.....	.....	.....	10,800
522.200.00	Contractual Services.....	40	40	.....	.....	.....
522.300.00	Materials and Supplies.....	350	350	.....	.....	.....
522.400.00	Equipment.....	600	.....	.....	.....	600
		11,790	390	.....	.....	11,400
523	JUVENILE COURT					
523.101.00	Permanent Salaries.....	64,860	.....	.....	.....	64,860
523.200.00	Contractual Services.....	2,245	370	.....	.....	1,875
523.206.00	Maintenance of Minors.....	550,000	.....	.....	.....	550,000
523.207.00	State Schools.....	17,500	.....	.....	.....	17,500
523.300.00	Materials and Supplies.....	1,650	1,650	.....	.....	.....
523.400.00	Equipment.....	300	300	.....	.....	.....
523.800.00	Fixed Charges.....	180	.....	.....	.....	180
		636,735	2,320	.....	.....	634,415
524	JUVENILE DETENTION HOME					
524.101.00	Permanent Salaries.....	22,356	.....	.....	.....	22,356
524.102.00	Temporary Salaries.....	600	.....	.....	.....	600
524.200.00	Contractual Services.....	2,977	1,915	.....	.....	1,062
524.809.00	Room Allowance.....	192	.....	.....	.....	192
524.200.01	Services of Department of Public Health.....	3,600	3,600	.....	.....	.....
524.300.00	Materials and Supplies.....	2,000	.....	.....	.....	2,000
524.334.00	Foodstuffs.....	5,000	.....	.....	.....	5,000
524.400.00	Equipment.....	1,500	1,500	.....	.....	.....
		38,225	7,015	.....	.....	31,210
525	ADULT PROBATION DEPARTMENT					
525.101.00	Permanent Salaries.....	24,720	.....	.....	.....	24,720
525.200.00	Contractual Services.....	375	75	.....	.....	300
525.300.00	Materials and Supplies.....	490	490	.....	.....	.....
		25,585	565	.....	.....	25,020



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
526	CHIEF ADMINISTRATIVE OFFICER					
526.101.00	Permanent Salaries .....	18,000	.....	.....	.....	18,000
526.200.00	Contractual Services.....	2,450	1,550	.....	.....	900
526.300.00	Materials and Supplies.....	700	700	.....	.....	.....
526.400.00	Equipment.....	100	100	.....	.....	.....
		21,250	2,350	.....	.....	18,900
	Other Appropriations					
526.900.00	Agricultural District No. 1.A.....	250,000	.....	.....	.....	250,000
	"... the sum of \$250,000 to be paid to and deposited with number one-a agricultural district association, a state institution of the state of California, for use in the construction and completion of an agricultural exposition building for the use of said number one-a agricultural district association, which sum is to be met by State Grant of equal amount."					
		271,250	2,350	.....	.....	268,900
527	DIRECTOR OF FINANCE AND RECORDS					
527.101.00	Permanent Salaries.....	6,000	.....	.....	.....	6,000
527.300.00	Materials and Supplies.....	150	150	.....	.....	.....
		6,150	150	.....	.....	6,000
528	TAX COLLECTOR					
528.101.01	Permanent Salaries.....	87,740	.....	.....	.....	87,740
528.101.02	Permanent Salaries—Bureau Delinquent Revenue.....	7,260	.....	.....	.....	7,260
528.102.01	Temporary Salaries.....	36,575	.....	.....	.....	36,575
528.102.02	Temporary Salaries—Bureau Delinquent Revenue.....	10,000	.....	.....	.....	10,000
528.200.00	Contractual Services.....	5,905	685	.....	.....	5,220
528.300.00	Materials and Supplies.....	7,400	7,400	.....	.....	.....
528.400.00	Equipment.....	220	220	.....	.....	.....
		155,040	8,305	.....	.....	146,735

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
529	REGISTRAR OF VOTERS					
529.101.00	Permanent Salaries.....	57,120	.....	.....	.....	57,120
529.102.00	Temporary Salaries.....	47,000	.....	.....	.....	47,000
529.106.00	Election Workers.....	47,750	.....	.....	.....	47,750
529.200.00	Contractual Services.....	61,155	1,075	.....	.....	60,080
529.300.00	Materials and Supplies.....	475	350	.....	.....	125
529.400.00	Equipment.....	50,950	950	.....	.....	50,000
529.800.00	Fixed Charges.....	19,425	.....	.....	.....	19,425
		283,875	2,375	.....	.....	281,500
530	RECORDER					
530.101.00	Permanent Salaries.....	87,680	.....	.....	.....	87,680
530.200.00	Contractual Services.....	540	480	.....	.....	60
530.300.00	Materials and Supplies.....	4,200	4,200	.....	.....	.....
530.400.00	Equipment.....	1,200	1,200	.....	.....	.....
		93,620	5,880	.....	.....	87,740
531	COUNTY CLERK					
531.101.00	Permanent Salaries.....	143,240	.....	.....	.....	143,240
531.200.00	Contractual Services.....	550	500	.....	.....	50
531.300.00	Materials and Supplies.....	3,800	3,800	.....	.....	.....
531.400.00	Equipment.....	630	630	.....	.....	.....
		148,220	4,930	.....	.....	143,290
532	PUBLIC ADMINISTRATOR					
532.101.00	Permanent Salaries.....	38,200	.....	.....	.....	38,200
532.200.00	Contractual Services.....	1,392	1,080	.....	.....	312
532.300.00	Materials and Supplies.....	800	800	.....	.....	.....
532.400.00	Equipment.....	85	85	.....	.....	.....
532.800.00	Fixed Charges.....	312	.....	.....	.....	312
		40,789	1,965	.....	.....	38,824



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
533	PURCHASING DEPARTMENT	116,565				116,565
533.101.00	Permanent Salaries.....					
533.103.00	Wages.....	5,367				5,367
	CONTRACTUAL SERVICES					
	Auto Hire .....					
	Assessor .....			5,760		5,760
533.203.03	Sheriff .....			1,440		1,440
533.203.07	Police Department .....			360		360
533.203.09	Tax Collector .....			360		360
533.203.28	Registrar of Voters .....			700		700
533.203.29	Purchaser .....	2,142				2,142
533.203.33	Real Estate Department .....			960		960
533.203.34	Department of Public Works					
	Bureau of Building Repair .....			1,800		1,800
533.203.38	Bureau of Building Inspection .....			2,520		2,520
533.203.39	Bureau of Engineering .....			3,360		3,360
533.203.40	Bureau of Street Cleaning .....			1,080		1,080
533.203.42						
	Department of Public Health					
	Central Office .....			3,900		3,900
533.203.50	Emergency Hospitals .....			300		300
533.203.54	County Welfare Department .....			1,200		1,200
533.203.56	Agricultural Commission .....			1,980		1,980
533.203.58	City Planning Commission .....			360		360
533.203.61						
	Scavenger Service .....					
	Sheriff .....			224		224
533.204.07	Police Department .....			344		344
533.204.09	Fire Department .....			1,878		1,878
533.204.10	Recreation .....				645	645
533.204.13	Library .....				351	351
533.204.14						

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Continued						
CONTRACTUAL SERVICES—Continued						
Scavenger Service—Continued						
533.204.15	War Memorial .....	.....	.....	.....	374	374
533.204.24	Juvenile Detention Home.....	.....	.....	65	.....	65
533.204.35	Auditorium.....	.....	.....	314	.....	314
533.204.38	Department of Public Works—Building Repair.....	.....	.....	918	.....	918
533.204.49	Department of Electricity.....	.....	.....	36	.....	36
Department of Public Health:						
533.204.50	Central Office .....	.....	.....	60	.....	60
533.204.53	S. F. Hospital .....	.....	.....	960	.....	960
533.204.54	Emergency Hospitals .....	.....	.....	240	.....	240
Shop Expenses .....						
(\$174,480)						
533.209.02	Mayor .....	.....	.....	50	.....	50
533.209.03	Assessor .....	.....	.....	120	.....	120
533.209.07	Sheriff.....	.....	.....	550	.....	550
533.209.09	Police Department .....	.....	.....	20,000	.....	20,000
533.209.10	Fire Department .....	.....	.....	128,000	.....	128,000
533.209.23	Juvenile Court .....	.....	.....	70	.....	70
533.209.26	Chief Administrative Officer.....	.....	.....	50	.....	50
533.209.28	Tax Collector .....	.....	.....	75	.....	75
533.209.29	Registrar of Voters.....	.....	.....	50	.....	50
Department of Public Works:						
533.209.36	General Office .....	.....	.....	75	.....	75
533.209.37	Bureau of Accounts .....	.....	.....	500	.....	500
533.209.38	Bureau of Building Repair.....	.....	.....	1,000	.....	1,000
533.209.39	Bureau of Building Inspection.....	.....	.....	100	.....	100
533.209.40	Bureau of Engineering .....	.....	.....	400	.....	400
533.209.42	Bureau of Street Cleaning .....	.....	.....	10,000	.....	10,000
533.209.43	Bureau of Sewer Repair.....	.....	.....	4,000	.....	4,000



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Continued						
CONTRACTUAL SERVICES—Continued						
Shop Expense (Continued)						
533.209.49	Department of Electricity .....	.....	.....	1,200	.....	1,200
Department of Public Health:						
Central Office .....						
533.209.50	Laguna Honda Home .....	.....	.....	4,000	.....	4,000
533.209.51	San Francisco Hospital .....	.....	.....	100	.....	100
533.209.53	Emergency Hospital .....	.....	.....	300	.....	300
533.209.54	Hassler Health Home .....	.....	.....	3,000	.....	3,000
533.209.55	Coroner .....	.....	.....	410	.....	410
533.209.57	Department of Weights and Measures .....	.....	.....	100	.....	100
533.209.59	Controller .....	.....	.....	250	.....	250
533.209.60		.....	.....	80	.....	80
Maintenance and Repair of Office Equipment (\$5,252) .....						
533.210.03	Assessor .....	.....	.....	100	.....	100
533.210.06	Treasurer .....	.....	.....	200	.....	200
533.210.07	Sheriff .....	.....	.....	100	.....	100
533.210.09	Police Department .....	.....	.....	600	.....	600
533.210.10	Fire Department .....	.....	.....	300	.....	300
533.210.24	Juvenile Detention Home .....	.....	.....	100	.....	100
533.210.28	Tax Collector .....	.....	.....	100	.....	100
533.210.30	Recorder .....	.....	.....	400	.....	400
533.210.31	County Clerk .....	.....	.....	400	.....	400
533.210.33	Purchaser .....	150	.....	.....	.....	150
533.210.32	Public Administrator .....	.....	.....	40	.....	40
533.210.34	Real Estate Department .....	.....	.....	50	.....	50
Department of Public Works:						
533.210.36	General Office .....	.....	.....	120	.....	120
533.210.37	Bureau of Accounts .....	.....	.....	75	.....	75
533.210.40	Bureau of Engineering .....	.....	.....	100	.....	100
533.210.49	Department of Electricity .....	.....	.....	250	.....	250

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page).

STATE OF CALIFORNIA - GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Contractual Services—Continued						
Maintenance and Repair Office Equipment—Continued						
Department of Public Health:						
533.210.50	Central Office .....	.....	.....	500	.....	500
533.210.51	Laguna Honda Home .....	.....	.....	10	.....	10
533.210.53	San Francisco Hospital .....	.....	.....	150	.....	150
533.210.56	County Welfare Department .....	.....	.....	100	.....	100
533.210.60	Controller .....	.....	.....	1,407	.....	1,407
Towel Service (\$4,368) .....						
533.217.09	Police Department .....	.....	.....	756	.....	756
533.217.10	Fire Department .....	.....	.....	31	.....	31
533.217.38	Department of Public Works—Building Repair .....	.....	.....	3,365	.....	3,365
533.217.33-1	Purchaser—Shop No. 1 .....	21	.....	.....	.....	21
533.217.49	Department of Electricity .....	.....	.....	185	.....	185
533.217.59	Department of Weights and Measures .....	.....	.....	10	.....	10
Telephone and Telegraph (\$19,530.00) .....						
533.225.01	Board of Supervisors .....	.....	.....	700	.....	700
533.225.03	Assessor .....	.....	.....	500	.....	500
533.225.04	City Attorney .....	.....	.....	600	.....	600
533.225.05	District Attorney .....	.....	.....	465	.....	465
533.225.06	Treasurer .....	.....	.....	125	.....	125
533.225.07	Sheriff .....	.....	.....	660	.....	660
533.225.08	Public Defender .....	.....	.....	100	.....	100
533.225.09	Police Department .....	.....	.....	3,000	.....	3,000
533.225.10	Fire Department .....	.....	.....	1,200	.....	1,200
533.225.11	Board of Permit Appeals .....	.....	.....	20	.....	20
533.225.16	Art Commission .....	.....	.....	55	.....	55
533.225.20	Municipal Court .....	.....	.....	250	.....	250
533.225.21	Superior Court .....	.....	.....	1,000	.....	1,000
533.225.22	Law Library .....	.....	.....	40	.....	40
533.225.23	Juvenile Court .....	.....	.....	300	.....	300

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Continued						
Contractual Services—Continued						
Telephone and Telegraph—Continued						
533.225.25	Adult Probation Dept. ....	...	...	75	...	75
533.225.26	Chief Administrative Officer ..	...	...	1,500	...	1,500
533.225.28	Tax Collector .....	...	...	150	...	150
533.225.29	Registrar of Voters .....	...	...	165	...	165
533.225.30	Recorder .....	...	...	80	...	80
533.225.31	County Clerk .....	...	...	100	...	100
533.225.32	Public Administrator .....	...	...	240	...	240
533.225.33	Purchaser .....	220	...	...	...	220
533.225.34	Real Estate Department .....	...	...	300	...	300
533.225.36	Dept. of Public Works—Central Office	...	...	695	...	695
533.225.49	Dept. of Electricity .....	...	...	400	...	400
Dept. of Public Health:						
533.225.50	Central Office .....	...	...	1,200	...	1,200
533.225.51	Laguna Honda Home .....	...	...	780	...	780
533.225.53	San Francisco Hospital .....	...	...	2,160	...	2,160
533.225.54	Emergency Hospitals .....	...	...	420	...	420
533.225.55	Hassler Health Home .....	...	...	720	...	720
533.225.57	Coroner .....	...	...	300	...	300
533.225.58	Agricultural Commission .....	...	...	250	...	250
533.225.59	Dept. of Weights and Measures ..	...	...	40	...	40
533.225.60	Controller .....	...	...	525	...	525
533.225.61	City Planning Commission .....	...	...	15	...	15
533.225.71	Civil Service Commission .....	...	...	150	...	150
533.225.72	Employees' Retirement System .....	...	...	...	30	30
Other Contractual Services (\$94,079.00)						
533.212.10	Fire Dept.—Drydocking Fireboats ..	...	...	6,250	...	6,250
533.208.03	Assessor—Rental of Postage Meter ..	...	...	70	...	70
533.233.34	Directory Service .....	...	...	100	...	100

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Other Contractual Services (Continued)						
533.226.00	License Tags, Badges, Plates .....	5,000	.....	.....	.....	5,000
533.233.33	McGill Commodity Service .....	60	.....	.....	.....	60
533.229.00	Official Advertising, Misc. ....	8,000	.....	.....	.....	8,000
533.230.00	Printing Public Documents, Misc. ....	2,500	.....	.....	.....	2,500
Printing Journals and Calendars:						
533.230.01	Supervisors .....	.....	.....	14,000	.....	14,000
533.230.21	Superior Courts .....	.....	.....	4,000	.....	4,000
533.230.20	Municipal Courts .....	.....	.....	3,000	.....	3,000
Rental of Tabulating Machines:						
533.208.33-3	Purchaser .....	4,754	.....	.....	.....	4,754
533.208.60	Controller .....	.....	.....	525	.....	525
533.233.00	Removal of Dead Animals .....	6,000	.....	.....	.....	6,000
533.208.33	Purchaser—Rental of Postage Meter .....	120	.....	.....	.....	120
533.216.24	Juvenile Detention Home—Elevator Repair .....	.....	.....	1,500	.....	1,500
533.229.61	City Planning Comm. Official Advertising .....	.....	.....	100	.....	100
533.229.10	Fire Department Official Advertising .....	.....	.....	300	.....	300
533.229.01	Board of Supervisors—Ordinances .....	.....	.....	22,000	.....	22,000
Dept. of Public Health—Official Printing:						
533.230.50	Central Office .....	.....	.....	6,000	.....	6,000
533.230.51	Laguna Honda Home .....	.....	.....	250	.....	250
533.230.53	San Francisco Hospital .....	.....	.....	4,000	.....	4,000
533.230.54	Emergency Hospitals .....	.....	.....	1,000	.....	1,000
533.230.55	Hassler Health Home .....	.....	.....	50	.....	50
533.230.32	Public Administrator—Annual Report .....	.....	.....	800	.....	800
533.230.49	Dept. of Electricity—Report .....	.....	.....	100	.....	100
533.224.09	Police Dept.—Washing and Greasing Autos .....	.....	.....	3,600	.....	3,600
533.231.33	Purchasing Dept.—Gas and Electricity .....	3,550	3,550	.....	.....	.....

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Materials and Supplies:						
Gasoline and Oil (\$60,919.00)						
533.318.03	Assessor . . . . .	200	.....	200	.....	200
533.318.07	Sheriff . . . . .	1,675	.....	1,675	.....	1,675
533.318.09	Police Department . . . . .	22,800	.....	22,800	.....	22,800
533.318.10	Fire Department . . . . .	12,000	.....	12,000	.....	12,000
533.318.23	Juvenile Court . . . . .	350	.....	350	.....	350
533.318.26	Chief Administrative Officer . . . . .	450	.....	450	.....	450
533.318.28	Tax Collector . . . . .	350	.....	350	.....	350
533.318.29	Registrar of Voters . . . . .	100	.....	100	.....	100
Dept. of Public Works:						
533.318.36	General Office . . . . .	144	.....	144	.....	144
533.318.37	Bureau of Accounts . . . . .	400	.....	400	.....	400
533.318.38	Bureau of Building Repair . . . . .	500	.....	500	.....	500
533.318.39	Bureau of Building Inspection . . . . .	100	.....	100	.....	100
533.318.40	Bureau of Engineering . . . . .	700	.....	700	.....	700
533.318.42	Bureau of Street Cleaning . . . . .	7,500	.....	7,500	.....	7,500
533.318.43	Bureau of Sewer Repair . . . . .	2,800	.....	2,800	.....	2,800
533.318.33	Purchaser . . . . .	30	.....	.....	.....	30
533.318.33-2	Purchaser—Central Shop No. 2 . . . . .	300	.....	.....	.....	300
Dept. of Public Health:						
533.318.50	Central Office . . . . .	3,925	.....	3,925	.....	3,925
533.318.51	Laguna Honda Home . . . . .	2,700	.....	2,700	.....	2,700
533.318.53	San Francisco Hospital . . . . .	650	.....	650	.....	650
533.318.54	Emergency Hospitals . . . . .	2,000	.....	2,000	.....	2,000
533.318.55	Hassler Health Home . . . . .	745	.....	745	.....	745
533.318.57	Coroner . . . . .	300	.....	300	.....	300
533.318.60	Controller . . . . .	200	.....	200	.....	200

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Materials and Supplies (Continued)						
Books, Periodicals, Printing, Stationery, Postage, etc. (\$98,766.00)						
533.328.01	Board of Supervisors .....	...	.....	800	.....	800
533.328.02	Mayor .....	.....	.....	1,500	.....	1,500
533.328.03	Assessor .....	.....	.....	13,000	.....	13,000
533.328.04	City Attorney .....	.....	.....	500	.....	500
533.328.05	District Attorney .....	.....	.....	1,000	.....	1,000
533.328.06	Treasurer .....	.....	.....	1,200	.....	1,200
533.328.07	Sheriff .....	.....	.....	2,885	.....	2,885
533.328.08	Public Defender .....	.....	.....	100	.....	100
533.328.09	Police Department .....	.....	.....	11,000	.....	11,000
533.328.10	Fire Department .....	.....	.....	1,000	.....	1,000
533.328.10-1	Multigraph Supplies .....	.....	.....	150	.....	150
532.328.16	Art Commission .....	.....	.....	100	.....	100
533.328.20	Municipal Court .....	.....	.....	3,000	.....	3,000
533.328.21-1	Superior Courts—Law Books .....	.....	.....	1,000	.....	1,000
533.328.21-2	Secretary .....	.....	.....	1,000	.....	1,000
533.328.21-3	Grand Jury .....	.....	.....	500	.....	500
533.328.22	Law Library .....	.....	.....	350	.....	350
533.328.23	Juvenile Court .....	.....	.....	1,200	.....	1,200
533.328.25	Adult Probation Dept. ....	.....	.....	490	.....	490
533.328.26	Chief Administrative Officer .....	.....	.....	150	.....	150
533.328.27	Director of Finance and Records .....	.....	.....	150	.....	150
533.328.28	Tax Collector .....	.....	.....	7,000	.....	7,000
533.328.29	Registrar of Voters .....	.....	.....	250	.....	250
533.328.30	Recorder .....	.....	.....	4,200	.....	4,200
533.328.31	County Clerk .....	.....	.....	3,800	.....	3,800
533.328.32	Public Administrator .....	.....	.....	800	.....	800
533.328.34	Real Estate Dept. ....	.....	.....	300	.....	300
533.328.34-1	Blueprints and Photostats .....	.....	.....	200	.....	200

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Continued						
Materials and Supplies (Continued)						
Books, Periodicals, Printing, Stationery, Postage, etc. (Continued)						
Dept. of Public Works:						
533.328.36	General Office .....			5,380		5,380
533.328.40	Bureau of Engineering .....			1,766		1,766
533.328.49	Dept. of Electricity.....			1,000		1,000
Dept. of Public Health:						
533.328.50	Central Office .....			3,600		3,600
533.328.51	Laguna Honda Home .....			200		200
533.328.53	San Francisco Hospital .....			800		800
533.328.54	Emergency Hospitals .....			25		25
533.328.55	Hassler Health Home .....			30		30
533.328.33	Purchasing Department .....	7,500				7,500
533.328.56	County Welfare Dept. ....			2,500		2,500
533.328.57	Coroner. ....			600		600
533.328.58	Agricultural Commission .....			400		400
533.328.59	Dept. of Weights and Measures.....			165		165
533.328.60	Controller. ....			13,000		13,000
533.328.61	City Planning Commission .....			275		275
533.328.71	Civil Service Commission .....			3,900		3,900
Tires and Tubes (\$12,255.00)						
533.337.01	Board of Supervisors .....			150		150
533.337.02	Mayor .....			150		150
533.337.05	District Attorney .....			100		100
533.337.07	Sheriff .....			400		400
533.337.09	Police Department .....			5,000		5,000
533.337.23	Juvenile Court .....			100		100
533.337.26	Chief Administrative Officer .....			100		100
533.337.28	Tax Collector .....			50		50
533.337.33-2	Purchasing Dept.—Shop No. 2.....	175				175

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Materials and Supplies (Continued)						
Tires and Tubes (Continued)						
Dept. of Public Works:						
533.337.36	General Office .....	.....	.....	60	.....	60
533.337.37	Bureau of Accounts .....	.....	.....	100	.....	100
532.337.38	Bureau of Building Repair .....	.....	.....	150	.....	150
533.337.39	Bureau of Building Inspection .....	.....	.....	50	.....	50
533.337.40	Bureau of Engineering .....	.....	.....	150	.....	150
533.337.42	Bureau of Street Cleaning .....	.....	.....	2,000	.....	2,000
533.337.43	Bureau of Sewer Repair .....	.....	.....	700	.....	700
532.337.49	Dept. of Electricity .....	.....	.....	600	.....	600
Dept. of Public Health:						
532.337.50	Central Office .....	.....	.....	800	.....	800
533.337.51	Laguna Honda Home .....	.....	.....	200	.....	200
533.337.54	Emergency Hospital .....	.....	.....	750	.....	750
533.337.55	Hassler Health Home .....	.....	.....	250	.....	250
533.337.57	Coroner .....	.....	.....	50	.....	50
533.337.59	Dept. of Weights and Measures .....	.....	.....	100	.....	100
533.337.60	Controller .....	.....	.....	70	.....	70
Janitorial Supplies (\$6,250)						
533.340.10	Fire Department .....	.....	.....	6,200	.....	6,200
533.340.33-3	Purchaser—Central Warehouse .....	50	.....	.....	.....	50
Equipment (\$168,608)						
533.400.03	Assessor .....	.....	.....	2,000	.....	2,000
533.400.09	Police Dept. ....	.....	.....	15,673	.....	15,673
533.400.10	Fire Dept. ....	.....	.....	60,200	.....	60,200
533.400.23	Juvenile Court .....	.....	.....	300	.....	300
532.400.24	Juvenile Detention Home .....	.....	.....	1,500	.....	1,500
533.400.26	Chief Administrative Officer .....	.....	.....	100	.....	100
533.400.28	Tax Collector .....	.....	.....	220	.....	220

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936\* (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT (Continued)						
Equipment (Continued)						
533.400.29	Registrar of Voters .....	.....	.....	950	.....	950
532.400.00	Purchaser of Supplies .....	12,500	.....	.....	.....	12,500
532.400.33-3	Warehouse Equipment .....	2,000	.....	.....	.....	2,000
533.400.33-2	Shop No. 2 .....	3,500	.....	.....	.....	3,500
533.400.30	Recorder .....	.....	.....	1,200	.....	1,200
533.400.31	County Clerk .....	.....	.....	630	.....	630
532.400.32	Public Administrator .....	.....	.....	85	.....	85
533.400.34	Real Estate Department .....	.....	.....	245	.....	245
Dept. of Public Works:						
533.400.38	Bureau of Building Repair .....	.....	.....	1,140	.....	1,140
532.400.40	Bureau of Engineering .....	.....	.....	1,000	.....	1,000
533.400.41	Central Permit Bureau .....	.....	.....	200	.....	200
533.400.42	Bureau of Street Cleaning .....	.....	.....	7,550	.....	7,550
Dept. of Public Health:						
533.400.50	Central Office .....	.....	.....	4,943	.....	4,943
533.400.51	Laguna Honda Home .....	.....	.....	4,808	.....	4,808
533.400.53	San Francisco Hospital .....	.....	.....	35,000	.....	35,000
533.400.54	Emergency Hospitals .....	.....	.....	5,550	.....	5,550
533.400.55	Hassler Health Home .....	.....	.....	2,564	.....	2,564
532.400.56	County Welfare Dept. ....	.....	.....	500	.....	500
533.400.57	Coroner .....	.....	.....	2,200	.....	2,200
533.400.59	Dept. of Weights and Measures .....	.....	.....	600	.....	600
533.400.60	Controller .....	.....	.....	1,000	.....	1,000
533.400.71	Civil Service Commission .....	.....	.....	450	.....	450
Fixed Charges:						
533.817.03	Assessor—Automobile Insurance .....	.....	.....	82	.....	82
533.900.00	Services of Other Departments .....	400	.....	.....	.....	400
		180,904	3,550	654,298	1,400	801,552
		18,000	.....	.....	.....	18,000
		198,904	3,550	622,798	1,400	819,552

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
REAL ESTATE DEPARTMENT						
534		12,600	.....	.....	.....	12,600
534.101.00	Permanent Salaries .....	565	450	.....	.....	115
534.200.00	Contractual Services .....	960	960	.....	.....	.....
534.203.00	Auto Hire .....	500	500	.....	.....	.....
534.300.00	Materials and Supplies .....	245	245	.....	.....	.....
534.400.00	Equipment .....					
534.809.00	Rental, 333 Kearny Street .....	14,870	2,155	.....	.....	12,715
		10,752	.....	.....	.....	10,752
		25,622	2,155	.....	.....	23,467
AUDITORIUM						
	(Receipts allocated to Appro. \$41,000)					
535.101.00	Permanent Salaries .....	29,085	.....	1,425	.....	30,510
535.102.00	Temporary Salaries .....	6,300	.....	.....	.....	6,300
535.200.00	Contractual Services .....	9,564	7,314	.....	.....	2,250
535.300.00	Materials and Supplies .....	5,000	.....	.....	.....	5,000
535.900.00	Services Other Departments .....	605	.....	.....	.....	605
		50,554	7,314	1,425	.....	44,665
DEPARTMENT OF PUBLIC WORKS						
536	General					
536.101.01	Permanent Salaries—Director .....	8,000	.....	.....	.....	8,000
536.101.02	Permanent Salaries—General Office .....	27,600	.....	.....	.....	27,600
536.101.03	Permanent Salaries—Telephone Exchange .....	10,980	.....	.....	.....	10,980
536.102.00	Temporary Salaries .....	450	.....	.....	.....	450
536.200.00	Contractual Services .....	890	890	.....	.....	.....
536.300.00	Materials and Supplies .....	5,584	5,584	.....	.....	.....
		53,504	6,474	.....	.....	47,030

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
537	Bureau of Accounts:					
537.101.00	Permanent Salaries .....	26,460	.....	.....	.....	26,460
537.200.00	Contractual Services .....	575	575	.....	.....	.....
537.300.00	Materials and Supplies .....	500	500	.....	.....	.....
		27,535	1,075	.....	.....	26,460
538	Bureau of Building Repair:					
538.101.01	Permanent Salaries—Superintendence .....	18,600	.....	.....	.....	18,600
538.101.02	Permanent Salaries—Maintenance .....	207,120	.....	.....	.....	207,120
538.102.00	Temporary Salaries—Maintenance .....	823	.....	.....	.....	823
538.103.00	Wages .....	84,852	.....	.....	.....	84,852
538.200.00	Contractual Services .....	8,208	7,348	.....	.....	860
538.203.00	Truck Hire .....	1,680	.....	.....	.....	1,680
538.300.00	Materials and Supplies .....	10,650	650	.....	.....	10,000
538.319.00	Engine Room Supplies .....	17,000	.....	.....	.....	17,000
538.340.00	Janitorial Supplies .....	5,700	.....	.....	.....	5,700
538.400.00	Equipment .....	1,140	1,140	.....	.....	.....
538.900.00	Services of Other Departments .....	100	.....	.....	.....	100
538.213.00	Repairs to Public Buildings .....	40,000	.....	.....	.....	40,000
538.213.01	Ventilating System—Supervisors' Chambers .....	3,000	.....	.....	.....	3,000
		398,873	9,138	.....	.....	389,735
539	Bureau of Building Inspection:					
539.101.00	Permanent Salaries .....	37,800	.....	.....	.....	37,800
539.200.00	Contractual Services .....	2,620	2,620	.....	.....	.....
539.233.00	Earthquake Survey .....	5,000	.....	.....	.....	5,000
539.300.00	Materials and Supplies .....	150	150	.....	.....	.....
		45,570	2,770	.....	.....	42,800

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
Bureau of Engineering:						
540	Permanent Salaries .....	189,480				189,480
540.101.00	Contractual Services .....	6,865	565			6,300
540.200.00	Auto Hire .....	3,360	3,360			
540.203.00	Extension and Reconstruction of Main Sewers .....	10,000				10,000
540.214.00	Materials and Supplies .....	3,466	2,616			850
540.300.00	Equipment .....	1,000	1,000			
540.400.00	Special Inspection .....	9,350				9,350
540.900.00	(Receipts allocated to Appro.—\$9,350)					
		223,521	7,541			215,980
Central Permit Bureau:						
541	Permanent Salaries .....	16,200				16,200
541.101.00	Contractual Services .....	100				100
541.200.00	Equipment .....	200	200			
		16,500	200			16,300
Bureau of Street Cleaning:						
542	Permanent Salaries .....	21,120				21,120
542.101.00	Wages .....	439,416				439,416
542.103.00	Contractual Services .....	11,200	11,100			100
542.200.00	Truck and Team Hire .....	16,000				16,000
542.203.00	Materials and Supplies .....	10,900	9,500			1,400
542.300.00	Equipment .....	9,145	7,550			1,595
542.400.00	Fixed Charges .....	1,800				1,800
542.800.00	Services of Other Departments .....	1,000				1,000
542.900.00						
		510,581	28,150			482,431

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
543	Bureau of Sewer Repairs:					
543.101.00	Permanent Salaries .....	12,900	.....	.....	.....	12,900
543.103.00	Wages .....	151,912	.....	.....	.....	151,912
543.200.00	Contractual Services .....	4,100	4,000	.....	.....	100
543.203.00	Team and Truck Hire .....	24,718	.....	.....	.....	24,718
543.300.00	Materials and Supplies .....	16,500	3,500	.....	.....	13,000
543.900.00	Services of Other Departments .....	7,100	.....	.....	.....	7,100
		217,230	7,500	.....	.....	209,730
543.901.00	Tearing Up Streets (Side Sewers) (Receipts allocated to Appro.—\$22,000)	22,000	.....	.....	.....	22,000
		239,230	7,500	.....	.....	231,730
544	Sewage Pumping Station:					
544.101.00	Permanent Salaries .....	2,160	.....	.....	.....	2,160
544.102.00	Temporary Salaries .....	72	.....	.....	.....	72
544.200.00	Contractual Services .....	1,500	600	.....	.....	900
544.300.00	Materials and Supplies .....	100	.....	.....	.....	100
		3,832	600	.....	.....	3,232

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
549	DEPARTMENT OF ELECTRICITY					
549.101.00	Permanent Salaries .....	157,620	.....	.....	.....	162,620
549.102.00	Temporary Salaries .....	750	.....	.....	5,000	750
549.103.00	Wages. ....	16,000	.....	.....	.....	16,000
549.200.00	Contractual Services .....	4,626	4,121	.....	.....	505
549.300.00	Materials and Supplies .....	18,666	600	.....	.....	18,066
549.400.00	Equipment. ....	450	250	.....	.....	200
		198,112	4,971	.....	5,000	198,141
550	DEPARTMENT OF PUBLIC HEALTH					
	Central Office:					
	Permanent Salaries:					
550.101.01	Administration .....	28,294	.....	.....	.....	28,294
550.101.02	Accounting .....	13,440	.....	.....	.....	13,440
550.101.03	Statistics .....	13,620	.....	.....	.....	13,620
550.101.04	Meat Inspection .....	60,168	.....	.....	.....	60,168
550.101.05	Communicable Diseases .....	26,220	.....	.....	.....	26,220
550.101.06	Clinics .....	22,800	.....	.....	.....	22,800
550.101.07	Bacteriological Laboratory .....	18,534	.....	.....	.....	18,534
550.101.08	School Inspection—Medical .....	23,500	.....	.....	.....	23,500
550.101.09	Dental .....	22,800	.....	.....	.....	22,800
550.101.10	Child Welfare—Medical .....	13,120	.....	.....	.....	13,120
550.101.11	Milk and Food Inspection .....	53,880	.....	.....	.....	53,880
550.101.12	Chemical Laboratory .....	6,900	.....	.....	.....	6,900
550.101.13	Plumbing Inspection .....	29,340	.....	.....	.....	29,340
550.101.14	Housing Inspection .....	25,800	.....	.....	.....	25,800
550.101.15	Industrial Inspection .....	11,700	.....	.....	.....	11,700
550.101.16	City Physicians .....	18,000	.....	3,600	.....	21,600
550.101.17	Field Nursing—Administration .....	31,320	.....	.....	.....	31,320
550.101.18	Field Nursing—Schools .....	65,340	.....	.....	.....	65,340

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH—(Continued)						
Central Office—(Continued)						
Permanent Salaries—(Continued)						
550.101.19	Field Nursing, Other.....	39,600	.....	.....	.....	39,600
550.101.20	Social Services .....	8,700	.....	.....	.....	8,700
550.101.21	Tuberculosis Bureau .....	13,860	.....	.....	.....	13,860
550.101.22	Outpatient Maternity Services .....	8,880	.....	.....	.....	8,880
550.200.00	Contractual Services .....	555,816	.....	3,600	.....	559,416
550.300.00	Materials and Supplies .....	33,430	22,660	.....	.....	10,770
550.334.00	Foodstuffs.....	18,000	5,825	.....	.....	12,175
550.400.00	Equipment... ..	6,500	.....	.....	.....	6,500
550.800.00	Fixed Charges .....	4,943	4,943	.....	.....	.....
550.811.00	Burial of Indigent Dead .....	1,710	.....	.....	.....	1,710
550.900.00	Services of Other Departments.....	11,700	.....	.....	.....	11,700
		1,845	1,425	.....	.....	420
550.252.00	Other Appropriations:	633,944	34,853	3,600	.....	602,691
	Feeble Minded .....	145,000	.....	.....	.....	145,000
		778,944	34,853	3,600	.....	747,691
551	Laguna Honda Home:					
551.101.00	Permanent Salaries .....	129,712	.....	.....	.....	129,712
551.101.01	Inmate Help .....	29,405	.....	.....	.....	29,405
551.101.02	Institutional Help .....	51,000	.....	.....	.....	51,000
551.102.00	Temporary Salaries .....	2,400	.....	.....	.....	2,400
551.200.00	Contractual Services .....	26,625	23,140	.....	.....	3,485
551.809.00	Employees' Room Allowance.....	14,040	.....	.....	.....	14,040
551.300.00	Materials and Supplies.....	75,075	3,100	.....	.....	71,975
551.334.00	Foodstuffs.....	230,500	.....	.....	.....	230,500
551.400.00	Equipment.....	4,808	4,808	.....	.....	.....
551.900.00	Services of Other Departments.....	1,500	.....	.....	.....	1,500
		565,065	31,048	.....	.....	534,017

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH—(Continued)						
552	Isolation Hospital					
552.101.00	Permanent Salaries .....	25,002	.....	.....	.....	25,002
552.101.01	Permanent Salaries—Institutional Help .....	13,740	.....	.....	.....	13,740
		38,742	.....	.....	.....	38,742
553	San Francisco Hospital					
553.101.00	Permanent Salaries .....	261,584	.....	.....	.....	261,584
553.101.01	Internes and Student Nurses .....	18,040	.....	.....	.....	18,040
553.101.02	Nursing. ....	224,340	.....	.....	.....	224,340
553.101.03	Institutional Help .....	239,567	.....	.....	.....	239,567
553.102.00	Temporary Salaries .....	8,113	.....	.....	.....	8,113
553.200.00	Contractual Services .....	39,620	34,870	.....	.....	4,750
553.300.00	Materials and Supplies .....	170,595	1,450	.....	.....	169,145
553.334.00	Foodstuffs. ....	250,000	.....	.....	.....	250,000
553.400.00	Equipment. ....	35,000	35,000	.....	.....	.....
553.809.00	Room Allowance for Employees.....	73,584	.....	.....	.....	73,584
553.900.00	Services of Other Departments.....	10,000	.....	.....	.....	10,000
		1,330,443	71,320	.....	.....	1,259,123
554	Emergency Hospitals					
554.101.00	Permanent Salaries .....	141,720	.....	.....	.....	141,720
554.101.01	Nursing. ....	32,580	.....	.....	.....	32,580
554.102.00	Temporary Salaries .....	6,745	.....	.....	.....	6,745
554.200.00	Contractual Services .....	11,550	7,160	.....	.....	4,390
554.300.00	Materials and Supplies .....	12,895	2,775	.....	.....	10,120
554.334.00	Foodstuffs. ....	2,920	.....	.....	.....	2,920
554.400.00	Equipment. ....	5,550	5,550	.....	.....	.....
554.900.00	Services of Other Departments.....	1,500	.....	.....	.....	1,500
		215,460	15,485	.....	.....	199,975

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH—(Continued)						
555	Hassler Health Home:					
555.101.00	Permanent Salaries .....	33,420	.....	.....	.....	33,420
555.101.01	Institutional Help .....	12,000	.....	.....	.....	12,000
555.102.00	Temporary Salaries .....	705	.....	.....	.....	705
555.200.00	Contractual Services .....	5,970	5,180	.....	.....	790
555.300.00	Materials and Supplies.....	11,590	1,025	.....	.....	10,565
555.334.00	Foodstuffs.....	27,400	.....	.....	.....	27,400
555.400.00	Equipment .....	2,564	2,564	.....	.....	.....
555.800.00	Fixed Charges .....	425	.....	.....	.....	425
555.809.00	Employees' Room Allowance.....	3,024	.....	.....	.....	3,024
		97,098	8,769	.....	.....	88,329
COUNTY WELFARE DEPARTMENT:						
556	Permanent Salaries .....	42,960	.....	.....	.....	42,960
556.200.00	Contractual Services .....	1,900	1,300	.....	.....	600
556.200.01	Clothing Blind and Deaf in Schools.....	100	.....	.....	.....	100
556.300.00	Materials and Supplies.....	2,500	2,500	.....	.....	.....
556.400.00	Equipment.....	500	500	.....	.....	.....
556.804.01	Widows' Pensions .....	235,000	.....	.....	.....	235,000
556.804.02	Maintenance of Aged.....	490,000	.....	.....	.....	490,000
556.804.03	Blind Pensions .....	110,000	.....	.....	.....	110,000
		882,960	4,300	.....	.....	878,660

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
557	CORONER:					
557.101.00	Permanent Salaries .....	48,380	.....	.....	.....	48,380
557.200.00	Contractual Services .....	875	400	.....	.....	475
557.300.00	Materials and Supplies .....	1,410	950	.....	.....	460
557.400.00	Equipment .....	2,200	2,200	.....	.....	.....
		52,865	3,550	.....	.....	49,315
558	AGRICULTURAL COMMISSION:					
558.101.00	Permanent Salaries .....	16,950	.....	.....	.....	16,950
558.200.00	Contractual Services .....	2,430	2,230	.....	.....	200
558.300.00	Materials and Supplies .....	400	400	.....	.....	.....
558.800.00	Fixed Charges .....	960	.....	.....	.....	960
		20,740	2,630	.....	.....	18,110
559	DEPARTMENT OF WEIGHTS AND MEASURES:					
559.101.00	Permanent Salaries .....	20,400	.....	.....	.....	20,400
559.200.00	Contractual Services .....	300	300	.....	.....	.....
559.300.00	Materials and Supplies .....	565	265	.....	.....	300
559.400.00	Equipment .....	600	600	.....	.....	.....
559.800.00	Fixed Charges .....	300	.....	.....	.....	300
		22,165	1,165	.....	.....	21,000

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
560	CONTROLLER:					
560.101.00	Permanent Salaries .....	168,100	.....	.....	19,380	187,480
560.102.00	Temporary Salaries .....	9,785	.....	.....	.....	9,785
560.200.00	Contractual Services .....	3,645	2,737	.....	.....	908
560.300.00	Materials and Supplies .....	13,270	13,070	.....	.....	200
560.400.00	Equipment .....	1,000	1,000	.....	.....	.....
560.800.00	Services of Other Departments .....	480	.....	.....	.....	480
560.900.00	Audit of Utilities .....	.....	.....	.....	4,300	4,300
		196,280	16,807	.....	23,680	203,153
560.705.01	Other Appropriations:	56,000	.....	.....	.....	56,000
560.705.02	Other Judgments and Claims .....	9,000	.....	.....	.....	9,000
	Auto Liability Claims .....	.....	.....	.....	.....	.....
		261,280	16,807	.....	23,680	268,153
561	CITY PLANNING COMMISSION:					
561.101.00	Permanent Salaries .....	6,600	.....	.....	.....	6,600
561.102.00	Temporary Salaries .....	2,300	.....	.....	.....	2,300
561.106.00	Commissioners .....	5,000	.....	.....	.....	5,000
561.200.00	Contractual Services .....	475	475	.....	.....	.....
561.300.00	Materials and Supplies .....	275	275	.....	.....	.....
		14,650	750	.....	.....	13,900

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
563	LIGHTING OF PUBLIC STREETS AND BUILDINGS:	699,600	.....	.....	.....	699,600
563.231.00	Lighting of Public Streets.....	.....	.....	.....	.....	.....
	Electricity and Gas:	.....	.....	.....	.....	.....
563.231.07	Sheriff .....	.....	.....	13,000	.....	13,000
563.231.09	Police Department .....	.....	.....	2,000	.....	2,000
563.231.10	Fire Department .....	.....	.....	16,000	.....	16,000
563.231.12	Park .....	.....	.....	.....	50,570	50,570
563.231.13	Recreation .....	.....	.....	.....	5,800	5,800
563.231.14	Library .....	.....	.....	.....	13,000	13,000
563.231.15	War Memorial .....	.....	.....	.....	14,000	14,000
563.231.15-1	War Memorial (Art Museum).....	.....	.....	.....	8,000	8,000
563.231.17	California Palace of Legion of Honor.....	.....	.....	.....	3,600	3,600
563.231.18	de Young Museum.....	.....	.....	.....	1,500	1,500
563.231.24	Juvenile Detention Home.....	.....	.....	250	.....	250
563.231.29	Registrar of Voters.....	.....	.....	160	.....	160
563.231.33	Purchasing Dept. ....	.....	.....	3,550	.....	3,550
563.231.35	Real Estate Dept. (Auditorium).....	.....	.....	7,000	.....	7,000
	Dept. of Public Works:	.....	.....	.....	.....	.....
563.231.40	Bureau of Engineering.....	.....	.....	65	.....	65
563.231.38	Bureau of Building Repair.....	.....	.....	265	.....	265
563.231.42	Bureau of Street Cleaning.....	.....	.....	20	.....	20
563.231.44	Sewage Pumping .....	.....	.....	600	.....	600
563.231.45	Asphalt Plant .....	.....	.....	.....	900	900
563.231.46	Drawbridges .....	.....	.....	.....	1,800	1,800
563.231.47	Traffic Signals .....	6,000	.....	.....	.....	6,000
563.231.49	Dept. of Electricity.....	.....	.....	1,200	.....	1,200

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
563	LIGHTING OF PUBLIC STREETS AND BUILDINGS (Continued)					
	Electricity and Gas (Continued):					
	Dept. of Public Health:					
563.231.50	Central Office .....	.....	.....	4,500	.....	4,500
563.231.51	Laguna Honda Home.....	.....	.....	22,000	.....	22,000
563.231.53	San Francisco Hospital.....	.....	.....	27,300	.....	27,300
563.231.54	Emergency Hospitals .....	.....	.....	2,200	.....	2,200
563.231.55	Hassler Health Home .....	.....	.....	4,000	.....	4,000
563.231.63	Public Building Lighting .....	34,900	.....	.....	.....	34,900
563.231.64	Airport .....	.....	.....	.....	6,000	6,000
563.231.65	Municipal Railway .....	.....	.....	.....	425,000	425,000
563.231.66	Water Department .....	.....	.....	.....	192,500	192,500
563.231.69	Schools .....	.....	.....	.....	49,200	49,200
563.300.00	Materials and Supplies .....	100	.....	.....	.....	100
563.400.00	Equipment .....	400	.....	.....	.....	400
563.509.01	Capital Expenditures .....	20,000	.....	.....	.....	20,000
563.509.02	Alterations to Secure Lower Rates .....	3,000	.....	.....	.....	3,000
563.900.00	Services of Other Departments .....	21,500	.....	.....	.....	21,500
		785,500	.....	104,110	771,870	1,661,480

(Detail of General Fund Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
571	CIVIL SERVICE COMMISSION:					
571.101.00	Permanent Salaries .....	44,840	.....	.....	.....	44,840
571.102.00	Temporary Salaries .....	10,640	.....	.....	.....	10,640
571.200.00	Contractual Services .....	830	150	.....	.....	680
571.300.00	Materials and Supplies .....	3,900	3,900	.....	.....	.....
571.400.00	Equipment .....	450	450	.....	.....	.....
		60,660	4,500	.....	.....	56,160
573.200.00	PUBLIC POUND .....	17,000	.....	.....	.....	17,000
	Total .....	17,251,816	731,933	731,933	820,950	18,072,766
	Transfer From Water Department .....	Cr. 1,255,477	.....	.....	1,255,477	.....
	TOTAL GENERAL FUND .....	15,996,339	731,933	731,933	2,076,427	18,072,766



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
502	MAYOR:	100,000				100,000
502.900.00	Emergency Reserve Fund					
512	PARK DEPARTMENT:					
512.101.00	Permanent Salaries	110,670				110,670
512.103.00	Wages	648,534				648,534
512.106.00	Fees and Special Compensations	2,500				2,500
512.200.00	Contractual Service	15,655				15,655
512.218.00	Concerts	21,000				21,000
512.231.00	Heat, Light, Power, etc.	50,570	50,570			
512.300.00	Materials and Supplies	81,600				81,600
512.334.00	Foodstuffs	71,511				71,511
512.400.00	Equipment	3,000				3,000
512.800.00	Fixed Charges	27,400	1,000			26,400
512.806.00	Retirement Deductions	31,500	31,500			
512.900.00	Services of Other Departments	10,720				10,720
512.500.00	Rehabilitation—Palace of Fine Arts	35,000				35,000
512.500.01	New Convenience Stations—Balboa and G. G. Park	10,000				10,000
512.600.01	Fleishhacker Playfield—Land	40,831				40,831
512.600.02	Lafayette Park—Parcel No. 2	31,650				31,650
512.600.03	McLaren Park—Land	15,000				15,000
	Total Park Fund	1,207,141	83,070			1,124,071

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR RECREATION DEPARTMENT 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
513	RECREATION DEPARTMENT:					
513.101.00	Permanent Salaries .....	291,318	.....	.....	.....	291,318
513.102.00	Temporary Salaries .....	12,245	.....	.....	.....	12,245
513.103.00	Wages .....	34,715	.....	.....	.....	34,715
513.106.00	Fees and Special Compensations .....	5,957	.....	.....	.....	5,957
513.200.00	Contractual Service .....	50,000	6,445	.....	.....	43,555
513.203.01	Truck Hire .....	2,400	.....	.....	.....	2,400
513.203.02	Auto Hire .....	2,574	.....	.....	.....	2,574
513.300.00	Materials and Supplies .....	54,798	.....	.....	.....	54,798
513.400.00	Equipment .....	7,500	.....	.....	.....	7,500
513.600.01	Bayview District Land .....	15,000	.....	.....	.....	15,000
513.600.02	Upper Noe District Land .....	25,000	.....	.....	.....	25,000
513.600.03	Angelo Rossi Land—Parcel No. 4 .....	27,000	.....	.....	.....	27,000
513.600.04	Eureka Valley Land .....	25,000	.....	.....	.....	25,000
513.600.05	Ninth and Ortega Land .....	6,000	.....	.....	.....	6,000
513.600.06	Longfellow Site Land .....	20,000	.....	.....	.....	20,000
513.600.07	Haight and Ashbury District Land .....	25,000	.....	.....	.....	25,000
513.600.08	Sunset District Land .....	25,000	.....	.....	.....	25,000
513.600.09	Corona Heights Land .....	25,000	.....	.....	.....	25,000
513.800.00	Fixed Charges .....	20,000	10,500	.....	.....	9,500
	Total Recreation Fund .....	674,507	16,945	.....	.....	657,562
514	LIBRARY:					
514.101.00	Permanent Salaries .....	169,980	.....	.....	.....	169,980
514.103.00	Wages .....	66,332	.....	.....	.....	66,332
514.200.00	Contractual Services .....	45,965	13,351	.....	.....	32,614
514.200.01	Binding .....	35,500	.....	.....	.....	35,500
514.300.00	Materials and Supplies .....	8,500	.....	.....	.....	8,500
514.328.00	Books and Bindery Materials .....	19,665	.....	.....	.....	19,665
514.400.00	Equipment .....	5,000	.....	.....	.....	5,000
514.800.00	Fixed Charges .....	12,380	6,000	.....	.....	6,380
514.900.00	Services of Other Departments .....	20,770	.....	.....	.....	20,770

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)



## DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
LIBRARY—(Continued)						
New Branches:						
514.233.01	Visitacion Valley .....	10,000	.....	.....	.....	10,000
514.233.02	Bernal Heights .....	10,000	.....	.....	.....	10,000
514.233.03	Parkside .....	10,000	.....	.....	.....	10,000
514.233.04	West Portal .....	10,000	.....	.....	.....	10,000
	Total Library Fund .....	424,092	19,351	.....	.....	404,741
WAR MEMORIAL:						
General Department:						
515.101.00	Permanent Salaries .....	62,460	.....	.....	.....	62,460
515.102.00	Temporary Salaries .....	4,870	.....	.....	.....	4,870
515.103.00	Wages .....	1,800	.....	.....	.....	1,800
515.200.00	Contractual Services .....	16,599	14,374	.....	.....	2,225
515.300.00	Materials and Supplies .....	4,000	.....	.....	.....	4,000
515.900.00	Services of Other Departments .....	2,500	.....	.....	.....	2,500
Art Museum:						
515.101.01	Permanent Salaries .....	5,220	.....	.....	.....	5,220
515.102.01	Temporary Salaries .....	435	.....	.....	.....	435
515.231.01	Contractual Service (L. & P.) .....	8,000	8,000	.....	.....	.....
515.300.01	Materials .....	750	.....	.....	.....	750
	Total War Memorial Fund .....	106,634	22,374	.....	.....	84,260
CALIFORNIA PALACE OF THE LEGION OF HONOR:						
517.101.00	Permanent Salaries .....	36,736	.....	.....	.....	36,736
517.102.00	Temporary Salaries .....	700	.....	.....	.....	700
517.106.00	Fees and Special Compensations .....	300	.....	.....	.....	300
517.200.00	Contractual Service .....	8,000	3,600	.....	.....	4,400
517.200.01	Exhibition of German Painting .....	6,000	.....	.....	.....	6,000
517.203.00	Auto Hire .....	720	.....	.....	.....	720
517.300.00	Materials and Supplies .....	4,000	.....	.....	.....	4,000
517.400.00	Equipment .....	1,200	.....	.....	.....	1,200
517.800.00	Fixed Charges .....	1,675	.....	.....	.....	1,675
517.900.00	Services of Other Departments .....	11,380	11,380	.....	.....	.....
	Total California Palace of Legion of Honor Fund .....	70,711	14,980	.....	.....	55,731

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
518	DE YOUNG MUSEUM:					
518.101.00	Permanent Salaries .....	48,880	.....	.....	11,380	60,260
518.103.00	Wages .....	1,705	.....	.....	.....	1,705
518.106.00	Fees and Special Compensations .....	520	.....	.....	.....	520
518.200.00	Contractual Services .....	3,645	1,500	.....	.....	2,145
518.200.01	Exhibition of Prints .....	4,000	.....	.....	.....	4,000
518.203.00	Auto Hire .....	325	.....	.....	.....	325
518.300.00	Materials and Supplies .....	1,900	.....	.....	.....	1,900
518.400.00	Equipment .....	300	.....	.....	.....	300
518.800.00	Fixed Charges .....	875	.....	.....	.....	875
	Total De Young Museum Fund .....	62,150	1,500	.....	11,380	72,030
526	CHIEF ADMINISTRATIVE OFFICER:					
526.703.00	Installment Payment on State Unemployment Relief Loan Fund..	158,076	.....	.....	.....	158,076
526.800.00	Bond Interest and Redemption Fund.....	8,188,961	.....	.....	6,139,411	14,328,372
526.803.01	Interest on Tax Anticipation Notes Fund.....	13,119	.....	.....	.....	13,119
526.803.02	Interest on State Unemployment Relief Loan Fund.....	39,547	.....	.....	.....	39,547
526.804.00	Indigent Sick and Dependent Poor Fund.....	800,000	4,380	.....	.....	795,620
526.804.01	S. E. R. A. Allocations Fund.....	200,000	.....	.....	.....	200,000
526.277.00	Publicity and Advertising Fund.....	175,000	.....	.....	.....	175,000
		9,574,703	4,380	.....	6,139,411	15,709,734
529.900.00	REGISTRAR OF VOTERS: Special Election Fund .....	937	.....	.....	.....	937

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS						
COUNTY ROAD FUND						
Street Repair:						
545	Permanent Salaries .....	9,900				9,900
545.101.00	Wages .....	206,823				206,823
545.103.00	Contractual Services .....	14,240	900			13,340
545.200.00	Truck Hire .....	17,370				17,370
545.203.01	Auto Hire .....	360				360
545.203.02	Materials and Supplies .....	76,000				76,000
545.300.00	Fixed Charges .....	27,000	13,000			14,000
545.800.00	Services of Other Departments .....	8,250				8,250
545.900.00		359,943	13,900			346,043
Bridges:						
546	Permanent Salaries .....	51,000				51,000
546.101.00	Temporary Salaries .....	2,190				2,190
546.102.00	Contractual Services .....	4,353	1,800			2,553
546.200.00	Materials and Supplies .....	720				720
546.300.00	Services of Other Departments .....	3,390				3,390
546.900.00		61,653	1,800			59,853
General:						
547	Bond Interest and Redemption .....	200,000	200,000			
547.800.00	Traffic (Service of Department of Electricity) .....	5,000	5,000			
547.903.01	Traffic (Services of Police Department) .....	40,000				40,000
547.903.02	Services of Real Estate Department .....	2,500				2,500
547.902.00		247,500	205,000			42,500

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURE 1935-1936 (Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
COUNTY ROAD FUND (Continued)						
Street Construction:						
548	Joint Highway District No. 10	25,000	.....	.....	.....	25,000
548.904.01	California St. Widen, Presidio to First Ave.	35,000	.....	.....	.....	35,000
548.950.00	Irving St. Widen, Seventh to Eighteenth Aves.	15,000	.....	.....	.....	15,000
548.951.00	First St. Reconstruct—Embarcadero to Brannan St.	5,000	.....	.....	.....	5,000
548.952.00	Divisional Highway, Castro to Divisadero St.	50,000	.....	.....	.....	50,000
548.905.17	Roadway into Potrero Hill Playground	6,500	.....	.....	.....	6,500
548.953.00	Recondition Streets—Crocker-Amazon Tract (Tobin Contract)	6,700	.....	.....	.....	6,700
548.954.00	Army St. Widening	50,000	.....	.....	.....	50,000
548.955.00	Parker Ave. Widen, Euclid to Geary	48,354	.....	.....	.....	48,354
548.956.00	Seventh Ave. Resurface, Lawton to Lincoln Way	8,000	.....	.....	.....	8,000
548.957.00						
Total County Road Fund		249,554	.....	.....	.....	249,554
		918,650	220,700	.....	.....	697,950

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)



Number	Description	Amount	Transfers	From Intra-fund Receipts	From Intra-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
SPECIAL GAS-STREET IMPROVEMENT FUND						
For the special gas-street improvement fund created pursuant to the provisions of an Act of the Legislature entitled "An Act to amend Sections 194, 195, 196, 197, 198, and 188 of, and to add new sections to be numbered 199, 200, 201, 202, 203, and 204 to, the Streets and Highways Code, relating to allocation and expenditure of moneys from the State Highway Fund within cities, and providing a procedure therefor," the said sum to be expended for the following improvements:						
577.902.00	Steuart St., Embarcadero to Mission, Reconstruct.....	10,000	.....	.....	.....	10,000
577.903.00	South Van Ness Ave. (Howard St.), Widen, 24th-26th.....	10,000	.....	.....	.....	10,000
577.904.00	Spear St., Embarcadero to Howard, Reconstruct.....	9,000	.....	.....	.....	9,000
577.905.00	Folsom St., Embarcadero to Third, Reconstruct.....	13,300	.....	.....	.....	13,300
577.906.00	Eighteenth St., Guerrero to Danvers, Widen and Reconstruct.....	28,200	.....	.....	.....	28,200
577.907.00	Anza St., Cut Through to St. Roses Ave.....	40,000	.....	.....	.....	40,000
577.908.00	Geneva Ave., Widening, Land Acquisition and Reconstruct.....	87,500	.....	.....	.....	87,500
577.909.00	Silver Ave., Land Acquisition and Reconstruct.....	12,000	.....	.....	.....	12,000
577.910.00	Dearborn St., Land Acquisition and Extension.....	13,000	.....	.....	.....	13,000
577.911.00	Persia Ave., Reconstruction and Extension.....	15,000	.....	.....	.....	15,000
577.912.00	Shakespeare St., Land Acquisition and Extension.....	15,000	.....	.....	.....	15,000
Total Special Gas-Street Improvement Fund.....		253,000	.....	.....	.....	253,000

(Detail of Other Current Funds Appropriations for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
549	DEPARTMENT OF ELECTRICITY:					
549.900.00	Installation Fund .....	3,000	.....	.....	.....	3,000
560.705.00	CONTROLLER:					
	Tax Judgments Fund.....	73,846	.....	.....	.....	73,846
	SCHOOL DEPARTMENT:					
569	Common School Fund (Tentative) .....	9,194,130	463,700	.....	.....	8,730,430
570	Special School Tax Fund (Tentative) .....	1,030,000	9,000	.....	.....	1,021,000
		10,224,130	472,700	.....	.....	9,751,430
572	EMPLOYEES' RETIREMENT SYSTEM:					
572.101.00	Permanent Salaries .....	29,340	.....	.....	.....	29,340
572.102.00	Temporary Salaries .....	2,200	.....	.....	.....	2,200
572.106.00	Fees and Special Compensation .....	1,875	.....	.....	.....	1,875
572.200.00	Contractual Services .....	1,380	30	.....	.....	1,350
572.300.00	Materials and Supplies .....	200	.....	.....	.....	200
572.400.00	Equipment .....	425	.....	.....	.....	425
572.800.00	Fixed Charges .....	1,519,640	.....	.....	642,500	2,162,140
		1,555,060	30	.....	642,500	2,197,530
572.802.00	Compensation Insurance .....	40,000	.....	.....	.....	40,000
	Total Employees' Retirement Fund.....	1,595,060	30	.....	642,500	2,237,530



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES) FOR EXPENDITURE 1935-1936

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
562	PUBLIC UTILITIES COMMISSION:					
562.101.00	Permanent Salaries .....	.....	.....	.....	34,200	34,200
562.106.00	Legal Expenses .....	.....	19,000	.....	19,000	.....
562.200.00	Contractual Services .....	.....	.....	.....	16,350	16,350
562.300.00	Materials and Supplies .....	.....	.....	.....	1,250	1,250
562.400.00	Equipment .....	.....	.....	.....	500	500
562.800.00	Fixed Charges .....	.....	.....	.....	1,217	1,217
	Total Public Utilities Commission Fund.....	.....	19,000	.....	72,517	53,517
564	SAN FRANCISCO AIRPORT:					
564.101.00	Permanent Salaries .....	15,000	.....	.....	.....	15,000
564.102.00	Temporary Salaries .....	19,200	.....	.....	.....	19,200
564.103.00	Wages .....	2,817	.....	.....	.....	2,817
564.200.00	Contractual Services .....	13,857	6,000	.....	.....	7,857
564.300.00	Materials and Supplies .....	4,165	.....	.....	.....	4,165
564.400.00	Equipment .....	4,015	.....	.....	.....	4,015
564.500.00	Buildings, Structures and Improvements .....	13,100	.....	.....	.....	13,100
564.600.00	Land Purchase .....	105,000	.....	.....	.....	105,000
564.800.00	Fixed Charges .....	2,600	.....	.....	.....	2,600
	Total Airport Fund.....	179,754	6,000	.....	.....	173,754
565	MUNICIPAL RAILWAY:					
565.101.00	Permanent Salaries .....	244,320	.....	.....	.....	244,320
565.102.00	Temporary Salaries .....	6,566	.....	.....	.....	6,566
565.103.00	Wages .....	1,648,943	.....	.....	.....	1,648,943
565.200.00	Contractual Services .....	506,295	427,125	.....	.....	79,170
565.212.00	Replacements .....	185,000	.....	.....	.....	185,000
565.300.00	Materials and Supplies .....	53,875	.....	.....	.....	53,875
565.800.00	Fixed Charges .....	357,900	187,500	.....	.....	170,400
565.806.00	Pensions and Retirement Allowances .....	102,000	102,000	.....	.....	.....
565.900.00	Services of Other Departments .....	39,027	11,827	.....	.....	27,200
	Total Municipal Railway Operating Fund.....	3,143,926	728,452	.....	.....	2,415,474

(Detail of Other Current Funds Appropriations, Public Service Enterprises, for Expenditure, 1935-1936, continued on next page)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
566	WATER DEPARTMENT:					
566.101.00	Permanent Salaries	620,220				620,220
566.102.00	Temporary Salaries	33,413				33,413
566.103.00	Wages	225,564				225,564
566.200.00	Contractual Services	364,606	200,020			164,586
566.300.00	Materials and Supplies	127,819				127,819
566.334.00	Foodstuffs	3,500				3,500
566.400.00	Equipment	12,940				12,940
566.500.00	Additions and Betterments	135,550				135,550
566.800.00	Bond Interest and Redemption, S. V.	3,022,025	3,022,025			
566.808.00	Fixed Charges	363,045	45,000			318,045
566.900.01	Services of Other Departments	127,716	126,719			997
566.900.02	Appropriation to General Fund	1,255,477	1,255,477			
	Total Water Revenue Fund	6,291,875	4,649,241			1,642,634
567	HETCH HETCHY POWER:					
567.101.00	Permanent Salaries	96,417			12,933	109,350
567.102.00	Temporary Salaries	5,642			225	5,867
567.200.00	Contractual Services	6,526	1,775		786	5,537
567.200.01	Plant Repairs	2,075				2,075
567.200.02	Production Maintenance	26,153				26,153
567.200.03	Transmission Maintenance	13,522				13,522
567.200.04	Miscellaneous Maintenance	7,556				7,556
567.300.00	Materials and Supplies	5,000				5,000
567.334.00	Foodstuffs	6,400				6,400
567.400.00	Equipment	3,255			70	3,325
567.500.00	Buildings, Structures and Improvements	20,725			193	20,918
567.800.00	Bond Interest and Redemption	1,180,350	1,180,350			
567.808.00	Fixed Charges	11,999			693	12,692

(Detail of Other Current Funds Appropriations, Public Service Enterprises, for Expenditure, 1935-1936, continued on next page)



DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES) FOR EXPENDITURE 1935-1936  
(Continued)

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
HETCH HETCHY POWER (Continued)						
567.813.00	Provision for Depreciation .....	70,000	.....	.....	.....	70,000
567.900.00	Services of Other Departments .....	76,596	71,596	.....	.....	5,000
567.800.01	Bond Interest and Redemption, Hetch Hetchy Water Supply .....	1,532,216	1,253,721	.....	14,900	293,395
		626,559	626,559	.....	.....	.....
	Total Hetch Hetchy Power Operative Fund.....	2,158,775	1,880,280	.....	14,900	293,395
HETCH HETCHY WATER SUPPLY:						
568	Permanent Salaries .....	.....	.....	.....	39,990	39,990
568.101.00	Contractual Services .....	.....	.....	.....	3,000	3,000
568.200.00	Maintenance .....	.....	.....	.....	23,710	23,710
568.212.01	Replacements .....	.....	.....	.....	518	518
568.212.02	Materials and Supplies .....	.....	.....	.....	9,000	9,000
568.300.00	Equipment .....	.....	.....	.....	3,600	3,600
568.400.00	Fixed Charges .....	.....	.....	.....	25,099	25,099
568.808.00	Taxes .....	.....	.....	.....	6,000	6,000
568.812.00	Services of Other Departments .....	.....	11,680	.....	16,708	5,028
568.900.00		.....	.....	.....	.....	.....
Total Hetch Hetchy Water Supply Fund.....		.....	11,680	.....	127,625	115,945
TOTAL PUBLIC SERVICE ENTERPRISES.....		11,774,330	7,294,653	.....	215,042	4,694,719

Number	Description	Amount	Transfers	From Intra-fund Receipts	From Inter-fund Receipts	Total
592.900.00	PUBLIC UTILITIES COMMISSION: 1932 HETCH HETCHY BONDS Roads and Trails in Yosemite National Park .....	250,000	.....	.....	.....	250,000
593.900.01	1933 WATER DISTRIBUTION BONDS Bond Redemption .....	25,000	25,000	.....	.....	.....
593.900.02	Interest During Construction .....	447,500	447,500	.....	.....	.....
593.900.03	Services of Other Departments .....	3,816	3,816	.....	.....	.....
		476,316	476,316	.....	.....	.....
593.900.04	1933 WATER DISTRIBUTION GRANT Bond Redemption .....	247,929	247,929	.....	.....	.....
594.900.01	1933 HETCH HETCHY DAM GRANT Bond Interest and Redemption .....	49,931	49,931	.....	.....	.....
594.900.02	1933 HETCH HETCHY DAM BONDS Services of Other Departments .....	1,536	1,536	.....	.....	.....
597.900.01	1933 AIRPORT GRANT Bond Interest and Redemption .....	13,280	13,280	.....	.....	.....
	DEPARTMENT OF PUBLIC WORKS: 1933 SEWER GRANT					
595.900.01	Bond Interest and Redemption .....	59,926	59,926	.....	.....	.....
595.900.02	1933 SEWER BONDS Services of Other Departments .....	1,176	1,176	.....	.....	.....
596.900.01	1933 HIGH PRESSURE GRANT Bond Interest and Redemption .....	3,335	3,335	.....	.....	.....
596.900.02	1933 HIGH PRESSURE BONDS Services of Other Departments .....	3,456	3,456	.....	.....	.....
598.900.01	1934 SCHOOL HOUSE GRANT Bond Interest and Redemption .....	76,076	76,076	.....	.....	.....
598.900.02	1934 SCHOOL HOUSE BONDS Services of Other Departments .....	1,116	1,116	.....	.....	.....
	Total Capital Funds .....	1,184,077	934,077	.....	.....	250,000



Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Hayden—1.

#### Explanation of Vote.

Supervisor Uhl explained his vote by saying:

"I feel that this budget is not what you call an economy budget. Positions have been created. Civil Service Commission has not prepared the report asked for, a report showing positions vacated last year and not to be refilled. They have been refilled. Also, there have been thirty-one additional employments. Therefore, there is no economy to the taxpayer. I am opposed to salary advances made except in the underpaid employees. I still feel that the deductions in municipal employees' salaries in part should be maintained. I will not bring the matter in now for the relief situation is changing. If the expected change in the set up in the relief situation comes to pass, it looks like there will be duplicate organizations that will bring about a great cost in the care of the unemployed and more money will be needed. Instead of \$800,000 in the Budget, I believe there should be \$1,000,000 for relief. I think that if we asked a referendum of municipal employees that they would willingly agree to a 20 per cent return of their salary deduction. This would help the situation. The taxpayer is the lost individual, the "forgotten man."

#### Committee to Study Hetch Hetchy Power Distribution.

In accordance with motion made at last meeting by Supervisor Havenner, President McSheehy announced that he had appointed Supervisors Havenner, Colman, Gallagher, Shannon and himself a Committee of Five to make a study of the situation as regards the distribution of Hetch Hetchy power in the event that the Secretary of the Interior hands down a decision that San Francisco is violating the Raker Act and must conform to its provisions.

#### Financial Prospectus of Municipal Distribution of Power.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the Public Utility Commission furnish this Board a financial prospectus covering municipal distribution of power, showing what the City may be expected to realize in this respect.

*Referred to Committee of Five on Hetch Hetchy Power Distribution.*

#### Report on "Where Nots."

Supervisor Uhl moved that the Clerk write to Director Worden of the Department of Public Works, requesting from him a report on "where nots." Or that said list be requested of the Chief Administrative Officer.

*So ordered.*

#### ADJOURNMENT.

Whereupon, the Board, at the hour of 3:23 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors June 3, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

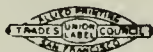
J. S. DUNNIGAN, Clerk.

Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, June 3, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, JUNE 3, 1935, 2. P. M.

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In Board of Supervisors, San Francisco, Monday, June 3, 1935, 2 p. m.  
The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:  
Supervisors Brown, Gallagher, Hayden, McSheehy, Ratto, Roncovieri,  
Schmidt, Shannon, Uhl—9.

Absent—Supervisors Colman, Havenner—2.

Supervisor Colman appeared and was noted present at 2:30 p. m.

Supervisor Havenner appeared and was noted present at 2:30 ~~p. m.~~

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of May 27 and 31, 1935,  
were considered read and approved.

### SPECIAL ORDER—3 P. M.

The following matter was taken up:

#### Gasoline Supply Stations.

(Code No. 11.0821)

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

Section 2. Permits: It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or



maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot or parcel of land, or any structure situate thereon, when any exterior boundary of the property upon which said gasoline supply station is proposed to be located falls, when measured in a straight line within the distance, set forth opposite each of the hereinafter mentioned occupancies, of the exterior boundaries of the lot or parcel of land upon which said occupancy is situate:

Hospital .....	300 feet
Church .....	200 feet
School .....	200 feet
Theatre .....	200 feet

All applications for permits shall be made in writing; shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fireproofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions

of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.



(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of



Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

Section 8. Services Permitted: The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

Section 9. Duties of the Fire Marshal: It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

Section 10. Penalty: Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

#### EXPLANATION.

Increases distance from church, school, theatre, or hospital at which auto supply stations may be established.

Distance at present 200 feet from front entrance of auto supply station to school, church, theatre or hospital.

Distances proposed:

300 feet from hospital;

200 feet from church, theatre or school.

Measurement to be made from exterior boundaries of properties affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.



Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

### Committee of the Whole.

Supervisor Hayden moved that the Board of Supervisors resolve itself into a committee of the whole for the purpose of hearing the opponents and proponents.

*So ordered.*

All members heretofore noted being present.

Supervisor McSheehy in the chair.

### Privilege of the Floor.

Fire Chief Brennan was granted the privilege of the floor and addressed the Board, in effect stating that he favored elimination of all restrictions as regards gasoline supply stations with relation to their proximity to hospitals, churches, schools and theaters. He presented data showing that no city in the state of California, including large and small, had the same restrictions as San Francisco. In Los Angeles, Bakersfield, Fresno, Berkeley, and other cities, all restrictions had been eliminated by recent legislation.

He quoted statistics from the Board of Underwriters to the effect that there was no special or particular hazard from a gasoline supply station so far as fire menace was concerned; that insurance rates of property in the vicinity of such stations had not been increased, but if anything diminished. He quoted data from Captain Goff of the Police Department, to the effect that danger to life and limb was not in evidence as a result of gasoline supply stations; that on the contrary people entering and leaving gas stations by common observation moved cautiously, and that there was little or no danger to school children passing such places as compared with other sections of the city where traffic was passing.

Whereupon, Supervisor Shannon moved that Section 2 of the ordinance as amended at line 9, commencing with the words "provided, however" to the end of the paragraph, be stricken out, eliminating thereby all reference to requirements of distance from hospitals, churches, schools and theaters.

Motion seconded by Supervisor Gallagher.

Mr. McGahie, representing Committee of Service Station Owners, composed of the majority of the oil stations; O. V. Eckles, chairman of the Committee of Service Station Owners (Independents), and the Richfield Oil Company; G. J. Demartini, president of San Francisco Standard Stations Employees (350 employees); George Gerhardt, secretary of the Civic League of Improvement Clubs; Edward Kenny, representing himself and Geary Street Merchants Association; Louis Mooser and Sylvester McAtee, representing the Down Town Association, were heard in favor of Supervisor Shannon's motion to eliminate all restriction.

John F. Kelly, representing the Southern Council of Civic Clubs; R. P. Troy, representing the Third Street Improvement Club; Mrs. Harry Thomas, Legislature Chairman, Second District, Parent-Teachers Association; Edward J. Vandeleur, representing the San Francisco Labor Council; Mrs. Bachmann, director of Public Welfare Activity, Parent-Teachers Association; Mrs. Schapp, Safety Chairwoman, Second District, Parent-Teachers Association; Mrs. T. R. Best, Central Council of

Civic Clubs; Dr. Green, representing the Green Eye Hospital; Mrs. Baumann, representing Eureka Valley Improvement Club; Edmund Zane, representing the Olympic Garage, were heard in opposition to the removal of the restrictions placed on gasoline supply stations as regards their permitted location from hospitals, churches, schools and theaters.

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Supervisor Gallagher moved that we suspend the hearing on gasoline supply stations ordinance for the purpose of giving consideration to the proposed presentation by M. Rose, of his moving picture demonstration of his garbage incinerator.

Supervisor Shannon moved as an amendment that when we recess we do so until 2 o'clock tomorrow, June 4, 1935, for the purpose of hearing garbage matters.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Shannon, Uhl—4.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Roncovieri—7.

Whereupon Supervisor Gallagher's motion was *adopted* unanimously.

Supervisor Uhl, seconded by Supervisor Schmidt, subsequently moved to rescind action on the foregoing vote, and that when we recess we do so until 8:30 this evening for the purpose of giving consideration to garbage matters, and the motion carried by the following vote:

Ayes—Supervisors Colman, Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.

Supervisor Hayden and Supervisor Brown requested to be excused from this evening's meeting on account of previous engagements.

There being no objection, it was so ordered.

Whereupon, the roll was called on the question as to who would be present and attend the evening session, with the following result:

Ayes—Supervisors Colman, Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.

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### Motion Lost.

Whereupon, returning to the consideration of the gasoline station ordinance the roll was called on Supervisor Shannon's motion to strike out all distance restrictions and the same was *defeated* by the following vote:

Ayes—Supervisor Shannon—1.

Noes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisor Gallagher—1.

Supervisor Brown thereupon moved that the recommendation of Fire Chief Brennan placing a limitation of 60 feet from hospitals, churches, schools or theaters, with reference to the establishment of gasoline supply stations be provided.

Supervisor Uhl, seconded by Supervisor Schmidt, moved as an amendment that the limitation be fixed as follows:

Hospitals—200 feet, instead of 300 feet.

Churches—150 feet, instead of 200 feet.

Schools—200 feet, as is.

Theaters—150 feet, instead of 200 feet.



Whereupon, the roll was called on Supervisor Uhl's proposed amendment and the same *carried* by the following vote:

Ayes—Supervisors Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—6.

Noes—Supervisors Brown, Colman, McSheehy, Shannon—4.

Absent—Supervisor Gallagher—1.

### Committee of the Whole Arises.

Whereupon, on motion of Supervisor Hayden, the Committee of the Whole arose and reported to the Board the adoption of the foregoing amendment.

Whereupon, the roll was called on the amendment to the ordinance as presented and as approved by the Committee of the Whole and the motion was *carried* by the following vote:

Ayes—Supervisors Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—6.

Noes—Supervisors Brown, Colman, McSheehy, Shannon—4.

Absent—Supervisor Gallagher—1.

### Passed for Second Reading.

Whereupon, Bill No. 727, Ordinance No. 11.08211, entitled "Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances No. 2659 (New Series), and 11.051, as amended," was *passed for second reading* by the following vote:

Ayes—Supervisors Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—6.

Noes—Supervisors Brown, Colman, McSheehy, Shannon—4.

Absent—Supervisor Gallagher—1.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters heretofore passed for printing were taken up and *finally passed* by the following vote:

Authorizing and Directing the City Attorney to Compromise the Claim of Patrick MacCormack by the Payment of \$2,000.

(Code No. 6.0222)

On recommendation of Finance Committee.

Bill No. 731, Ordinance No. 6.022213, as follows:

Authorizing and directing the City Attorney to Compromise the claim of Patrick MacCormack against the City and County of San Francisco by the payment of two thousand (\$2000) dollars.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That the City Attorney having, in writing, recommended the compromise of the action of Patrick MacCormack against the City and County of San Francisco by the payment of the sum of two thousand (\$2000) dollars in full payment and satisfaction for all damage sustained by said Patrick MacCormack by reason of his being struck by a motorcycle owned and operated by the City and County of San Francisco on the 3rd day of October, 1934; and

It appearing to this Board of Supervisors that said compromise is a fair and reasonable settlement of the said claim of said Patrick Mac-

Cormack, the City Attorney is hereby authorized to compromise and settle the said claim by the payment to said Patrick MacCormack of the sum of two thousand (\$2000) dollars.

Ayes—Supervisors Colman, Havenner, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Gallagher, Hayden, McSheehy, Roncovieri—5.

**Storage and Use of Nitro-Cellulose Material.**  
(Code No. 11.05)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 726, Ordinance No. 11.053, as follows:

Governing the handling, keeping, storing or using of nitro-cellulose material in the form of a sheet film, or any other form, in or upon any building or premises in the City and County of San Francisco, and repealing Ordinance No. 8802 (New Series), which prohibited the handling, keeping, storing or using of nitro-cellulose material from and after July 1, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to hereafter handle, keep, store or use nitro-cellulose material in the form of a sheet film, or any other form, in or upon any building or premises within the limits of the City and County of San Francisco without first obtaining a written permit therefor from the Fire Marshal. All such nitro-cellulose material shall be handled, kept, stored or used upon conditions and under such regulations as may be required by the Fire Marshal. Nothing in this section shall be construed as applying to:

(a) Film for amateur photographic use in original packages of "roll" and "film pack films" when kept or stored in retail establishments for sale to the ultimate consumer or when kept, stored or used by a consumer.

(b) Acetate-cellulose material in the form of a sheet film, or any other form.

(c) Motion picture film regulated by any other ordinance.

(d) Dental X-ray film when handled, kept or stored for purposes other than sale.

Section 2. Provided, however, that after the passage of this ordinance, it shall be unlawful for the person or authority in charge of maintaining, operating or conducting any hospital, clinic, dispensary, school, college, home, asylum or similar institution, to bring into, expose or develop or allow to be brought into, exposed or developed in or upon any of the above mentioned premises any nitro-cellulose X-ray film. Any such nitro-cellulose X-ray film that may be in or upon any of the above mentioned premises and already exposed and developed at the time this ordinance becomes effective, shall be handled, kept, stored or used upon conditions and under such regulations as may be required by the Fire Marshal.

Section 3. The Fire Marshal shall have power to revoke or suspend any permit granted under the terms of this ordinance for violations of any of its provisions.

Section 4. Any person, firm or corporation who shall violate any of the provisions of this ordinance or fail to comply therewith, or who shall violate or fail to comply with any order or regulation made thereunder, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding five hundred



(\$500) dollars, or by imprisonment in the County Jail for not more than six (6) months, or by both such fine and imprisonment.

Section 5. Ordinance No. 8802 (New Series) is hereby repealed.

Ayes—Supervisors Colman, Havenner, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Gallagher, Hayden, McSheehy, Roncovieri—5.

**Spur Track, Pacific Can Company, Across Newhall Street and a Portion of Armstrong Avenue Between Williams Avenue and Carroll Avenue.**

(Code No. 12.20)

On recommendation of Streets Committee.

Bill No. 728, Ordinance No. 12.2015, as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Pacific Can Company, to lay down, construct, maintain and operate a standard gauge spur track across Newhall street and a portion of Armstrong avenue between Williams avenue and Carroll avenue as hereinafter described.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is granted to the Pacific Can Company to lay down, construct, maintain and operate a standard gauge spur track across Newhall street and a portion of Armstrong avenue between Williams avenue and Carroll avenue, said location more particularly described as follows, to-wit:

First: Beginning at a point in existing track approximately fifteen (15) feet northerly from the southerly line of Armstrong avenue and seventy (70) feet easterly from the easterly line of Newhall street, thence westerly and crossing portion of Armstrong avenue to a point in the southerly line of Armstrong avenue approximately forty (40) feet easterly from the easterly line of Newhall street.

Second: Beginning at a point in the easterly line of Newhall street approximately twenty-seven (27) feet southerly from the southerly line of Armstrong avenue, thence westerly and crossing Newhall street to a point in the westerly line of Newhall street approximately two hundred forty-four (244) feet northerly from the northerly line of Carroll avenue.

Provided that girder rail be installed in that portion of the spur track crossing Newhall street; work to be done under the supervision of the Department of Public Works.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for surface drainage be paid for by the Pacific Can Company.

Ayes—Supervisors Colman, Havenner, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Gallagher, Hayden, McSheehy, Roncovieri—5.

**Reducing Sidewalk Widths on the Easterly Side of Angelica Street  
Southerly From Nineteenth Street.**

(Code No. 12.071)

Also, Bill No. 729, Ordinance No. 12.073130, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty (1140).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office February 2, 1935, by adding thereto a new section to be numbered eleven hundred and forty (1140), to read as follows:

Section 1140. The width of sidewalk on Angelica street, the westerly side of, between Nineteenth street and its southerly termination, shall be seven (7) feet.

The width of sidewalk, on Angelica street, the easterly side of, between Nineteenth street and a point 119.05 feet southerly therefrom, shall be 7 feet.

The width of sidewalk on Angelica street, the easterly side of, between a point 169.05 feet southerly from Nineteenth street and its southerly termination, shall be 3 feet.

The width of sidewalk on Angelica street, the easterly side of, between points respectively 119.05 feet and 169.05 feet southerly from Nineteenth street shall be the width between the property line and a reverse curve connecting the last two described points.

Ayes—Supervisors Colman, Havenner, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Gallagher, Hayden, McSheehy, Roncovieri—5.

**Public Proceedings—Improvement of Houston Street.**

(Code No. 12.0611)

Also, Bill No. 730, Ordinance No. 12.061155, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 23, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.



That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten instalments; that the period of time after the time of the payment of the first instalment when each of the succeeding instalments must be paid is to be one year from the time of the payment of the preceding instalment, and that the rate of interest to be charged on all deferred payments shall be 7 per centum per annum.

The improvement of Houston street between Jones street and Columbus avenue by the construction of the following:

Item No.	Item.
1.	6-inch Class "E" concrete pavement.
2.	Armored concrete curb.
3.	One-course concrete sidewalk.
4.	10-inch Type "C" concrete coping.
5.	Class "B" 2500 pound concrete in stairway.
6.	Class "D" 1800 pound concrete in walls.
7.	Bar reinforcing steel.
8.	3 pipe rail fence with concrete posts.
9.	Wood fence.
10.	Brick manhole complete.
11.	Taper tube lighting standard, Cat. No. 5722-1019, or equal, in place.
12.	1½-inch black conduit, N. E. C. Standard.
13.	No. 8 solid single conductor 600 V. R. & L. C.; wire N. E. C. Standard.
14.	Concrete bases for lighting standards, complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively as:

Lots 4, 5, 6A, 9, 10, 11, 12, 13, 14, 15, 16, and 21, Block 50, all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Colman, Havenner, Ratto, Schmidt, Shaanon, Uhl—6.

Absent—Supervisors Brown, Gallagher, Hayden, McSheehy, Roncovieri—5.

### NEW BUSINESS.

Passed for Second Reading.

The following matters were *passed for second reading* on recommendation of the Finance Committee:

# Annual Salary Ordinance

Fiscal Year Ending June 30, 1936

(Code No. 9.053.)

Bill No. 722, Ordinance No. 9.05367, as follows:

An ordinance enumerating all positions continued and/or created by the Board of Supervisors in adopting the Annual Budget and Appropriation Ordinance; continuing, and/or creating and/or establishing these positions; enumerating and including therein all positions created by Charter or State law for which salaries are appropriated in the Annual Appropriation Ordinance; specifying and fixing the compensation of incumbents therein, and providing for maximum compensation of persons appointed to positions herein enumerated which may become vacant during the fiscal year.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. In accordance with the provisions of Section 73 of the Charter the positions hereinafter enumerated under the respective departments are hereby created and/or established and/or continued for the fiscal year ending June 30, 1936. Positions created or authorized by Charter or State law are enumerated and included herein.

Appointing officers as specified in the Charter are hereby authorized to make or continue appointments, as needed, during the said fiscal year to positions enumerated in their respective sections of this ordinance, but in no case to exceed the number of positions or the rate of pay herein enumerated and established; provided that where funds are specifically appropriated for such purpose in the Annual Appropriation Ordinance and are thereafter available temporary appointments to positions defined by the rules of the Civil Service Commission as seasonal or temporary positions may be made by the respective appointing officers in excess of the number of permanent positions herein established or enumerated.

In the event of a vacancy occurring in a permanent position herein enumerated the Controller and the Civil Service Commission shall be notified of such vacancy by the appointing officer, and the Controller shall immediately reserve the related unexpended compensation from the unencumbered balance of funds appropriated for such employment, and no appointment to such vacancy shall be made unless approved by the Mayor and unless the Controller shall certify to the release of the necessary funds from the amounts reserved.

Inasmuch as Section 141 of the Charter provides that the Civil Service Commission shall be the judge of the classification of positions, any change hereafter made by the Civil Service Commission during the fiscal year 1935-36 in the class title or number of the classification of the duties of a position herein enumerated shall not be deemed an action requiring amendment of this ordinance, provided no change in number of positions or salaries of such positions or the creation of a new position are involved, but shall be deemed merely a clerical procedure and such change of class title and class number and the date thereof shall be reported to the Clerk of the Board of Supervisors, the Controller and the department concerned.

Section 2. Salary or wage rates herein specified are the maximum gross compensations fixed for the present incumbents of the respective positions herein enumerated, including the valuation of maintenance furnished.

In filling vacancies in positions herein enumerated or in appointing employees to temporary or seasonal positions as provided in Section 1 hereof, which are subject to the provisions of Section 151 of the Charter, the person appointed to such vacancy or temporary or seasonal position shall be paid a wage or salary not to exceed the salary or wage fixed

*entrance*



for such position in the proposed schedule of compensations issued by the Civil Service Commission under date of April 9, 1930, or as such proposed schedule may be amended as provided by Charter or extended by the Civil Service Commission to include classifications not included therein; provided, however, that persons who have acquired permanent status in a position who are reemployed in the same position after lay-off or leave of absence shall be paid the salary or wage received at the time laid off or granted such leave.

No maintenance shall be provided to any employee in a position subject to the provisions of Section 151 of the Charter in addition to the compensation herein fixed or provided.

Charges for any and all maintenance furnished employees in positions subject to Section 151 of the Charter as indicated herein shall be made and indicated on time rolls and pay rolls, and deductions for such maintenance shall be indicated and made on time rolls or pay rolls in accordance with the following schedule fixed by the Civil Service Commission; provided, however, that no charge shall be made for meals furnished cooks, bakers, waiters and other kitchen workers.

	*For those receiving \$80 per month or less in cash	*For those receiving more than \$80 per month in cash
1 meal per day.....	\$ 8.00 Per Mo.	\$10.00 Per Mo.
2 meals per day.....	13.00 Per Mo.	16.50 Per Mo.
3 meals per day.....	17.50 Per Mo.	22.50 Per Mo.
Room or House.....	8.00 Per Mo.	10.00 Per Mo.
Laundry .....	2.00 Per Mo.	2.50 Per Mo.
Board, Room and Laundry....	27.50 Per Mo.	35.00 Per Mo.
Single meal .....	.25	.35
		Per Mo.

Complete family maintenance furnished the Superintendent of Laguna Honda Home and the Superintendent of San Francisco Hospital .....	\$150
House furnished the Superintendent and the Assistant Superintendent, Alameda Division of the Water Department, and the Assistant Superintendent of the Peninsula Division of the Water Department .....	25
House furnished the Superintendent of the Peninsula Division of the Water Department.....	50
House furnished the Head Pump Operator of the Water Department .....	25
House furnished the Engineer, Stationary Steam Engines, at the Water Department .....	15

Section 4. BOARD OF SUPERVISORS

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	11		Supervisors .....	\$ 200
2	1	B88	Chief Assistant Clerk of the Board of Supervisors .....	350
3	1	B90	Clerk of the Board of Supervisors.....	500
4	1	B174	Bond and Ordinance Clerk.....	200
5	1	B222	General Clerk .....	175
6	1	B234	Head Clerk (one month).....	350
7	4	B412	Senior Clerk-Stenographers .....	200
8	1	B416	Finance Committee Stenographer.....	325
9	1	D4	Sergeant-at-Arms, Board of Supervisors	200
10	2	O4	Special Chauffeur .....	250

\*The letters B., R. & L. used in this ordinance to indicate deduction, shall be construed to mean Board, Room or House and, Laundry and deductions made in accordance with the above schedule.

Section 5. **MAYOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Mayor .....	\$ 833.33
2	1	B74	Confidential Secretary to Mayor.....	350
3	1	B76	Executive Secretary to Mayor.....	400
4	1	B212	Special Messenger .....	165
5	3	B408	General Clerk-Stenographer .....	175
6	1	B414	Head Clerk-Stenographer .....	225
7	1	B460	Secretarial Telephone Operator.....	150
8	2	O4	Special Chauffeur .....	200
9	1	N404	Inspector of Complaints, Mayor's Office.	300

Section 6. **ASSESSOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Assessor .....	\$ 666.66
2	1	B106	Chief Teller, Assessor's Office.....	250
3	3	B222	General Clerk .....	250
4	1	B222	General Clerk .....	200
5	1	B222	General Clerk (exempt, sec. 28).....	200
6	8	B222	General Clerk .....	190
8	1	B228	Senior Clerk .....	300
9	1	B228	Senior Clerk .....	250
10	3	B228	Senior Clerk .....	190
11	1	B234	Head Clerk .....	300
12	1	B234	Head Clerk .....	250
13	1	B242	Blockbook Draftsman .....	250
14	1	B242	Blockbook Draftsman .....	225
15	1	B408	General Clerk-Stenographer .....	200
16	1	B412	Senior Clerk-Stenographer .....	200
17	1	B454	Telephone Operator .....	150
18	1	B512	General Clerk-Typist .....	190
20	3	G2	Real Estate Appraiser .....	250
21	1	G4	Senior Real Estate Appraiser.....	350
22	3	G8	Improvement Appraiser .....	250
23	1	G8	Improvement Appraiser .....	200
24	1	G10	Senior Improvement Appraiser.....	265
25	3	G14	Personal Property Appraiser.....	250
26	1	G14	Personal Property Appraiser.....	225
28	1	G16	Senior Personal Property Appraiser....	300
29	1	G20	Chief Assistant Assessor.....	400

## AS NEEDED

30		B302	Addressing Machine Operator.....	155
31		B310	Tabulating Machine Operator.....	155
32		B311	Bookkeeping Machine Operator.....	165
33			Seasonal Clerical Services (as needed).	150
34			Other temporary services at rates not in excess of salary standardization schedules.	

The following positions were heretofore paid from appropriations for temporary services but the occupants have now acquired permanent civil service status:

35	14	B222	General Clerk .....	150
36	3	B512	General Clerk-Typist .....	150
37	1	G14	Personal Property Appraiser.....	190



**Section 7. CITY ATTORNEY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		City Attorney .....	\$ 833.33
2	1	B222	General Clerk .....	175
3	1	B222	General Clerk .....	200
4	4	B408	General Clerk-Stenographer .....	175
5	1	B454	Telephone Operator .....	150
6	1	F702	Valuation Engineer .....	300
7	1	F706	Chief Valuation Engineer.....	750
8	2	K4	Attorney, Civil .....	250
9	1	K4	Attorney, Civil .....	300
10	2	K6	Senior Attorney, Civil.....	350
11	1	K8	Principal Attorney, Civil.....	600
12	1	K8	Principal Attorney, Civil.....	500
13	1	K12	Chief Attorney, Civil.....	600
14	1	K16	Special Counsel, Water Service.....	833.33
15			Seasonal Clerical Services (as needed).	150

**Section 8. DISTRICT ATTORNEY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		District Attorney .....	\$ 666.66
2	4	B154	Criminal Law Clerk.....	200
3	4	B154	Criminal Law Clerk.....	190
4	1	B156	Senior Criminal Law Clerk.....	225
5	1	B166	Chief Clerk, District Attorney's Office...	250
6	1	B222	General Clerk .....	190
7	1	B222	General Clerk .....	175
8	1	B222	General Clerk (part time).....	50
9	1	B408	General Clerk-Stenographer .....	175
10	3	B408	General Clerk-Stenographer .....	150
11	1	B454	Telephone Operator .....	150
12	1	B516	Senior Clerk-Typist .....	175
13	1	K6	Senior Attorney, Civil.....	375
14	3	K54	Attorney, Criminal .....	250
15	1	K54	Attorney, Criminal .....	190
16	3	K56	Senior Attorney, Criminal.....	375
17	1	K56	Senior Attorney, Criminal.....	300
18	1	K56	Senior Attorney, Criminal.....	250
19	2	K56	Senior Attorney, Criminal.....	200
20	1	K56	Senior Attorney, Criminal.....	150
21	1	K58	Principal Attorney, Criminal.....	375
22	1	K58	Principal Attorney, Criminal.....	275
23	1	K58	Principal Attorney, Criminal.....	250

**Section 9. TREASURER**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Treasurer .....	\$ 666.66
2	1	B10	Accountant .....	200
3	1	B14	Senior Accountant .....	300
4	1	B102	Teller .....	240
5	1	B102	Teller .....	210
6	2	B102	Teller .....	180
7	2	B104	Senior Teller .....	250
8	1	B104	Senior Teller .....	240
9	2	B112	Assistant Cashier, Treasurer's Office....	325
10	1	B222	General Clerk .....	155
11	1	B408	General Clerk - Stenographer (exempt Sec. 31) .....	175

## Section 10. SHERIFF

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Sheriff .....	\$ 666.66
2	1	B84	Under Sheriff .....	300
3	1	B98	Confidential Secretary to Sheriff (ex-empt Sec. 32) .....	275
4	1	B222	General Clerk .....	250
5	5*	B222	General Clerk .....	215
6	1	B222	General Clerk .....	197
7	1	B234	Head Clerk .....	275
8	1	B234	Head Clerk .....	225
9	1	B362	Produce Buyer and Storekeeper.....	215
10	1	B408	General Clerk-Stenographer .....	185
11	2	B512	General Clerk-Typist .....	155
12	2	C52	Elevator Operator .....	155
13	7	C154	Keeper .....	160
14	1	C156	Head Keeper .....	185
15	1	D2	Bailiff .....	215
16	26	D2	Bailiff .....	197
17	3	D3	Woman Bailiff .....	160
18	7	D52	Jail Matron .....	197
19	3	D52	Jail Matron .....	170
20	1	D54	Head Jail Matron.....	200
21	18	D60	Jailer .....	197
22	4	D60	Jailer .....	170
23	1	D60	Jailer .....	225
24	6	D64	Captain of Watch.....	210
25	1	D66	Supt. of Jail.....	275
26	1	D66	Supt. of Jail.....	235
27	8	D102	Writ Server .....	215
28	2	D102	Writ Server .....	197
29	1	I12	Cook .....	195
30	1	I14	Junior Chef .....	195
31	1	K6	Senior Attorney, Civil (part time).....	200
32	1	L360	Physician .....	335
33	1	O52	Farmer (deduct for room), 11 mo. at \$210, 1 mo. at \$135.....	
34	1	O52	Farmer .....	200
35	1	O168	Engineer of Stationary Steam Engines.	220

## Section 11. PUBLIC DEFENDER

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Public Defender .....	\$ 666.66
2	1	B408	General Clerk-Stenographer .....	165
3	2	K56	Senior Attorney, Criminal .....	350

\*No appropriation made for one of these positions, occupant serving under emergency appointment as Superintendent of Jail. This position or one other to be abolished depending upon who is permanently appointed to position under Item 26.



## Section 12. POLICE DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3		Commissioner .....	\$ 100
2	1		Chief of Police.....	600
3	1		Chief Clerk .....	300
4	1		Property Clerk .....	300
5	1		Police Surgeon .....	200
7	1	B78	Secretary, Board of Police Commissioners	325
8	1	B408	General Clerk-Stenographer .....	150
9	1	B412	Senior Clerk-Stenographer .....	250
10	1	B412	Senior Clerk-Stenographer .....	200
11	6	B454	Telephone Operator .....	150
BUREAU OF INSPECTORS				
12	1		Captain of Inspectors.....	\$ 416.66
13	72		Inspector .....	230
14	1	B408	General Clerk-Stenographer .....	230
15	1	D152	Criminologist .....	300
16	3	Q20	Police Women .....	200
17	9	Q60	Lieutenants .....	250**
18	1	Q62	Photographer, Police Department.....	225
UNIFORM FORCE				
19	1		Captain of Traffic.....	\$ 333.33
20	1		Inspector of Motor Vehicles.....	230
21	1		Inspector of Horses and Equipment.....	230
22	1		Inspector of Repairs and Maintenance..	230
23	1	D52	Jail Matron .....	170
24	3	D52	Jail Matron .....	175
25	1	I14	Junior Chef .....	195
26	9	J70	Hostlers .....	180
27	3	O158	Motor Boat Operator.....	200
28	1	O158	Motor Boat Operator (Relief) at rate of	200 .
29	964	Q2	Policemen .....	200
30	25	Q30	Police Patrol Driver.....	200
31	87	Q40	Corporal .....	215**
32	95	Q50	Sergeant .....	220**
33	42	Q60	Lieutenant .....	250**
34	18	Q80	Captain .....	300**

\*\*In event of a vacancy in this rank the position may be abolished and the number of Policemen correspondingly increased without amendment of this ordinance and the Policeman's position may be filled subject to the provisions of Sections 1 and 2 hereof.

## Section 13. FIRE DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3		Commissioner .....	\$ 100
2	1		Chief Engineer .....	600
3	1	B4	Bookkeeper .....	225
4	1	B68	Chief Clerk, Fire Department.....	400
5	1	B306	Multigraph Operator .....	155
6	2	B408	General Clerk-Stenographer .....	150
7	1	B408	General Clerk-Stenographer .....	175
8	1	B512	General Clerk-Typist .....	150
9	893	H2	Firemen .....	180-200*
10	28	H10	Chief's Operator .....	210
11	13	H15	Engineer of Fire Engines.....	220**
12	114	H20	Lieutenant .....	222.50**
13	74	H30	Captain .....	235**
14	23	H40	Battalion Chief .....	350**

## Section 13. FIRE DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
15	4	H50	Assistant Chief Engineer.....	400
16	1	L360	Physician .....	235
17	6	O166	Firemen of Stationary Steam Engines..	195
18	1	O166	Fireman of Stationary Steam Engines..	185
19	2	O168	Engineer of Stationary Steam Engines.	220
20	4	O168	Engineer of Stationary Steam Engines.	230
21	1	O172	Chief Engineer of Stationary Steam Engines .....	280
22	3	J4	Laborer, \$6 per day.....	
23	1	M4	Master Mechanic .....	416.66
24	12	O304	Hydrantman Gateman .....	215
24½	1	O304	Hydrantman Gateman .....	175
25	1	O310	Foreman Hydrantman Gateman.....	255
26	1	U112	Pipe Calker, at \$7.50 per day.....	

## FIRE BOAT CREWS

27	1	H120	Pilot of Fire Boats (Relief).....	255
28	4	H120	Pilot of Fire Boats.....	255
29	9	H110	Marine Engineer (Fire Boats).....	255
30	9	H102	Marine Stoker (Fire Boats).....	205

\*At rates fixed by Charter.

\*\*In event of a vacancy in this rank, the position may be abolished and the number of positions for Firemen correspondingly increased without amendment of this ordinance and the Fireman's position may be filled subject to the provisions of Sections 1 and 2 hereof.

## Section 14. BOARD OF PERMIT APPEALS

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	5		Members of Board, \$15 per meeting.	
2	1	B61	Secretary, Board of Permit Appeals....\$	250

## Section 15. PARK DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Accountant .....	\$ 175
2	1		Assistant Manager, Kezar Stadium.....	225
3	1		Athletic Organizer .....	475
4	9		Attendants .....	75
5	1		Attendants (men's) .....	140
6	1		Attendant, Coit Tower.....	50
7	1		Attendant, Coit Tower.....	100
8	1		Attendant, Bathhouse .....	135
9	1		Cashier, Chief .....	185
10	1		Cashier .....	125
11	2		Clerk-Stenographers, General .....	100
12	1		Cook (Children's Quarters).....	90
13	1		Engineer .....	175
14	1		Engineer, Chief .....	215
15			Engineer, Assistant .....	175
16	1		Fireman .....	175
17	1		Golf Starters .....	180
18	1		Golf Starter, Sharp Park.....	175
19	2		Golf Starters, Relief.....	150
20	1		Golf Starter, Assistant.....	165
21	1		Groundkeeper, Kezar Stadium.....	165
22	1		Harbor Master, Day.....	125



## Section 15. PARK DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
23	1		Harbor Master, Night.....	125
24			Janitor .....	125
25			Laundryman .....	145
26			Life Guard .....	125
27	1		Manager, Restaurant .....	200
28	1		Manager (Lincoln Cafe).....	135
29	1		Manager (Fleishhacker Booth).....	175
30	1		Matron .....	80
31	2		Pump Men .....	175
32	1		Secretary .....	400
33	1		Stenographer .....	175
34			Stenographer .....	125
35	1		Stenographer .....	115
36	1		Superintendent .....	725
37	1		Superintendent (Assistant in charge of Construction) .....	325
38	1		Superintendent (Assistant) .....	250
39	1		Superintendent (Assistant) .....	210
40	1		Superintendent of Motor Vehicles.....	250
41	1		Superintendent of Restaurant Activities .....	250
42			Surveyor .....	215
43	1		Supervisor, Park Supplies and Equipment .....	200
44	1		Timekeeper .....	135
45	1		Timekeeper (Assistant) .....	100
46	1		Utility (Children's Quarters).....	175
47	1		Waitress, Head (Children's Quarters)..	95
48	2		Windmill Attendants .....	125
49	1		Zoo Director and Zoological Expert.....	333.33

Section 15 ¼. PARK DEPARTMENT (Continued)  
TEMPORARY PER DIEM AS NEEDED

Item No.	No. of Employees	Class No.	Class Title	Maximum Per Diem Rate
50			Animal Keepers .....	\$ 5
51			Apprentice .....	3
52			Ball Field Boys (per hour).....	.50
53			Booth Helpers (per hour).....	.25
54			Booth Helpers (per hour).....	.30
55			Boys to attend donkeys (per hour).....	.30
56			Boys to attend ponies (per hour).....	.20
57			Carpenters .....	9
58			Carpenters .....	8
59			Carpenters (Assistants) .....	7
60			Cashiers (per hour).....	.30
61			Cashier (Assistant) .....	3
62			Cashier .....	3.50
63			Cashier .....	4
64			Cashier .....	3
65			Chauffeur .....	7
66			Chauffeurs .....	7.50
67			Clerks .....	3
68			Clerks .....	4
69			Clerks .....	5
70			Cook .....	7.50
71			Cook .....	6.50
72			Cook, Relief .....	5.50
73			Cook .....	4
74			Cook .....	8
75			Dishwasher .....	3.50

Section 15¼. PARK DEPARTMENT (Continued)  
 TEMPORARY PER DIEM AS NEEDED (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Per Diem Rate
76			Dishwasher .....	4
77			Foremen .....	6
78			Foreman .....	6.50
79			Foremen .....	7
80			Foreman .....	7.50
81			Foremen .....	8
82			Foremen .....	8.50
83			Foreman (Plaster Work) .....	12
84			Gardeners .....	5.50
85			Gardeners .....	6
86			Gardener .....	6.50
87			Glaziers .....	9
88			Janitor .....	5
89			Janitress .....	3
90			Kiddy-Kar Boys (per hour) .....	.30
91			Laborers .....	4
92			Laborers .....	5
93			Laborers .....	5.50
94			Laborers .....	6
95			Laborers .....	2.50
96			Laborers (per hour) .....	.50
97			Laborers, Apprentice .....	2.50
98			Laborers, Apprentice .....	3
99			Laborers, Apprentice .....	4

Section 15½. PARK DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Per Diem Rate
100			Master Painters .....\$	15
101			Matron .....	3
102			Manager .....	5
103			Merry-go-round Boys (per hour) .....	.30
104			Model Maker .....	9
105			Model Caster .....	8
106			Model Caster .....	7
107			Modelers (Plaster) .....	15
108			Mower Men .....	6.50
109			Office Boy .....	2.50
110			Operator Merry-go-round (H. F. Play- field) .....	5
111			Pantryman (Harding Cafe) .....	3.50
112			Painters .....	9
113			Picnic Cafe Helpers (per hour) .....	.30
114			Plasterers .....	10
115			Plasterer's Tender .....	7.50
116			Porter .....	4
117			Porter .....	3.50
118			Porter .....	3
119			Rides Man .....	3
120			Roofers .....	8
121			Sheet Metal Worker .....	8
122			Stableman .....	5
123			Starters, Sub. (Golf Course) .....	5
124			Starter, Assistant .....	5
125			Stenographers .....	4
126			Superintendent (Assistant in charge of Golf Courses) .....	8.50
127			Supply Agent .....	5



## Section 15½. PARK DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Per Diem Rate
128			Store Room Keeper.....	3.50
129			Teamsters .....	6
130			Teamsters .....	6.50
131			Tennis Courts Manager.....	5.50
132			Tractor Driver .....	6
133			Tractor Man .....	6.50
134			Tractor Man .....	9
135			Utility Helpers (per hour).....	.25
136			Utility .....	4
137			Waiter .....	3
138			Waiter .....	3.50
139			Waiter .....	4
140			Waitresses .....	3
141			Waitresses .....	3.50
142			Waitresses .....	4
143			Waitresses .....	5
144			Watchman, Night (H. F. Zoo).....	5
145			Yardman .....	2.50
146			Yardman .....	4.50
147			Yardman .....	4
148			Yardman .....	3.50
149			Yardman .....	3

Other mechanical and craft classifications as needed for temporary construction activities at rates not to exceed the prevailing rate for the respective class.

## Section 16. RECREATION DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3	A154	Carpenter at \$9 per day.....	
2	1	A158	Sub-Foreman Carpenter at \$10 per day.	
3	3	A354	Painter at \$9 per day.....	
4	1	A392	Plasterer at \$12 per day.....	
5	1	B4	Bookkeeper .....	\$ 185
6	1	B51	Publicity Agent (as needed).....	150
7	2	B222	General Clerk .....	150
8	1	B351	Supervisor of Recreation Supplies and Equipment .....	200
9	1	B408	General Clerk-Stenographer .....	160
10	1	B408	General Clerk-Stenographer .....	125
11	1	B512	General Clerk-Typist .....	125
12	1	F258	Senior Civil Engineering Draftsman....	210
13	1	F304	Supervisor of Playground Construction and Maintenance (as needed).....	350
14	11	J4	Laborer .....	150
15	1	J12	Labor Foreman .....	175
16	25	J72	Playground Caretaker .....	150
17	29	J72	Playground Caretaker .....	145
18	1	J72	Playground Caretaker (part time).....	75
19	2	O10	Truck Driver, Light Truck.....	150
20	1	O12	Truck Driver, Heavy Truck (deduct for B., R. & L.) .....	185
21		O12	Truck Driver, Heavy Truck (same as Item 20) .....	150
22	1	O54	Foreman, Building and Grounds (deduct for B., R. & L.) .....	185
23	4	O58	Gardener .....	135
24	1	O62	Superintendent of Grounds, Recreation Dept. ....	175

## Section 16. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
25	1	R2	Secretary and Supervisor of Spec. Activities .....	250
26	1	R3	Assistant Superintendent, Rec. Dept....	250
27	1	R4	Superintendent, Rec. Dept.....	400
28	14	R56	Playground Director (part time).....	75
29		R56	Playground Director (part time).....	65
30	1	R56	Playground Director .....	175
31	1	R56	Playground Director .....	160
32	24	R56	Playground Director .....	150
33	4	R56	Playground Director .....	140
34	2	R56	Playground Director .....	135
35	4	R56	Playground Director .....	130
36	13	R56	Playground Director .....	125
37	1	R56	Playground Director (2½ mo.) (deduct for B., R. & L.).....	210
38		R56	Playground Director (9½ mo.) (same as Item 37).....	150
39		R56	Playground Director, 65c per hour.....	
40	3	R56	Playground Directors, 65c per hr. (Sunday only) .....	

## Section 17. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
41	1	R102	Camp Manager (9½ mo.).....\$	200
42		R102	Camp Manager (2½ mo.) (deduct for B., R. & L.) (same as Item 41).....	285
43	1	R106	Supervisor of Dramatics.....	210
44	1	R108	Supervisor of Music.....	185
45	2	R112	Matron, Swimming Pool—7 mo.....	110
46	1	R114	Swimming Instructor—7 mo.....	135
47	1	R114	Swimming Instructor—7 mo.....	190
48		R114	Swimming Instructor—5 mo. (same as Item 47) .....	150
49	1	R114	Swimming Instructor—7 mo.....	130
50	1	R116	Supervisor of Swimming.....	175
51		R112	Matron, Swimming Pool, 65c per hour..	
52		R114	Swimming Instructor, 65c per hour....	
53			Pianist (as needed), \$2.50 per call.....	
54			Referee (as needed), \$2.50 to \$10 per game .....	
55			1½-ton Truck, at rates established by Purchasers' Contract .....	
56			3-ton Truck, at rates established by Purchasers' Contract .....	
57		C152	Watchman (as needed).....	145

## CAMP MATHER SEASONAL EMPLOYMENT, AS NEEDED

—All maintenance provided shall be charged for and deduction made from salaries in accordance with schedule specified herein.

58	A154	Carpenters at \$9 per day.....	
59	A354	Painter at \$9 per day.....	
60	A404	Plumber at \$9 per day.....	
61	B4	Bookkeeper .....	150
62	B512	General Clerk-Typist .....	125
63	E154	Lineman at \$9 per day.....	
64	I8	Head Baker .....	137.50
65	I12	Cook .....	162.50
66	I16	Chef .....	210.50



Section 17. RECREATION DEPARTMENT (Continued)  
CAMP MATHER SEASONAL EMPLOYMENT AS NEEDED (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
67		I103	Institutional Help, less than.....	80
68		J4	Laborer .....	150
69		L352	Interne .....	102.50
70		P102	Registered Nurse .....	102.50
71			Team Hire for Camp, at rates specified in Purchasers' Contract.....	
72			Camp Guide (P. T.), less than \$80.....	
73			Life Guard (P. T.), less than \$80.....	

Section 18. PUBLIC LIBRARY

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A154	Carpenter .....	\$ 200
2	1	B72	Business Manager, Public Library.....	375
3	1	B222	General Clerk .....	175
5	5	B222	General Clerk .....	85
7	1	B228	Senior Clerk .....	200
9	1	B512	General Clerk-Typist .....	160
10	1	C52	Elevator Operator .....	110
11	1	C102	Janitress .....	75
12	1	C102	Janitress .....	65
13			Janitress or Janitor, 55c per hour (as needed) .....	
14	1	C104	Janitor .....	185
15	2	C104	Janitor .....	125
16	1	C152	Watchman .....	150
17	4	J54	Book Repairer .....	110
18	1	J54	Book Repairer .....	90
19	1	J54	Book Repairer .....	125
20	1	O10	Truck Driver, light truck.....	160

DEPARTMENTAL TITLES

21	7		Branch Librarian .....	175
22	7		Librarian .....	100
23	2		Librarian .....	110
24	16		Librarian .....	120
25	9		Librarian .....	130
26	2		Librarian .....	140
27	2		Librarian .....	150
28	15		Librarian .....	160
29	10		Librarian .....	175
30	1		Librarian .....	225
31	1		Librarian .....	250
32	1		City Librarian .....	400
33			Substitutes, 50c per hour.....	
34			Pages, 30c per hour.....	
35	1		Station Keeper (part time).....	50
36			Station Keepers (part time).....	15

Section 19. WAR MEMORIAL

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B59	Secretary, Board of Trustees, War Memorial .....	\$ 250
2	1	B96	Managing Director, War Memorial.....	500
3	1	B408	General Clerk-Stenographer .....	150
4	2	C52	Elevator Operator .....	145
5	1	C106	Janitor, Sub-Foreman .....	160

## Section 19. WAR MEMORIAL (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
6	9	C104	Janitor .....	145
7	5	C152	Watchman .....	145
8	1	C202	Window Cleaner .....	150
9	1	E108	Electrician .....	220
10	1	E109	Stage Electrician, \$75 per week.....	
11	1	E130	Elevator Mechanic .....	220
12	3	O168	Engineer, Stationary Steam Engines....	220
13	1	A165	Stage Carpenter, \$75 per week.....	

## ART MUSEUM

14	1	C52	Elevator Operator .....	145
15	2	C104	Janitor .....	145

## AS NEEDED

16	1	A170	Stage Property Man, \$12.50 per day.....	
17		C105	Concierge (part time, not over \$75 per month), \$3 per day.....	
18		O58	Gardener, \$5 per day.....	

## Section 20. ART COMMISSION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B408	General Clerk-Stenographer (part time).\$	75
2	1	B57	Secretary, Art Commission.....	250
			Stage Help (as needed), not more than \$12.50 per day.....	

## Section 21. CALIFORNIA PALACE OF THE LEGION OF HONOR

Item No.	No. of Employees	Class No.	Departmental Title	Maximum Monthly Rate
1	1		Assistant Director .....	\$ 333.33
2	1		Engineer and Building Superintendent.	200
3	1		Organist (part time).....	300
4	1		Chief Galleryman .....	200
5	5		Galleryman .....	125
6	1		Head Janitor .....	130
7	2		Janitor's Assistants .....	125
8	1		Stenographer .....	150
9	2		Stenographer .....	125
10	1		Librarian .....	85
11	1		Gallery Assistant .....	125
12	3		Caretaker .....	85
13	1		Watchman .....	125
14	1		Organ Repairer (as needed).....	33
15			Seasonal Clerical Services (as needed).	150

## Section 22. M. H. deYOUNG MEMORIAL MUSEUM

Item No.	No. of Employees	Class No.	Departmental Title	Maximum Monthly Rate
1	1		Director .....	\$ 491.66
2	1		Supervisor of Exhibits.....	200
3	1		Recorder .....	125
4	1		Secretary to Director.....	150
5	2		Museum Instructor .....	125
6	1		Assistant Museum Instructor.....	100
7	1		Stenographer .....	100



## Section 22. M. H. DE YOUNG MEMORIAL MUSEUM (Continued)

Item No.	No. of Employees	Class No.	Departmental Title	Maximum Monthly Rate
8	1		Head Galleryman .....	200
9	1		Labeller .....	140
10	1		Clerk .....	100
11	1		Mechanic .....	180
12	1		Assistant Mechanic .....	135
13	1		Janitor .....	130
14	1		Assistant Janitor .....	125
15	1		Head Caretaker .....	95
16	6		Caretaker .....	85
17	1		Secretary Board of Trustees.....	240
18	1		Lecturer, \$10 per Sunday.....	
19	10		Gallerymen .....	125
20	1		Carpenter, \$5.50 per day.....	
21	1		Watchman .....	125
22	1		Curator of Prints.....	125
23	1		Assistant Head Galleryman.....	125
24	1		Expert Repairman .....	125

## TEMPORARY EMPLOYEES AS NEEDED

25			Seasonal Clerical Service.....	150
26			Plasterer Foreman, \$11 day.....	
27			Construction Superintendent .....	200
28			Other building crafts as needed for temporary construction activities at rates of pay not to exceed the rates established for such classifications in the resolution fixing wage scales for work to be performed under contract for the City.	

## Section 23. STEINHART AQUARIUM

Positions and rates of pay fixed by California Academy of Science and not included herein. Salaries audited by voucher.

## Section 24. MUNICIPAL COURT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	12		Judges .....	\$ 625
2	1	B85	Jury Commissioner, Municipal Court...	450
3	12	B152	Court Room Clerk.....	200
4	1	B154	Criminal Law Clerk.....	200
5	1	B156	Senior Criminal Law Clerk.....	250
6	1	B160	Civil Law Clerk.....	240
7	2	B160	Civil Law Clerk.....	200
8	3	B164	Senior Civil Law Clerk.....	240
9	1	B164	Senior Civil Law Clerk.....	200
10	1	B170	Chief Assistant Clerk, Municipal Court..	240
11	1	B172	Clerk of Municipal Court.....	500
12	1	B210	Office Assistant .....	155
13	1	B222	General Clerk .....	240
14	4	B222	General Clerk .....	200
15	1	B222	General Clerk .....	175
16	1	B222	General Clerk .....	155
17	1	B234	Head Clerk .....	275
18	4	B420	Phonographic Reporter, \$12.50 per day, plus transcriptions.	
19	5	B504	General Clerk-Typist .....	200

**Section 25. SUPERIOR COURT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	16		Judges .....	\$ 416.66
2	1		Secretary-Jury Commissioner .....	600*
3	1		Assistant Secretary-Jury Commissioner.	300*
4	1		Assistant Secretary-Jury Commissioner.	250*
5	1		Information Clerk .....	190
6	1	B222	General Clerk .....	200
7	6	B252	Court Interpreter .....	175
8	2	B252	Court Interpreter .....	155
9	1	B408	General Clerk-Stenographer .....	200
10	3	B420	Phonographic Reporter, \$12.50 per day, plus transcriptions.	
11	1	B512	General Clerk-Typist .....	150

\*(Titles fixed by State law)

**Section 26. LAW LIBRARY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	K102	Assistant Law Librarian.....	\$ 275
2	1	K104	Law Librarian .....	425
3	1	O102	Bookbinder .....	200

**Section 27. JUVENILE COURT—PROBATION OFFICE**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 225
2	1	B254	Interpreter Clerk .....	210
3	3	B408	General Clerk-Stenographer .....	185
4	2	B408	General Clerk-Stenographer .....	150
5	1	B408	General Clerk-Stenographer .....	210
6	1	B512	General Clerk-Typist .....	175
7	1	T56	Probation Officer .....	225
8	9	T56	Probation Officer .....	210
9	2	T56	Probation Officer .....	180
10	3	T60	Senior Probation Officer.....	225
11	1	T64	Referee .....	200
12	1	T72	Chief Juvenile Probation Officer.....	380

**Section 28. JUVENILE COURT—DETENTION HOME**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	C104	Janitor .....	\$ 145
2	1	I2	Kitchen Helper (deduct for R.).....	68
3	1	I12	Cook (deduct for R.).....	110
4	1	P102	Registered Nurse (deduct for R. & B.).	135
5	1	T2	Male Attendant (deduct for R. & 2 M.).	161.50
6	3	T2	Male Attendant (deduct for R. & 2 M.).	135
7	1	T2	Male Attendant (deduct for R. & 1 M.).	145
8	6	T4	Woman Attendant (deduct for R. & B.).	105.50
9	1	T4	Woman Attendant (deduct for R.).....	88
10	1	T10	Assistant Superintendent (deduct for R. & B.) .....	167.50
11	1	T12	Superintendent, Juvenile Det. Home (deduct for R. & B.).....	207.50



**Section 29. ADULT PROBATION DEPARTMENT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 210
2	5	T56	Probation Officer .....	210
3	2	T56	Probation Officer .....	180
4	1	T58	Probation Officer-Stenographer .....	190
5	1	T70	Chief Probation Officer .....	250

**Section 30. CHIEF ADMINISTRATIVE OFFICER**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Chief Administrative Officer .....	\$ 1,000
2	1	B97	Executive Secretary, Chief Administrative Officer .....	250
3	1	B415	Confidential Secretary, Chief Administrative Officer .....	175
4	1	B460	Secretarial Telephone Operator (Part time) .....	75

**Section 31. DEPT. OF FINANCE AND RECORDS—  
DIRECTOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B95	Director of Finance and Records .....	\$ 500

**Section 32. DEPT. OF FINANCE AND RECORDS—  
TAX COLLECTOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B93	Tax Collector .....	\$ 666.66
2	1	B92	Chief Clerk .....	325
3	1	B102	Teller .....	240
4	1	B102	Teller .....	215
5	1	B104	Senior Teller .....	215
6	1	B108	Chief Teller Tax Collector's Office .....	300
7	1	B222	General Clerk .....	215
8	16	B222	General Clerk .....	200
9	3	B222	General Clerk .....	165
10	1	B222	General Clerk .....	155
11	9*	B222	General Clerk .....	150
12	1	B228	Senior Clerk .....	200
13	1	B234	Head Clerk .....	275
14	1	B89	Director License Bureau .....	200
15	1	B408	General Clerk-Stenographer .....	155
16	1	B412	Senior Clerk-Stenographer .....	200
17	1	B408	General Clerk-Stenographer .....	175
18	1	G152	License Adjuster .....	250
19	2*	G152	License Adjuster .....	190
20	1	B91	Director Bureau of Delinquent Revenue .....	350
21	1	K4	Attorney, Civil .....	250
22			Seasonal Clerical Services (as needed).	150

\*These positions formerly paid from appropriation for temporary services but occupants have acquired permanent civil service status.

**Section 33. DEPT. OF FINANCE AND RECORDS—  
REGISTRAR OF VOTERS**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B62	Chief Clerk Elections .....	\$ 350
2	1	B64	Chief Clerk Registrations .....	350
3	1	B66	Registrar of Voters .....	450
4	1	B210	Office Assistant (part time) .....	75
5	2	B222	General Clerk .....	250
6	6	B222	General Clerk .....	225
7	1	B222	General Clerk .....	205
8	1	B222	General Clerk .....	155
9	1	B228	Senior Clerk .....	250
10	1	B234	Head Clerk .....	250
11	1	B304	Senior Addressing Machine Operator ..	225
12	1	B355	Custodian of Voting Machines .....	225
13	1	B408	General Clerk-Stenographer .....	200
14	1	B305	Voting Machine Adjuster .....	175
15			Seasonal Clerical Services (as needed).	150
16		B305	Voting Machine Adjusters (as needed).	155
17		B202	Judges of Election, \$5 per day.....	
18		B204	Inspectors of Election, \$5 per day.....	

**Section 34. DEPT. OF FINANCE AND RECORDS—  
RECORDER**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B80	Chief Clerk .....	\$ 265
2	1	B81	Recorder .....	666.66
3	7	B222	General Clerk .....	200
4	4	B222	General Clerk .....	215
5	2	B228	Senior Clerk .....	215
6	1	B408	General Clerk-Stenographer .....	200
6½	1	B408	General Clerk-Stenographer .....	155
7	15	B512	General Clerk-Typist .....	200
8	1	B512	General Clerk-Typist .....	175
9	1	B512	General Clerk-Typist .....	155

**Section 35. DEPT. OF FINANCE AND RECORDS—  
COUNTY CLERK**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	18	B152	Court Room Clerk .....	\$ 200
2	1	B154	Criminal Law Clerk .....	200
3	1	B160	Civil Law Clerk .....	250
4	5	B160	Civil Law Clerk .....	200
5	3	B164	Senior Civil Law Clerk.....	240
6	1	B168	Chief Clerk—County Clerk's Office....	300
7	1	B169	County Clerk .....	666.66
8	16	B222	General Clerk .....	200
9	1	B228	Senior Clerk .....	200
10	2	B408	General Clerk-Stenographer .....	200
11	7	B512	General Clerk-Typist .....	200



**Section 36. DEPT. OF FINANCE AND RECORDS—  
PUBLIC ADMINISTRATOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 375
2	1	B160	Civil Law Clerk.....	250
3	1	B164	Senior Civil Law Clerk.....	300
4	1	B173	Public Administrator .....	666.66
5	1	B234	Head Clerk .....	300
6	3	B408	General Clerk-Stenographer .....	150
7	1	B408	General Clerk-Stenographer .....	175
8	1	K6	Senior Attorney, Civil.....	666.66

**Section 37. PURCHASING DEPARTMENT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B18	Chief Accountant, Purchasing Dept.....	\$ 466.66
2	1	B222	General Clerk .....	150
3	2	B222	General Clerk .....	200
4	1	B234	Head Clerk .....	250
5	3	B310	Tabulating Machine Operator.....	150
6	1	B311	Bookkeeping Machine Operator.....	165
7	4	B352	Storekeeper .....	150
8	1	B352	Storekeeper .....	100
9	1	B354	General Storekeeper .....	220
10	2	B354	General Storekeeper .....	200
11	2	B354	General Storekeeper .....	175
12	1	B357	Chief Storekeeper .....	325
13	1	B358	Assistant Stationery Buyer.....	225
14	1	B362	Produce Buyer and Storekeeper.....	130
15	1	B362	Produce Buyer and Storekeeper.....	170
16	1	B364	Produce Buyer and General Storekeeper	300
17	1	B364	Produce Buyer and General Storekeeper	200
18	1	B366	Assistant Purchaser of General Supplies	225
19	1	B366	Assistant Purchaser of General Supplies	200
20	1	B370	R. R. Equipment Purchasing Agent....	250
21	1	B371	Purchasing Agent—Water Service.....	325
22	1	B372	Purchasing Agent—Other Services.....	325
23	1	B374	Purchaser of Supplies.....	833.33
24	3	B408	General Clerk-Stenographer .....	200
25	3	B408	General Clerk-Stenographer .....	175
26	1	B408	General Clerk-Stenographer .....	160
27	1	B408	General Clerk-Stenographer .....	150
28	1	B408	General Clerk-Stenographer .....	100
29	2	B512	General Clerk-Typist .....	175
30	1	B512	General Clerk-Typist .....	190
31	2	J4	Laborer, \$6 per day .....	
32	1	J12	Foreman Laborer .....	195
33	1	J66	Garageman .....	150
34	2	N302	Inspector of General Supplies.....	200

### Section 38. PURCHASING DEPARTMENT—INTER-DEPARTMENTAL SERVICE

The following positions are in interdepartmental service and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
35	2	A156	Patternmaker, \$9 per day.....	
36	1	A364	Car and Auto Painter, \$10 per day.....	
37	4	A364	Car and Auto Painter, \$9 per day.....	
38	1	B512	General Clerk-Typist .....	\$ 185
39	1	C152	Watchman .....	170
40	1	C152	Watchman .....	145
41	1	E104	Batteryman-Electrician, \$9 per day....	
42	1	J62	Fire Hose Repairer.....	160
43	2	J66	Garageman .....	160
44	1	J66	Garageman, \$6.50 per day.....	
45	1	J67	Vulcanizer, \$7 per day.....	
46	1	M2	General Foreman Machinist.....	300
47	1	M3	Superintendent, Fire Equipment Repair Shop .....	350
48	22	M54	Auto Machinist, \$9 per day.....	
49	1	M60	Auto Fender and Body Worker, \$9 per day .....	
50	4	M104	Blacksmith Helper, \$7.08 per day.....	
51	2	M104	Blacksmith Helper, \$8 per day.....	
52	5	M108	Blacksmith, \$9 per day.....	
53	1	M108	Blacksmith, \$8 per day.....	
54	1	M154	Boilermaker's Helper, \$6.58 per day....	
55	1	M156	Boilermaker, \$9 per day.....	
56	3	M252	Machinist Helper, \$6.58 per day.....	
57	5	M254	Machinist, \$9 per day.....	
58	1	O10	Driver of Light Truck, \$6.50 per day...	
59	1	O108	Leatherworker, \$9 per day.....	

### Section 39. REAL ESTATE DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B408	General Clerk-Stenographer .....	\$ 175
2	1	F258	Senior Civil Engineering Draftsman...	275
3	1	G206	Chief Right of Way Agent (Director of Property) .....	600

### INTERDEPARTMENTAL

The following positions are in interdepartmental service and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
4	1	B408	General Clerk-Stenographer .....	\$ 150
5		B512	General Clerk-Typist .....	150
6		F254	Civil Engineering Draftsman (as needed) .....	200
7	1	G202	Division Right of Way Agent.....	275
8	1	G204	Assistant Chief Right of Way Agent...	375
9			Real Estate and Improvement Appraiser at rates fixed by special appropriation.	



### Section 40. REAL ESTATE DEPARTMENT—EXPOSITION AUDITORIUM

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A154	Carpenter .....	\$ 225
2	1	A354	Painter at \$9 per day.....	
3	1	C2	Asst. Superintendent of Auditorium....	200
4	1	C4	Superintendent of Auditorium.....	250
5	4	C104	Janitor .....	155
6	2	C152	Watchman .....	180
7	1	E108	Electrician .....	237.50
8	1	J64	Chair Repairer, \$6.50 per day.....	
9	1	O168	Engineer—Stationary Steam Engines..	220
10	1		Organ Repairer (part time).....	75
11	1	C101	Dressing Room Maid (as needed) (part time), \$3 per day.....	

### Section 41. DEPARTMENT OF PUBLIC WORKS—GENERAL OFFICE

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Director of Public Works.....	\$ 666.66
2	1	B10	Accountant .....	250
3	1	B94	Chief Clerk, Department of Public Works .....	400
4	1	B210	Office Assistant .....	190
5	1	B222	General Clerk .....	200
6	1	B222	General Clerk .....	155
7	1	B222	General Clerk .....	200
8	1	B234	Head Clerk .....	300
9	2	B408	General Clerk-Stenographer .....	225
10	1	B408	General Clerk-Stenographer .....	155
11	5	B454	Telephone Operator .....	150
12	1	B458	Chief Telephone Operator.....	165
13		B512	General Clerk-Typist (as needed).....	155

### Section 42. DEPARTMENT OF PUBLIC WORKS—BUREAU OF COST ACCOUNTING

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk .....	\$ 250
2	8	B222	General Clerk .....	200
3	1	B222	General Clerk .....	155
4	1	B228	Senior Clerk .....	200
5	1	B234	Head Clerk .....	325
6	1	B408	General Clerk-Stenographer .....	185
7	1	B408	General Clerk-Stenographer .....	155
8	1	B512	General Clerk-Typist .....	185

### Section 43. DEPARTMENT OF PUBLIC WORKS—BUREAU OF BUILDING REPAIR

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A8	Assistant Superintendent of Maintenance and Repair of Public Buildings.\$	275
2	1	A10	Superintendent of Maintenance and Repair of Public Buildings.....	325
3	1	A160	Foreman Carpenter, D. P. W.....	250
4	1	A208	Foreman Cement Finisher, D. P. W.....	250

Section 43. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF BUILDING REPAIR (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
5	1	A358	General Foreman Painter, D. P. W.....	275
6	1	A408	Foreman Plumber, D. P. W.....	275
7	1	A460	Foreman Sheet Metal Worker.....	300
8	1	A506	Foreman Steamfitter .....	275
9	15	C52	Elevator Operator .....	155
10	1	C52	Elevator Operator .....	145
11	1	C54	Elevator Starter .....	180
12	1	C102	Janitress .....	155
13	1	C102	Janitress (Part Time), as needed.....	75
14	46	C104	Janitor .....	155
15	7	C104	Janitor .....	145
16	5	C104	Janitor .....	165
17	1	C106	Sub-Foreman Janitor .....	190
18	1	C108	Foreman Janitor .....	175
19	1	C108	Foreman Janitor .....	180
20	1	C110	Head Janitor .....	260
21	5	C152	Watchman .....	155
22	3	C202	Window Cleaner .....	160
23	2	C202	Window Cleaner .....	170
24	1	C204	Sub-Foreman Window Cleaner.....	185
25	1	E112	Foreman Electrician .....	275
26	5	O166	Fireman Stationary Steam Engines....	185
27	6	O168	Engineer Stationary Steam Engines....	220
28	1	O172	Chief Engineer Stationary Steam Engines .....	300
29	1	O172	Chief Engineer Sta. Steam Engines....	280

Section 44. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF BUILDING REPAIR

Employments as required on miscellaneous repair of public buildings, including schools, as provided in Section 95 of the Charter. Number of employments is enumerated wherever the employee has attained permanent civil service tenure in this department. The employments are *not* established as continuing positions but "as needed" when the services are required and the funds are provided.

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class Title	
1		A52	Hod Carrier .....	day \$ 9
2		A56	Bricklayer .....	day 11
3		A58	Marble Setter's Helper.....	day 6
4		A60	Marble Setter .....	day 10
5		A62	Tile Setter .....	day 10
6	19	A154	Carpenter .....	day 9
7		A158	Sub-Foreman Carpenter .....	day 9.50
8		A162	Lather .....	day 10
9		A172	Hardwood Floorman .....	day 10
10	10	A202	Cement Finisher Helper.....	day 8
11	3	A204	Cement Finisher .....	day 9
12		A206	Sub-Foreman Cement Finisher....	day 9.50
13	2	A252	Glazier .....	day 8.50
14	1	A252	Glazier .....	day 9.50
15	2	A302	Locksmith .....	day 8
16	1	A352	Painter's Shopman .....	day 7
17	18	A354	Painter .....	day 9
18		A356	Sub-Foreman Painter .....	day 9.50



Section 44. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF BUILDING REPAIR (Continued)

INTERDEPARTMENTAL (Continued)

Item No.	No. of Employees	Class No.	Class Title	
19		A380	Paper Hanger .....	day 10
20	1	A392	Plasterer .....	day 11
21	1	A402	Plumber's Shopman .....	day 7
22	23	A404	Plumber .....	day 10
23	1	A452	Sheet Metal Shopman.....	day 6.50
24	10	A456	Sheet Metal Worker.....	day 10
25	1	A458	Sub-Foreman Sheet Metal Worker.	day 10.50
26	10	A504	Steamfitter .....	day 10
27	1	A551	Apprentice .....	day 7
28	1	A551	Apprentice .....	day 6.50
29	1	B222	General Clerk .....	day 7
30	1	C152	Watchman .....	per month 145
31	1	C202	Window Cleaner .....	per month 155
32	6	E108	Electrician .....	day 9
33	1	J4	Laborer .....	day 6

Teams and trucks at rates established by  
purchaser's contract.

Section 45. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF BUILDING INSPECTION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A106	Building Inspector .....	\$ 275
2	7	A106	Building Inspector .....	225
3	1	B210	Office Assistant (part time).....	75
4	1	B408	General Clerk-Stenographer .....	175
5	1	F558	Structural Engineer .....	300
6	1	F560	Superintendent, Bureau of Building In- spection .....	500
7	1	M158	Boiler Inspector .....	250

INTERDEPARTMENTAL SERVICE

The following positions are in interdepartmental service and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
8	1	A106	Building Inspector .....	\$ 225
9	1	F558	Structural Engineer .....	300

Section 46. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk .....	\$ 250
2	1	B222	General Clerk .....	225
3	1	B228	Senior Clerk .....	200
4	2	B408	General Clerk-Stenographer .....	200
5	1	B512	General Clerk-Typist .....	175
6	1	F4	Second Assistant City Engineer.....	650
7	1	F10	City Engineer .....	650
8	1	F204	Civil Engineering Inspector.....	250
9	1	F206	Senior Civil Engineering Inspector....	225

Section 46. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
11	1	F252	Junior Civil Engineering Draftsman...	160
12	1	F254	Civil Engineering Draftsman.....	250
13	2	F254	Civil Engineering Draftsman.....	240
14	1	F256	Cartographer and Art Designer.....	210
15	3	F258	Senior Civil Engineering Draftsman....	250
16	1	F258	Senior Civil Engineering Draftsman....	225
17	1	F260	Civil Engineering Designer.....	375
18	3	F260	Civil Engineering Designer.....	300
19	1	F262	Sanitary Engineering Designer.....	325
20	1	F270	Chief Civil Engineering Designer.....	450
21	1	F356	Electrical Engineering Inspector.....	250
22	1	F454	Mechanical Engineering Designer.....	250
23	1	F502	Engineer Assessments and Complaints..	250
24	1	F506	Engineer Grades .....	275
25	2	F510	Engineer Street Improvement Investi- gations .....	275
26	1	F514	Engineer Street Improvement Plans....	300
27	1	F518	Office Engineer .....	350
28	1	F518	Office Engineer .....	315
29	1	F552	Structural Draftsman .....	200
30	1	F604	Surveyor's Field Assistant.....	250
31	13	F604	Surveyor's Field Assistant.....	225
32	4	F610	Surveyors .....	250
33	1	F612	Office Surveyor .....	225
34	1	F614	Assistant Chief Surveyor.....	275
35	1	F616	Chief Surveyor .....	325
36	4	N252	Street Inspector .....	225

Section 47. DEPARTMENT OF PUBLIC WORKS—

BUREAU OF ENGINEERING (Continued)

EMPLOYMENTS PREDICATED ON REVENUE AND BOND ISSUE  
MONEYS

The following positions are in interdepartmental service and predicated on bond issues and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
37	1	B312	Blue Printer .....	\$ 215
38	1	B314	Photostat Operator .....	225
39	1	B316	Photographer .....	265
40	1	B408	General Clerk-Stenographer .....	150
41	1	B512	General Clerk-Typist .....	150
42	4	F202	Inspector, Public Works Construction..	225
43	2	F204	Civil Engineering Inspector.....	250
44	27	F204	Civil Engineering Inspector.....	225
45	1	F206	Senior Civil Engineering Inspector....	300
46	1	F206	Senior Civil Engineering Inspector....	275
47	1	F206	Senior Civil Engineering Inspector....	250
48	1	F208	Chief Civil Engineering Inspector, Minor	300
49	1	F210	Chief Civil Engineering Inspector, Major	400
50	1	F252	Junior Civil Engineering Draftsman...	175
51	1	F252	Junior Civil Engineering Draftsman....	160



Section 47. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
52	3	F254	Civil Engineering Draftsman.....	240
54	3	F258	Senior Civil Engineering Draftsman....	225
55	1	F258	Senior Civil Engineering Draftsman....	250
56	2	F260	Civil Engineering Designer.....	300
57	1	F260	Civil Engineering Designer.....	275
58	1	F260	Civil Engineering Designer.....	250
59	2	F262	Sanitary Engineering Designer.....	250
60	1	F354	Electrical Engineering Designer.....	250
61	3	F452	Mechanical Draftsman .....	200
62	5	F454	Mechanical Engineering Designer.....	250
63	1	F552	Structural Draftsman .....	200
64	1	F554	Structural Engineering Designer.....	275
65	9	F604	Surveyor's Field Assistant.....	225
66	2	F610	Surveyor .....	250
67	1	L114	Engineering Chemist .....	225
68	1	L116	Senior Engineering Chemist.....	400
69		F460	Assistant Mechanical Engineer.....	250
70		F654	Traffic Checker .....	175
71		F102	Architectural Draftsman .....	200
72		F106	Architectural Designer .....	250
73		F352	Electrical Draftsman .....	200
74		F360	Assistant Electrical Engineer.....	250
75		F362	Electrical Engineer .....	300
76		F401	Junior Hydraulic Engineer.....	160
77		F404	Hydraulic Engineering Designer.....	250
78		F406	Assistant Hydraulic Engineer.....	250
79		F408	Hydraulic Engineer .....	300
80		F462	Mechanical Engineer .....	300
81		F558	Structural Engineer .....	250
82		B210	Office Assistant .....	85
83		B222	General Clerk .....	155
85		C152	Watchman .....	145
86		J4	Laborer, \$6 per day .....	
87		J6	Waterpipe Welder, \$7.50 per day .....	
88		J10	Labor Sub-Foreman, \$6.50 per day.....	
89		J12	Labor Foreman, \$7 per day.....	
90		M252	Machinist's Helper, \$7.08 per day.....	
91		M254	Machinist, \$9 per day .....	
92		M256	Mechanical Inspector .....	225
93	1	O152	Engineer of Hoisting and Portable Engines, \$10 per day.....	

Section 48. DEPARTMENT OF PUBLIC WORKS—  
CENTRAL PERMIT BUREAU

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3	B222	General Clerk .....	\$ 225
2	1	B222	General Clerk .....	200
3	1	B234	Head Clerk .....	275
4	1	B512	General Clerk-Typist .....	200

### Section 49. DEPARTMENT OF PUBLIC WORKS— BUREAU OF SEWER REPAIR

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	O208	General Foreman Sewer Connections and Repairs .....	\$ 225
2	1	O214	Assistant Superintendent, Bureau of Sewer Repair .....	250
3	1	O214	Assistant Superintendent, Bureau of Sewer Repair .....	225
4	1	O216	Superintendent, Bureau of Sewer Repair	375

#### EMPLOYMENTS AS NEEDED

The occupants of the following positions have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
5	12	A52	Bricklayer's Hodcarrier at \$9 per day..	
6	8	A56	Bricklayer at \$11 per day.....	
8	19	J4	Laborer at \$6 per day.....	
9	4	O14	Driver, spec. equip., at \$8 per day.....	
10	28*	O204	Cribber at \$7 per day.....	
11	16	O210	Sewer Cleaner at \$8.50 per day.....	
12	1	O208	Gen. Foreman, Sewer Connection and Repair .....	\$ 250

Teams and trucks, as needed, at rates established by purchaser's contract.

\*Ten of these not included in budget estimates as compensations are paid by property owners.

### Section 50. DEPARTMENT OF PUBLIC WORKS— SEWAGE PUMPING STATION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	O202	Sewer Pumping Station Attendant.....	\$ 180

### Section 51. DEPARTMENT OF PUBLIC WORKS— BUREAU OF STREETS

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	F220	General Supt. of Streets.....	\$ 500

#### DIVISION OF STREET CLEANING

The occupants of the following positions have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
2	1	C152	Watchman .....	\$ 155
3	4	C152	Watchman .....	145
4	227	J4	Laborer at \$6 per day.....	
5	12	J10	Laborer—Sub-Foreman at \$7 per day...	
6	2	J66	Garagemen .....	150
7	2	J108	District Director of Street Cleaning....	225
8	1	J112	Supervisor of Street Cleaning.....	275



Section 51. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF STREETS (Continued)

DIVISION OF STREET CLEANING (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
9	20	O12	Truck Driver Heavy Truck \$8 per day..	
10	6	O14	Driver of Special Equipment \$8 per day.	
11	1	O18	Sub. Sta. For. and Truck Driver at \$8 per day .....	
12	1	O58	Gardener at \$6 per day.....	
Teams and trucks, as needed, at rates established by purchaser's contract.				

Section 52. DEPARTMENT OF PUBLIC WORKS—  
DIVISION OF STREET REPAIR

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	O298	Supervisor of Street Repair.....\$	325

The occupants of the following positions have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
2	2	A202	Cement Finisher's Helper at \$8 per day	
3	2	A204	Cement Finisher at \$9 per day.....	
4	1	B210	Office Assistant at \$5.40 per day.....	
5	25	J4	Laborers at \$6 per day.....	
6	1	J10	Laborer, Sub-Foreman, at \$6 per day..	
7	2	J12	Laborer, Foreman, at \$7 per day.....	
8	1	M254	Machinist at \$9 per day.....	
9	11	O12	Truck Driver, heavy truck, at \$8 per day	
10	2	O14	Driver, Spec. Equipment, at \$8 per day	
11	5	O152	Engr. Hoisting Port. Engine at \$10 per day .....	
12	1	O168	Engineer, Sta. St. Eng.....	220
13	1	O252	Dryerman at \$9 per day.....	
14	1	O254	Foreman, Asph. Plant, at \$10 per day..	
15	3	O260	Rammer at \$7 per day.....	
16	2	O264	Paver at \$8 per day.....	
17	5	O268	Granite Cutters at \$9.50 per day.....	
18	2	O274	Asphalt Mixerman at \$9 per day.....	
19	30	O276	Asphalt Workers at \$7.50 per day.....	
20	11	O278	Asphalt Finishers at \$8 per day.....	
21	2	O282	Foreman, Asphalt Fin., at \$9 per day	
22	1	O294	General Foreman, Street Repair.....	275
23	1	O294	General Foreman, Street Repair.....	250
24	1	O294	General Foreman, Street Repair.....	225

BRIDGES

25	7	C153	Bridge Attendant .....	155
26	4	C153	Bridge Attendant .....	145
27	10	O168	Engineer Sta. St. Engines.....	220
28	1	O168	Engineer Sta. St. Engines (Relief)....	220
29	1	O172	Chief Engineer Sta. St. Engines.....	275

Teams and trucks, as needed, at rates established by purchaser's contract.

**Section 53. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ARCHITECTURE**

**INTERDEPARTMENTAL SERVICE**

The following positions are in interdepartmental service and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	10	A106	Building Inspector .....	\$ 225
2	1	B408	General Clerk-Stenographer .....	200
3	2	F102	Architectural Draftsman .....	200
4	1	F112	City Architect .....	600
5	1	B210	Office Assistant (part time).....	75
6	1	F104	Architectural Estimator .....	250

**Section 54. DEPARTMENT OF ELECTRICITY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A354	Painter at \$9 per day.....	
2	1	B222	General Clerk .....	\$ 225
3	1	B222	General Clerk .....	190
4	1	B228	Senior Clerk .....	250
5	1	B408	General Clerk-Stenographer .....	175
6	4	B454	Telephone Operator .....	150
7	1	E2	Line Inspector .....	220
8	13	E4	Electrical Inspector .....	250
9	1	E8	Chief Electrical Inspector.....	275
10	8	E52	Fire Dispatcher .....	225
11	1	E54	Chief Fire Dispatcher.....	250
12	1	E108	Electrician .....	240
13	1	E108	Electrician at \$9 per day.....	
14	1	E110	Radio Maintenance Man at \$8 per day..	
15	1	E116	Superintendent of Plant, Department of Electricity .....	300
16	1	E154	Lineman .....	220
17	9	E154	Lineman .....	215
18	3	E154	Lineman .....	185
19	1	E156	Cable Splicer at \$9.50 per day.....	
20	2	E160	Foreman Lineman .....	240
21	1	F366	Chief, Department of Electricity.....	416.66
22	3	J4	Laborer at \$6 per day.....	
23	1	J12	Labor Foreman .....	195
24	1	J66	Garageman .....	150
25	1	J76	Traffic Button Maintenance Man at \$9 per day .....	
26	2	M254	Machinist .....	225
27	5	M260	Instrument Maker .....	225
28	1	M264	Foreman Instrument Maker.....	250



# Section 55. DEPARTMENT OF PUBLIC HEALTH— CENTRAL OFFICE

## ADMINISTRATION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B408	General Clerk-Stenographer .....	\$ 150
2	1	B408	General Clerk-Stenographer .....	100
3	1	B412	Senior Clerk-Stenographer .....	215
4	1	B454	Telephone Operator .....	150
5	1	B454	Telephone Operator .....	125
6	1	B512	General Clerk-Typist .....	150
7	1	C52	Elevator Operator .....	155
8		I103	Institutional Help, less than.....	80
9	1	L14	Assistant Director of Public Health....	400
10	1	L18	Director of Public Health.....	833.33

## ACCOUNTING

11	1	B4	Bookkeeper .....	190
12	1	B14	Senior Accountant .....	400
13	2	B222	General Clerk .....	190
14	1	B408	General Clerk-Stenographer .....	150

## STATISTICS

15	1	B222	General Clerk .....	190
16	1	B222	General Clerk .....	185
17	1	B228	Senior Clerk .....	190
18	1	B238	Hospital Statistician .....	190
18½	1	B238	Hospital Statistician .....	180
19	1	B408	General Clerk-Stenographer .....	190

## MEAT INSPECTION

20	5	N56	Market Inspector .....	200
21	1	N56	Market Inspector .....	185
22	1	N58	Chief Market Inspector.....	225
23	8	N60	Abattoir Inspector .....	200
24	4	N62	Veterinarian .....	201
25	6	N62	Veterinarian .....	200

## COMMUNICABLE DISEASES

26	1	B408	General Clerk-Stenographer .....	100
27	1	J58	Disinfector .....	200
28	4	J74	Rat Catcher .....	115
29	4	L370	Epidemiologist .....	225
30	1	L371	Director, Bureau of Communicable Diseases (part time).....	350
31	1	P52	Field Nurse .....	175

## CLINICS

32	1	B408	General Clerk-Stenographer (part time)	75
33	2	L360	Physician .....	150
34	1	L364	Pediatrician .....	100
35	1	L364	Pediatrician (part time).....	75
36	1	L404	Psychologist .....	175
37	4	L404	Psychologist .....	150
38	1	L404	Psychologist (part time).....	75
39	1	L408	Chief Psychologist (part time).....	200
40	1	L408	Chief Psychologist (part time).....	150
41	1	P52	Field Nurse .....	150

## BACTERIOLOGICAL LABORATORY

42	1	B222	General Clerk .....	190
43	1	C102	Janitress .....	75
44		I103	Institutional Help, less than.....	80

Section 55. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

BACTERIOLOGICAL LABORATORY (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
45	1	L52	Bacteriological Laboratory Technician..	125
46	1	L56	Bacteriologist .....	225
47	2	L56	Bacteriologist .....	175
48	1	L58	Director of Laboratories .....	275
49	1	L60	Bacteriological Milk Inspector.....	200

SCHOOL INSPECTION—MEDICAL

50	1	L252	Optometrist (part time) .....	150
51	1	L336	Director Bureau Child Hygiene.....	333.33
52	1	L364	Pediatrician .....	250
53	1	L364	Pediatrician .....	175
54	7	L364	Pediatrician .....	150

DENTAL

55	1	B222	General Clerk (part time).....	50
56	2	L152	Dental Hygienist .....	150
57	13	L156	Dentist (part time).....	100
58	1	L158	Director Dental Bureau.....	250

CHILD WELFARE—MEDICAL

59	1	L364	Pediatrician .....	250
59½	1	L364	Pediatrician .....	200
60	4	L364	Pediatrician .....	150
61	1	L364	Pediatrician at \$10 per day .....	

MILK AND FOOD INSPECTION

62	1	B408	General Clerk-Stenographer .....	190
63	7	N52	Food and Restaurant Inspector.....	200
64	10	N52	Food and Restaurant Inspector.....	175
65	1	N54	Chief Food Inspector.....	325
66	2	N64	Dairy Inspector .....	300
67	1	N64	Dairy Inspector .....	225

Section 56. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

CHEMICAL LABORATORY

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
68	1	L102	Food Chemist Assistant .....\$	100
69	1	L104	Food Chemist .....	225
70	1	L106	Senior Food Chemist .....	250

PLUMBING INSPECTION

71	1	A412	Plumbing Inspector .....	250
72	7	A412	Plumbing Inspector .....	240
73	1	A416	Chief Plumbing Inspector .....	325
74	1	B408	General Clerk-Stenographer .....	190

HOUSING INSPECTION

75	1	B408	General Clerk-Stenographer .....	100
76	9	N204	Housing Inspector .....	200
77	1	N206	Chief Housing Inspector .....	250



Section 56. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

INDUSTRIAL INSPECTION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
78	1	F520	Consulting Sanitary Engineer (part time) .....	150
79	2	N205	Industrial Inspector .....	200
80	1	N205	Industrial Inspector .....	175
81	1	N208	Chief Industrial Inspector .....	250

CITY PHYSICIANS

82	4	L360	Physician .....	300
83	2	L360	Physician .....	150
84	1	L362	Supervisor of City Physicians .....	300

FIELD NURSING, ADMINISTRATION

85	1	B222	General Clerk .....	190
86	1	B408	General Clerk-Stenographer .....	125
87	1	B408	General Clerk-Stenographer .....	100
88	1	P54	Supervising Field Nurse .....	225
89	8	P54	Supervising Field Nurse .....	190
90	1	P54	Supervising Field Nurse .....	175
91	1	P58	Director of Field Nursing .....	275

FIELD NURSING, SCHOOLS

92	33	P52	Field Nurse .....	165
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FIELD NURSING, OTHER

93	19	P52	Field Nurse .....	165
94	1	P101	Chinese Visiting Nurse .....	165

SOCIAL SERVICE

95	1	P52	Field Nurse .....	165
96	1	T156	Social Service Investigator .....	180
97	1	T156	Social Service Investigator .....	165
98	1	T160	Senior Social Service Investigator .....	215

TUBERCULOSIS BUREAU

99	7	P52	Field Nurse .....	165
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OUTPATIENT MATERNITY SERVICE

100	1	L360	Physician .....	300
101	1	L360	Physician .....	190
102	2	P102	Registered Nurse .....	125

Section 57. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk (part time) .....	\$ 75
2	1	B408	General Clerk-Stenographer .....	190
3	1	B454	Telephone Operator .....	100
4	1	I8	Head Baker .....	190
5	3	I12	Cook .....	165
6	1	I12	Cook (part time) .....	75
7	1	I14	Junior Chef .....	175
8	1	I16	Chef .....	200
9	1	I22	Butcher .....	100

Section 57. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
10	1	I24	Senior Butcher .....	235
11	4	I54	Waitress .....	110
12	1	I58	Dining Room Steward .....	140
13		I102	Inmate Help, not over .....	50
14		I103	Institutional Help (deduct for B., R. & L.), less than .....	80
15	4	I110	Institutional Attendant (deduct for B., R. & L.) .....	135
16	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	125
17	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	120
18	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	115
19	2	I110	Institutional Attendant (deduct for B., R. & L.) .....	102.50
20	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	87.50
21	2	I112	Head Institutional Attendant (deduct for B., R. & L.) .....	235
22	1	I154	Laundress .....	95
23	1	I164	Marker and Distributor .....	127
24	1	I170	Washer (deduct for B., R. & L.) .....	102.50
25	1	I174	Superintendent of Laundry .....	189
26	1	I254	Seamstress .....	90
27	1	I256	Head Seamstress .....	115
28	1	I302	Instructor, Basketry (deduct for B., R. & L.) .....	102.50
29	1	I304	Instructor, Weaving (deduct for B., R. & L.) .....	135
30	1	L8	Assistant to Superintendent .....	275
31	1	L10	Superintendent (deduct \$150 for full family maintenance) .....	733.33
32	1	L54	Assistant Bacteriologist .....	100
33	1	L202	Dietitian (deduct for R. & L.) .....	137.50
34	1	L306	Senior Pharmacist .....	200
35	5	L352	Interne (deduct for B., R. & L.) .....	37.50
36	1	L354	House Officer (deduct for B., R. & L.) ..	185
37	2	L354	House Officer (deduct for B., R. & L.) ..	102.50
38	1	L360	Physician (deduct for B., R. & L.) .....	235
39	1	L452	X-ray Technician .....	150
40	1	O12	Truck Driver, Heavy Truck (deduct for B., R. & L.) .....	185
41	1	O52	Farmer (deduct for B., R. & L.) .....	102.50
42	1	O54	Foreman, Building and Grounds (deduct for B., R. & L.) .....	220
43	1	O58	Gardener (deduct for B., R. & L.) ...	102.50
44	1	O60	Head Gardener (deduct for B., R. & L.) ..	185
45	3	O168	Engineer Sta. Steam Engines .....	220
46	1	P102	Registered Nurse (deduct for B., R. & L.) ..	185
47	21	P102	Registered Nurse (deduct for B., R. & L.) .....	135
48	4	P104	Head Nurse (deduct for B., R. & L.) ..	135
49	1	P118	Superintendent of Nurses (deduct for B., R. & L.) .....	235
50	1	P208	Operating Room Nurse (deduct for B., R. & L.) .....	135



### Section 58. DEPARTMENT OF PUBLIC HEALTH— ISOLATION HOSPITAL

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B512	General Clerk-Typist (part time) (deduct for B., R. & L.) .....	\$ 77.50
2	1	C152	Watchman (deduct for B., R. & L.) .....	145
3	1	I14	Junior Chef .....	175
4	1	I54	Waitress .....	110
5		I103	Institutional Help (deduct for B., R. & L.), less than .....	80
6	1	I204	Porter (deduct for B., R. & L.) .....	85
7	1	I254	Seamstress (deduct for B., R. & L.) ...	125
8	2	L352	Interne (deduct for B., R. & L.) .....	37.50
9	1	L354	House Officer (deduct for B., R. & L.)..	52.50
10	1	L372	Resident Physician (deduct for B., R. & L.) .....	385
12		P54	Student Nurse (deduct for B., R. & L.)	37.50 to 39.50
13	7	P102	Registered Nurse (deduct for B., R. & L.)	135
14	1	P104	Head Nurse (deduct for B., R. L.)...	135
15	1	P116	Superintendent Isolation Hospital (deduct for B., R. & L.) .....	235

### Section 59. DEPARTMENT OF PUBLIC HEALTH—SAN FRANCISCO HOSPITAL

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3	B222	General Clerk .....	\$ 150
2	1	B222	General Clerk .....	100
3	1	B234	Head Clerk .....	250
4	1	B238	Hospital Statistician .....	190
5	1	B238	Hospital Statistician .....	160
6	7	B408	General Clerk-Stenographer .....	100
7	12	B408	General Clerk-Stenographer (part time) (deduct for B., R. & L.) .....	75
8	1	B412	Senior Clerk-Stenographer .....	190
9	2	B454	Telephone Operator .....	125
10	1	B454	Telephone Operator (deduct for B., R. & L.) .....	125
11	1	C6	Sup. of Building T. B. Hosp. (deduct for B., R. & L.) .....	260
13	2	C152	Watchman (deduct for B., R. & L.) .....	145
14	2	E108	Electrician .....	237.50
15	1	I6	Pastry Cook .....	175
16	8	I12	Cook .....	165
17	1	I16	Chef .....	200
18	8	I54	Waitress .....	110
19	8	I56	Waiter .....	110
20		I103	Institutional Help (deduct for B., R. & L.) less than .....	80
21	1	I118	Senior Orderly (deduct for B., R. & L.)	102.50
22	1	I122	House Mother (deduct for B., R. & L.)	125
23	1	I122	House Mother (deduct for B., R. & L.)	87.50
24	16	I152	Flat Work Ironer .....	85
25	5	I154	Laundress .....	98
26	4	I154	Laundress .....	94
27	5	I154	Laundress .....	92
28	1	I154	Laundress .....	93

Section 59. DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
29	1	I156	Starcher .....	118
30	1	I158	Sorter .....	127
31	1	I164	Marker and Distributor .....	127
32	1	I166	Wringerman .....	136.33
33	2	I170	Washer .....	129.50
34	1	I172	Head Washer .....	152.50
35	1	I178	Superintendent of Laundry .....	200
36	1	I206	Porter Sub-Foreman (deduct for B., R. & L.) .....	87.50
37	1	I208	Porter Foreman (deduct for B., R. & L.) .....	87.50
38	1	I210	Head Porter (deduct for B., R. & L.)...	125
39	2	I254	Seamstress .....	90
40	1	I256	Head Seamstress (deduct for B., R. & L.) .....	150
41	1	J4	Laborer (deduct for B., R. & L.) .....	87.50

Section 60. DEPARTMENT OF PUBLIC HEALTH—SAN  
FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
42	1	L2	Assistant Superintendent (deduct for B., R. & L.) .....\$	310
43	1	L6	Superintendent (deduct \$150 for full family maintenance) .....	733.33
44	1	L70	Physio-Therapist (part time) .....	100
45	1	L72	Electro-Cardiograph Technician (part time) .....	75
46	1	L156	Dentist (part time) .....	50
47	4	L202	Dietitian (deduct for R. & L.) .....	137.50
48	1	L206	Chief Dietitian .....	175
49	1	L304	Pharmacist .....	225
50	1	L304	Pharmacist .....	200
51	2	L304	Pharmacist .....	190
52	1	L306	Senior Pharmacist .....	250
53	42	L352	Interne (deduct for B., R. & L.) .....	37.50
54	16	L354	House Officer (deduct for B., R. & L.)...	52.50
55	5	L356	Senior House Officer (deduct for B., R. & L.) .....	65
56	1	L360	Physician .....	75
57	2	L372	Resident Physician (deduct for B., R. & L.) .....	135
58	1	L372	Resident Physician (deduct for B., R. & L.) .....	160
59	1	L372	Resident Physician .....	175
60	1	L452	X-ray Technician (deduct for B., R. & L.) .....	102.50
61	2	L452	X-ray Technician (deduct for B., R. & L.) .....	135
62	1	L456	Senior X-ray Technician (deduct for B., R. & L.) .....	210
63	1	L458	Radiologist (part time) .....	200
64	1	L458	Radiologist (part time) .....	100
64½	1	M255	Bracemaker .....	77.50
65	1	O60	Head Gardener (deduct for R.).....	150
66	4	O166	Fireman, Stationary Steam Engine .....	185
67	4	O168	Engineer, Stationary Steam Engine...	220
68	1	O172	Chief Engineer, Stationary Steam Engine (deduct for R.) .....	280



Section 60 ½. DEPARTMENT OF PUBLIC HEALTH—SAN  
FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
69	1	P52	Field Nurse .....	165
70	120	P102	Registered Nurse (deduct for B., R. & L.) .....	135
71	8	P102	Registered Nurse (deduct for B., R. & L.) .....	135
72		P103	Special Nurse (as needed) 10 hours, at \$5.00 per day.....	
73		P103	Special Nurse, as needed (Psychiatric or Communicable Diseases) \$7 per day .....	
74		P103	Special Nurse (as needed) 12 hours, at \$6.00 per day.....	
75		P103	Special Nurse (as needed), 12 hours at \$8.00 per day (two patients).....	
76	33	P104	Head Nurse (deduct for B., R. & L.)...	135
77	1	P110	Assistant Superintendent of Nursing (deduct for B., R. & L.) .....	210
78	1	P110	Assistant Superintendent of Nursing (deduct for B., R. & L.) .....	185
79	1	P110	Assistant Superintendent of Nursing (deduct for B., R. & L.).....	170
80	1	P110	Asst. Supt. of Nursing (deduct for B., R. & L.) .....	150
81	1	P122	Director of Institutional Nursing (de- duct for B., R. & L.) .....	285
82	4	P204	Anaesthetist (deduct for B., R. & L.)...	160
83	1	P206	Senior Anaesthetist (deduct for B., R. & L.) .....	185
84	1	P208	Operating Room Nurse (deduct for B., R. & L.) .....	145
85	14	P206	Operating Room Nurse (deduct for B., R. & L.) .....	135
86	1	P210	Senior Operating Room Nurse (deduct for B., R. & L.) .....	185
87	1	P212	Head Nurse Obstetrical (deduct for B., R. & L.) .....	150
88	1	P214	Head Nurse Pediatrics (deduct for B., R. & L.) .....	150
89	1	P216	Head Nurse Psychiatric (deduct for B., R. & L.) .....	150
90		P254	Student Nurse (deduct for B., R. & L.) ..	37.50 to 39.50
91	2	P304	Instructor of Nursing (deduct for B., R. & L.) .....	160
92	1	P306	Senior Instructor of Nursing (deduct for B., R. & L.).....	185
93	1	T152	Junior Social Service Investigator ...	150
94	2	T152	Junior Social Service Investigator ...	120
95	2	T156	Social Service Investigator .....	180
96	8	T156	Social Service Investigator .....	140

### Section 61. DEPARTMENT OF PUBLIC HEALTH— EMERGENCY HOSPITALS

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B352	Storekeeper .....	\$ 100
2	1	B408	General Clerk-Stenographer .....	190
3	12	L504	Emergency Hospital Surgeon .....	200
4	1	L506	Assistant Chief Surgeon Emergency Hospitals .....	225
5	1	L508	Chief Surgeon .....	250
6	15	O6	Ambulance Driver .....	200
7	1	O6	Ambulance Driver .....	185
8	2	O6	Ambulance Driver .....	175
9	4	P2	Emergency Hospital Steward .....	165
10	21	P2	Emergency Hospital Steward .....	200
11	1	P4	Chief Emergency Hospital Steward ...	250
12	14	P102	Registered Nurse .....	165
13	3	P102	Registered Nurse .....	135
14	1	P102	Registered Nurse (Relief) at \$5 per day	

### Section 62. DEPARTMENT OF PUBLIC HEALTH— HASSLER HEALTH HOME

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B454	Telephone Operator (deduct for B., R. & L.) .....	\$ 87.50
2	1	C152	Watchman (deduct for B., R. & L.) ....	87.50
3	2	I12	Cook (deduct for R. & L.) .....	162.50
4	1	I14	Junior Chef (deduct for R. & L.) .....	182.50
5		I103	Institutional Help (deduct for B., R. & L.) less than .....	80
6	2	I116	Orderly (deduct for B., R. & L.) .....	92.50
7	1	I254	Seamstress (deduct for B., R. & L.) ...	92.50
8	2	J4	Laborer (deduct for B., R. & L.) .....	160
9	1	J4	Laborer at \$5 per day .....	
10	1	L156	Dentist (part time) .....	50
11	1	L352	Interne (deduct for B., R. & L.) .....	37.50
12	1	L372	Resident Physician (deduct for B., R. & L.) .....	260
13	1	O10	Truck Driver, Light Truck (deduct for B., R. & L.) .....	160
14	1	O54	Foreman, Building and Grounds (deduct for 1 meal) .....	210
15	1	O58	Gardener (deduct for B., R. & L.) .....	135
16	1	O58	Gardener (deduct for B., R. & L.) .....	92.50
17	5	P102	Registered Nurse (deduct for B., R. & L.)	135
18	1	P104	Head Nurse (deduct for B., R. & L.)..	135
19	1	P114	Superintendent, Hassler Health Home (deduct for B., R. & L.) .....	285

#### AS NEEDED

The occupants of the following positions have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are available:

20	3	I116	Orderly (deduct for B., R. & L.)....	85
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**Section 63. COUNTY WELFARE DEPARTMENT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B228	Senior Clerk .....	\$ 185
2	1	B408	General Clerk-Stenographer .....	185
3	1	B408	General Clerk-Stenographer .....	160
4	1	B408	General Clerk-Stenographer .....	150
5	1	B510	Braille Typist .....	150
6	7	T152	Junior Social Service Investigators ...	150
7	8	T156	Social Service Investigators .....	150
8	1	T160	Senior Social Service Investigator ...	200
9	1	T162	Director of County Welfare Department	300

**Section 64. CORONER**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B420	Phonographic Reporter .....	\$ 200
2	1	B512	General Clerk-Typist .....	175
3	1	B512	General Clerk-Typist .....	165
4	1	B512	General Clerk-Typist .....	155
5	1	L52	Bacteriological Laboratory Technician..	150
6	1	L52	Bacteriological Laboratory Technician..	125
7	1	L62	Pathologist (part time) .....	125
8	1	L110	Toxicologist (part time) .....	150
9	1	L502	Autopsy Surgeon .....	250
10	3	N4	Coroner's Investigator .....	215
11	1	N4	Coroner's Investigator .....	200
12	1	N8	Coroner's Chief Investigator .....	250
13	1	N10	Coroner .....	666.66
14	3	O8	Morgue Ambulance Driver .....	200
15	1	O8	Morgue Ambulance Driver .....	175

**Section 65. HORTICULTURAL INSPECTION DEPARTMENT—  
AGRICULTURAL COMMISSION**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B408	General Clerk-Stenographer .....	\$ 150
2	1	N154	Horticultural Inspector .....	250
4	3	N154	Horticultural Inspector .....	175
4½	1	N154	Horticultural Inspector (6 mo.) .....	175
5	1	N156	County Agricultural Commissioner ....	400

**Section 66. SEALER OF WEIGHTS AND MEASURES**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B512	General Clerk-Typist .....	\$ 225
2	1	N356	Senior Inspector of Weights and Measures .....	275
3	4	N354	Inspector of Weights and Measures ....	225
4	1	N358	Sealer of Weights and Measures .....	300

## Section 67. CONTROLLER

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Controller .....	\$ 833.33
2	1	B4	Bookkeeper .....	200
3	12	B4	Bookkeeper .....	175
4	9	B6	Senior Bookkeeper .....	190
5	1	B7	Assist. Supervisor of Disbursements ...	225
6	1	B8	Supervisor of Disbursements .....	250
7	2	B14	Senior Accountant .....	325
8	3	B14	Senior Accountant .....	275
9	1	B21	Chief Assistant Controller .....	500
10	1	B55	Supervisor of Pay Rolls .....	300
11	1	B210	Office Assistant (part time) .....	75
12	3	B222	General Clerk .....	200
13	1	B222	General Clerk .....	190
14	2	B222	General Clerk .....	185
15	1	B222	General Clerk .....	175
16	1	B222	General Clerk .....	160
17	1	B222	General Clerk .....	150
18	2	B228	Senior Clerk .....	250
19	1	B288	Senior Clerk .....	200
20	1	B228	Senior Clerk .....	175
21	1	B234	Head Clerk .....	300
22	2	B234	Head Clerk .....	225
23	2	B234	Head Clerk .....	200
24	1	B237	Tax Redemption Clerk .....	200
25	1	B301	Pay Roll Machine Operator .....	190
26	2	B301	Pay Roll Machine Operator .....	175
27	3	B301	Pay Roll Machine Operator .....	165
28	1	B301	Pay Roll Machine Operator .....	155
29	2	B302	Addressing Machine Operator .....	155
30	1	B310	Tabulating Machine Operator .....	150
31	3	B311	Bookkeeping Machine Operator .....	165
32	1	B408	General Clerk Stenographer .....	200
33	3	B408	General Clerk Stenographer .....	150
33½	1	B417	Confidential Secretary to the Controller	200
34	1	B460	Secretarial Telephone Operator .....	150
35	1	B512	General Clerk-Typist .....	215
36	1	B512	General Clerk-Typist .....	175
37	2	B512	General Clerk-Typist .....	150
38	1	K6	Senior Attorney—Civil (part time) ....	250
39			Seasonal Clerical Services .....	150
40			Field Bookkeepers or Accountants (Construction Work outside S. F.) (as needed) .....	200

## Section 68. CITY PLANNING COMMISSION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	5		Commissioners, \$15 per meeting .....	
2	1	B420	Phonographic Reporter (as needed), \$12.50 per meeting .....	
3	1	F158	City Planning Engineer and Secretary.\$	350
4	1	F252	Junior Civil Engineering Draftsman ...	200
5	1	F254	Civ. Engineering Draftsman (as needed)	250



### Section 69. PUBLIC UTILITIES COMMISSION—GENERAL OFFICE

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	5		Commissioners .....	\$ 100
2	1		Manager of Utilities .....	1,000
3	1	B67	Secretary, Utility Commission .....	300
5	1	B53	Director of Public Relations .....	350
6	1	B412	Senior Clerk-Stenographer .....	200
7	1	B408	General Clerk-Stenographer .....	150
8	1	B512	Gen. Clerk-Typist .....	150
9	1	O4	Special Chauffeur .....	200

### Section 70. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO AIRPORT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 150
2	2	C104	Janitor .....	125
3	1	F52	Meteorological Computor .....	150
4	1	F54	Meteorologist .....	150
5	1	F60	Assistant Superintendent .....	200
6	1	F62	Superintendent .....	350

#### TEMPORARY PERSONAL SERVICES

7		A154	Carpenter, \$9 per day .....	
8		A354	Painter, \$9 per day .....	
10		E108	Electrician, \$9 per day .....	
12	10	J52	Airport Attendant .....	150

### Section 71. PUBLIC UTILITIES COMMISSION—ENGINEERING

These positions were heretofore paid from appropriations for temporary or interdepartmental services, the occupants of which have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B10	Accountant .....	\$ 275
2	1	B246	Map Clerk .....	150
3	1	B408	General Clerk-Stenographer .....	200
4	1	B408	General Clerk-Stenographer .....	175
5	2	B408	General Clerk-Stenographer .....	150
6	1	F254	Civil Engineering Draftsman .....	250
7	1	F254	Civil Engineering Draftsman .....	240
8	1	F254	Civil Engineering Draftsman .....	225
9	1	F258	Senior Civil Engineering Draftsman ..	250
10	1	F258	Senior Civil Engineering Draftsman ..	240
11	1	F320	Senior Civil Engineer .....	550
12	2	F356	Electrical Engineering Inspector .....	225
13	1	F360	Assistant Electrical Engineer .....	275
14	1	F362	Electrical Engineer .....	300
15	1	F370	Chief Electrical Engineer .....	650
16	4	F404	Hydraulic Engineering Designer .....	265
16½	1	F404	Hydraulic Engineering Designer .....	250
17	1	F406	Assistant Hydraulic Engineer .....	330
18	1	F408	Hydraulic Engineer .....	400

**Section 71. PUBLIC UTILITIES COMMISSION—  
ENGINEERING (Continued)**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
19	1	F454	Mechanical Engineering Designer .....	290
20	1	F454	Mechanical Engineering Designer .....	265
21	1	F456	Designer St. Ry. Equipment .....	290
22	1	F518	Office Engineer .....	350
23	1	F518	Office Engineer .....	300
24	1	F552	Structural Draftsman .....	225
25	1	F554	Structural Engineering Designer .....	250
26	1	N102	Light-Water Complaint Investigator ...	200
27	1	O4	Special Chauffeur .....	225
28	1	O152	Engr. Hoisting and Portable Engines \$10 per day .....	

**CLASSIFICATIONS AS NEEDED**

29		B210	Office Assistant .....	85
30		F12	Consulting Engineer, Utilities .....	650
31		F102	Architectural Draftsman .....	200
32		F106	Architectural Designer .....	250
33		F108	Architect .....	300
34		F202	Inspector Public Works Construction...	225
35		F204	Civil Engineering Inspector .....	225
36		F206	Senior Civil Engineering Inspector ...	250
37		F214	Construction Engineer .....	300
38		F252	Junior Civil Engineering Draftsman...	160
39	1	F254	Civil Engineering Draftsman .....	200
40		F260	Civil Engineering Designer .....	250
41		F351	Junior Electrical Engineer .....	160
42		F352	Electrical Engineering Draftsman .....	200
43		F354	Electrical Engineering Designer .....	250
44	1	F401	Junior Hydraulic Engineer .....	160
45	1	F432	Mechanical Draftsman .....	200
46		F460	Assistant Mechanical Engineer .....	250
47	1	F462	Mechanical Engineer .....	265
48		F556	Structural Engineering Inspector .....	250
49		F558	Structural Engineer .....	250
50		F604	Surveyor's Field Assistant .....	175
51		F610	Surveyor .....	250
52		O2	Chauffeur .....	170
			Seasonal Clerical Services as needed ...	150

**Section 72. PUBLIC UTILITIES COMMISSION—  
MUNICIPAL RAILWAY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	4	A154	Carpenter, \$9 per day .....	
2	9	A364	Car and Auto Painter, \$9 per day .....	
3	1	A370	Foreman Car and Auto Paint Shop, \$10.35 per day .....	
4	1	B10	Accountant .....	\$ 225
5	1	B14	Senior Accountant .....	325
6	1	B222	General Clerk .....	200
7	3	B222	General Clerk .....	175
8	4	B222	General Clerk .....	150
9	1	B234	Head Clerk .....	240
10	2	B308	Comptometer Operator .....	155
11	1	B408	General Clerk-Stenographer .....	250



Section 72. PUBLIC UTILITIES COMMISSION—  
MUNICIPAL RAILWAY (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
12	1	B408	General Clerk-Stenographer .....	225
13	2	B408	General Clerk-Stenographer .....	175
14	1	B408	General Clerk-Stenographer .....	155
15	2	B454	Telephone Operator .....	150
16	2	C52	Elevator Operator .....	145
17	1	C52	Elevator Operator (relief).....	145
18	28	C104	Janitor .....	160
19	8	C104	Janitor .....	145
20	3	C104	Janitor, \$5.80 per day.....	
21	2	C104	Janitor .....	135
22	2	C106	Sub-Foreman Janitor, \$6.30 per day....	
23	1	E106	Armature Winder, \$9 per day.....	
24	1	E108	Electrician, \$9 per day.....	
25	6	E154	Lineman, \$7.40 per day.....	
26	1	E160	Foreman Lineman .....	215
27	1	F216	Maintenance of Way Engineer .....	300
28	1	G106	Claims Adjuster .....	325
29	4	J4	Laborer, \$5.80 per day.....	
30	5	J66	Garageman, \$6.80 per day.....	
31	46	J152	Trackman, \$5.80 per day.....	
32	2	J156	Switch Repairer, \$5.80 per day.....	
33	2	J160	Track Welder, \$6.30 per day.....	
34	2	J162	Car Repairer Welder, \$7.50 per day....	
35	3	J166	Track Foreman, \$6.30 per day.....	
36	1	J168	General Foreman of Track Maintenance	250
37	1	M5	Assistant Master Mechanic .....	300
38	1	M6	Master Mechanic .....	350
39	3	M54	Auto Machinist, \$9 per day.....	
40	1	M56	Garage Foreman, Municipal Railway..	250
41	2	M104	Blacksmith Helper, \$8 per day.....	
42	2	M108	Blacksmith, \$9 per day.....	
43	49	M202	Car Repairer, \$6.80 per day.....	
44	5	M206	Sub-Foreman Car Repairer, \$7.30 per day	
45	2	M208	Foreman Car Repairer, \$7.80 per day..	
46	6	M254	Machinist, \$9 per day.....	
47	1	O12	Truck Driver Heavy Truck, \$8 per day	
48	1	S10	Manager Municipal Railway.....	700
49	1	S60	Instructor Municipal Railway.....	240
50	427	S102	Conductor, 75c per hour.....	
51	420	S104	Motorman, 75c per hour.....	
52	40	S106	Bus Operator, 80c per hour.....	
53	7	S110	Junior Inspector Municipal Railway....	175
54	6	S110	Junior Inspector Municipal Railway....	165
55	1	S112	Inspector Municipal Railway.....	210
56	14	S112	Inspector Municipal Railway.....	200
57	4	S112	Inspector Municipal Railway.....	180
58	2	S120	Day Dispatcher .....	210
59	1	S124	Supervisor of Schedules.....	210
60	2	S128	Division Superintendent Municipal Ry.	275
61	1	S132	Superintendent of Transportation, Mun. Railway .....	350
62	1	U108	Compressor Operator, portable, \$6.30 per day .....	
63	1	R108	Supervisor of music (part time).....	50

**Section 73. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	4	A154	Carpenter at \$9 per day.....	
2	1	A354	Painter at \$9 per day.....	
3	1	A404	Plumber .....	\$ 225
4	1	A551	Apprentice at \$7 per day.....	
5	1	B4	Bookkeeper .....	200
6	2	B6	Senior Bookkeeper .....	275
7	1	B10	Accountant .....	400
8	1	B24	Auditor, Water Department.....	700
9	1	B109	Cashier, Water Department.....	325
10	1	B210	Office Assistant .....	85
11	2	B210	Office Assistant .....	75
12	5	B222	General Clerk (part time).....	75
13	1	B222	General Clerk .....	200
14	2	B222	General Clerk .....	190
15	1	B222	General Clerk .....	180
16	28	B222	General Clerk .....	175
17	2	B222	General Clerk .....	165
18	2	B222	General Clerk .....	160
19	19	B222	General Clerk .....	150
20	2	B228	Senior Clerk .....	225
21	1	B228	Senior Clerk .....	215
22	6	B228	Senior Clerk .....	200
23	2	B228	Senior Clerk .....	180
24	1	B228	Senior Clerk .....	190
25	2	B234	Head Clerk .....	250
26	8	B247	Meter Readers .....	175
27	1	B247	Meter Readers .....	165
28	6	B247	Meter Readers .....	150
29	1	B302	Addressing Machine Operator.....	160
30	1	B302	Addressing Machine Operator.....	155
31	11	B311	Bookkeeping Machine Operator.....	175
32	1	B311	Bookkeeping Machine Operator.....	165
33	1	B315	Photographer Water Service.....	200
34	1	B354	General Storekeeper .....	150
35	1	B356	Senior Storekeeper .....	265
36	2	B408	General Clerk-Stenographer .....	175
37	2	B408	General Clerk-Stenographer .....	165
38	3	B408	General Clerk-Stenographer .....	160
39	7	B408	General Clerk-Stenographer .....	150
40	1	B454	Telephone Operator .....	165
41	2	B454	Telephone Operator .....	150
42	1	B454	Telephone Operator (part time) at \$4 per day .....	
43	9	B512	General Clerk-Typist .....	150



**Section 74. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT (Continued)**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	C52	Elevator Operator .....	\$ 160
2	3	C104	Janitor .....	155
3	1	C104	Janitor .....	145
4	1	C104	Janitor (or Janitress) (part time) deduct for board and room.....	45.50
5	1	C104	Janitor at \$6 per day.....	
6	1	C106	Sub-Foreman Janitor .....	175
7	2	C152	Watchman .....	150
8	2	C152	Watchman .....	145
9	1	E154	Lineman .....	200
10	1	F2	Asst. Engineer, Water Service.....	500
11	1	F206	Senior Civil Engineering Inspector.....	250
12	2	F252	Junior Civil Eng. Draftsman.....	175
13	2	F254	Civil Engineer Draftsman.....	225
14	1	F258	Senior Civil Eng., Draftsman.....	250
15	1	F401	Junior Hydraulic Engineer .....	175
16	1	F401	Junior Hydraulic Engineer .....	160
17	1	F406	Asst. Hydraulic Engineer .....	250
18	1	F408	Hydraulic Engineer .....	375
19	1	F524	Water Purification Engineer .....	200
20	1	F524	Water Purification Engineer .....	175
21	1	I12	Cook (deduct for room).....	130
22	1	I122	House Mother (part time).....	100
23	70	J4	Laborer at \$6 per day.....	
24	1	J66	Garageman at \$6.50 per day.....	
25	6	M54	Auto Machinist at \$9 per day.....	
26	4	M254	Machinist at \$9 per day.....	
27	1	M266	Foreman Meter Repairer.....	200
28	1	M268	Foreman Machinist .....	285
29	1	N420	Consumers' Complaint Investigator....	225
30	1	O10	Truck Driver (Light Truck) at \$7.50 per day .....	
31	2	O10	Truck Driver (Light Truck) at \$6.50 per day .....	
32	1	O58	Gardener at \$6.50 per day.....	
33	2	O58	Gardener at \$6 per day.....	
34	1	O58	Gardener .....	135
35	1	O116	Teamster (2-Horse Vehicle) at \$6.50 per day .....	
36	1	O152	Eng. of Hoisting and Portable Engines at \$10 per day.....	
37	1	O162	Boiler Cleaner .....	165
38	1	O162	Boiler Cleaner .....	150
39	10	O164	Oiler .....	175
40	8	O166	Fireman Stationary Steam Engine.....	185
41	1	O167	Engine Room Attendant (Relief).....	185
42	8	O168	Engineer Stationary Steam Engine....	220
43	1	O168	Engineer Stationary Steam Engine (deduct \$15 for House).....	220
44	1	O170	Asst. Chief Eng. Sta. St. Eng.....	235
45	1	O172	Chief Eng. Sta. Steam Eng.....	265

**Section 75. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT (Continued)**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	U44	Gen. Mgr. and Chief Engineer.....\$	833.33
2	1	U51	Supervisor Docks and Shipping.....	275
3	1	U52	Supervisor of Collections.....	300
4	1	U56	Asst. Supervisor Cons. Accts.....	290
5	1	U60	Supervisor, Consumers' Accts.....	340
6	1	U80	Asst. Manager, Water Sales.....	360
7	1	U88	Manager Water Sales.....	475
8	2	U104	Leadman at \$6 per day.....	
9	3	U108	Compressor Operator, Portable at \$7.50 per day .....	
10	13	U112	Pipe Calker at \$7.50 per day.....	
11	5	U114	Main Pipe Foreman at \$7.75 per day..	
12	15	U116	Service Man at \$7.50 per day.....	
13	1	U116	Service Man at \$7.75 per day.....	
14	8	U120	Gateman at \$7.75 per day.....	
15	7	U122	Shutoff Man .....	175
16	1	U123	Service Inspector .....	185
17	1	U124	Special Complaint Inspector.....	200
18	1	U125	Hoseman—Ships and Docks.....	190
19	1	U125	Hoseman—Ships and Docks.....	160
20	6	U126	Meter Inspector .....	175
21	1	U128	Chief Meter Inspector.....	200
22	7	U130	Reservoir Keeper (deduct for House)..	160
23	1	U130	Reservoir Keeper (deduct for House)..	165
24	1	U130	Reservoir Keeper .....	165
25	1	U132	Contractors and Builders Inspector....	225
26	1	U136	General Foreman, Service Meters.....	300
27	1	U140	General Foreman, Main Pipes.....	325
28	1	U142	Asst. Supt. City Distribution.....	350
29	1	U144	Superintendent City Distribution.....	500
30	9	U206	Water Department Worker at \$6 per day	
31	1	U212	Ranger .....	145
32	1	U212	Ranger .....	135
33	3	U212	Ranger (deduct for House).....	145
34	6	U214	Pump Operator .....	165
35	2	U214	Pump Operator at \$6 per day.....	
36	2	U214	Pump Operator .....	140
37	1	U214	Pump Operator (part time).....	50
38	1	U214	Pump Operator at \$7 per day.....	
39	1	U214	Pump Operator at \$6.25 per day.....	
40	1	U215	Head Pump Operator.....	200
41	1	U215	Head Pump Operator (deduct for House) .....	185
42	1	U215	Head Pump Operator (deduct \$25 for House) .....	200
43	1	U226	Gen. Maintenance Foreman .....	200
44	1	U226	Gen. Maintenance Foreman (deduct for House) .....	210
45	1	U228	Meterman, Country .....	175
46	3	U230	Maintenance Foreman .....	200
47	1	U231	Asst. Supt. Ala. Dist. (deduct \$25 for House) .....	225
48	1	U232	Supt. Alameda Dist. (deduct \$25 for House) .....	300
49	1	U236	Asst. Supt. Peninsula Dist. (deduct \$25 for House) .....	300



Section 75. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO  
WATER DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
50	1	U246	Supt. Peninsula Dist. (deduct \$50 for House) .....	466.66
51	1	V8	Sub-Foreman Agriculture at \$6.50 per day .....	
52	1	V30	Asst. Supt. Agriculture.....	200
53	1	V40	Superintendent Agriculture .....	600
54	2	I60	Housekeeper (part time) .....	20
55	1	I60	Housekeeper (part time).....	35

Section 76. PUBLIC UTILITIES COMMISSION

INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
AND OTHER ACTIVITIES

(The rates of pay herein specified are maximum rates. Lower rates may be paid.)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
1		Asst. Hydraulic Engineer..			\$325.00
2		Asst. Bacteriologist .....	.50		
3		Asst. Biologist .....	.50		
4		Asst. Elec. Eng.....			300.00
5		Asst. Mechanical Engineer.			300.00
6		Auto Mechanic .....		8.73	
7		Blacksmith .....	1.091		
8		Blacksmith Helper .....	.818		
9		Bacteriologist (part time).			75.00
10		Biologist (part time) .....			75.00
11		Boilermaker .....	1.091		
12		Boilermaker Helper .....	.75		
13		Brakeman .....		6.00	
14		Bookkeeper .....			175.00
15		Construction Supt. ....			300.00
16		Construction Foreman ....			200.00
17		Clerical Service .....	.50		
18		Clerical Service .....		5.00	
19		Clerk (Experienced) .....			337.50
20		Carpenter .....		9.00	
21		Carpenter Foreman .....		10.00	
22		Cement Finisher .....		8.00	
23		Cement Gun Operator .....		7.00	
24		Clerk, General .....			155.00
25		Cook .....			212.50
26		Cook Helper .....			137.50
27		Compressorman .....		7.67	
28		Construction Engineer ....			600.00
29		Concrete Man .....		5.00	
30		Concrete Foreman .....		8.00	
31		Chainman .....			140.00
32		Chucktender .....		5.25	
33		Draftsman .....			250.00
34		Detectorman .....			212.50
35		Dishwasher .....			112.50
36		Designer .....			275.00
37		Driver .....	.90		
38		Driver .....	.95		
39		Driver .....	1.00		
40		Driver .....	1.10		
41		Driver .....	1.15		

## Section 76. PUBLIC UTILITIES COMMISSION (Continued)

INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
AND OTHER ACTIVITIES (Continued)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
42		Driver . . . . .	1.25		
43		Driver . . . . .	1.35		
44		Driver . . . . .		5.50	
45		Driver . . . . .		6.00	
46		Driver . . . . .		6.50	
47		Driver . . . . .		7.00	
48		Driver . . . . .		7.50	
49		Driver . . . . .		8.00	
50		Driver . . . . .		9.20	
51		Driver . . . . .		10.00	
52		Driver (Tractor) . . . . .		8.00	
53		Diver . . . . . Per Dive 25.00			
54		Estimator . . . . .			175.00
55		Electrician . . . . .		8.75	
56		Engineer, Mechanical . . . . .			350.00
57		Engineer Asst. . . . .			287.50
58		Electrician . . . . .		9.00	
59		Engineer (Asst. Const.) . . . . .			375.00
60	B314	Photostat Operator . . . . .			165.00
61	F102	Architectural Draftsman . . . . .			200.00
62	F106	Architectural Designer . . . . .			250.00
63	F108	Architect . . . . .			300.00
64	F260	Civil Engineering Designer . . . . .			250.00
65	F352	Electrical Engineering Draftsman . . . . .			200.00
66	F354	Electrical Engineering Designer . . . . .			250.00
67	F356	Electrical Engineering Inspector . . . . .			225.00
68	F362	Electrical Engineer . . . . .			300.00
69	F404	Hydraulic Engineering Designer . . . . .			250.00
70	F452	Mechanical Draftsman . . . . .			200.00
71	F454	Mechanical Engineering Designer . . . . .			250.00
72	F552	Structural Draftsman . . . . .			200.00
73	F554	Structural Engineering Designer . . . . .			250.00
74	F556	Structural Engineering Inspector . . . . .			250.00
75	F558	Structural Engineer . . . . .			250.00
76	F614	Assistant Chief Surveyor . . . . .			275.00
77	F616	Chief Surveyor . . . . .			325.00

## Section 76 1/2. PUBLIC UTILITIES COMMISSION

INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
AND OTHER ACTIVITIES.

(The rates of pay herein specified are maximum rates. Lower rates may be paid.)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
78		Foreman . . . . .			250.00
79		Foreman . . . . .		6.00	
80		Foreman . . . . .		6.25	
81		Foreman . . . . .		6.50	
82		Foreman . . . . .		7.00	



Section 76½. PUBLIC UTILITIES COMMISSION (Continued)  
 INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
 AND OTHER ACTIVITIES (Continued)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
83		Foreman .....		7.50	
84		Foreman .....		8.00	
85		Foreman .....		10.00	
86		Foreman, General .....			300.00
87		Field Asst. ....			225.00
88		Fire Boss .....			212.50
89		Form Man .....		5.25	
90		Grout Gunman .....		6.00	
91		Gunitite Helper .....		5.00	
92		Gunitite Mixerman .....		5.50	
93		Gate Tender .....		5.75	
94		Graderman .....		6.50	
95		Groundman .....		6.00	
96		Hoistman .....		9.00	
97		Hodcarrier .....		9.00	
98		Hostler .....		6.50	
99		Housesmith .....		9.00	
100		Housesmith Foreman .....		10.00	
101		Inspector .....			250.00
102		Inspector, Engineer .....			250.00
103		Inspector, Chief .....			275.00
104		Janitress .....			100.00
105		Janitor .....			107.50
106		Jackhammerman .....		5.00	
107		Kitchen Helper .....			117.50
108		Laborer .....		4.00	
109		Laborer .....		4.25	
110		Laborer .....		4.50	
111		Laborer .....		4.75	
112		Laborer .....		5.00	
113		Laborer .....		5.50	
114		Laborer .....		6.00	
115		Lineman .....		8.73	
116		Lampman .....			150.00
117		Lineman Helper .....		7.73	
118		Mechanic, Camp .....			225.00
119		Machinist .....		8.73	
120		Machinist .....	1.091		
121		Machinist Helper .....	.818		
122		Machineman .....		5.75	
123		Master Mechanic .....			453.50
124		Mixerman .....		5.50	
125		Motorman .....		5.75	
126		Motorman (Gas) .....		7.67	
127		Mucker .....		4.50	
128		Miner .....		6.00	
129		Nozzleman .....		6.50	
130		Nurse .....			162.50
131		Nipper .....		5.25	
132		Pipe Joint Inspector .....		6.50	
133		Plasterer .....		12.00	
134		Painter .....		9.00	
135		Plumber .....		9.00	
136		Physician .....			337.50
137		Porter .....		4.50	
138		Powderman .....		5.75	
139		Pumpman .....		5.00	
140		Rigger .....		7.00	

Section 76½. PUBLIC UTILITIES COMMISSION (Continued)  
 INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
 AND OTHER ACTIVITIES (Continued)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
141		Rescueman . . . . .	.75		
142		Safety Man . . . . .			250.00
143		Steelworker . . . . .		9.00	
144		Surveyor . . . . .			200.00
145		Sanitary Engineer (part time) . . . . .			75.00
146		Steam Shovel Engineer . . . .		10.00	
147		Steam Shovel Fireman . . . .		7.00	
148		Steam Shovel Oiler . . . . .		6.00	
149		Steam Shovel Watchman . . . .		7.00	
150		Superintendent . . . . .			500.00
151		Steamfitter . . . . .		10.00	
152		Skiptender . . . . .		5.75	
153		Sub Foreman . . . . .		6.50	
154		Special Agent . . . . .			225.00
155		Stenographer . . . . .			155.00
156		Storekeeper . . . . .			240.00
157		Tunnel Supt. . . . .			250.00
158		Tractor Driver . . . . .		7.50	
159		Tool Sharpener . . . . .		6.50	
160		Tool Sharpener Helper . . . .		5.25	
161		Tunnel Supt. Asst. . . . .			240.00
162		Templateman . . . . .		5.25	
163		Typist . . . . .			155.00
164		Timekeeper . . . . .			175.00
165		Waiter . . . . .			112.50
166		Water Pipe Welder . . . . .		7.50	
167		Welder . . . . .	1.091		
168		Welder Helper . . . . .	.75		
169		Watchman . . . . .			150.00
170		Waterboy . . . . .		3.50	

Trucks and teams at rates established by Purchasers Contracts.

Subject to prior approval of the Civil Service Commission, other classifications as needed for emergency work at rates not to exceed that prevailing for the particular classification.

Section 77. PUBLIC UTILITIES COMMISSION—  
 HETCH HETCHY POWER OPERATIVE

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A354	Painter . . . . .	\$ 210
2	1	B4	Bookkeeper . . . . .	215
3	1	B10	Accountant . . . . .	250
4	1	B222	General Clerk . . . . .	190
5	1	B408	General Clerk-Stenographer . . . . .	175
6	1	B408	General Clerk-Stenographer . . . . .	160
7	1	B512	General Clerk-Typist . . . . .	150
8	1	C104	Janitor . . . . .	120
9	1	C104	Janitor (part time) . . . . .	60
10	1	E107	Power House Electrician . . . . .	210
11	1	E120	Governorman . . . . .	150
12	3	E120	Governorman . . . . .	145
13	3	E120	Governorman . . . . .	140
14	1	E122	Power House Operator . . . . .	190
15	4	E122	Power House Operator . . . . .	185
16	3	E122	Power House Operator . . . . .	165



Section 77. PUBLIC UTILITIES COMMISSION—  
HETCH HETCHY POWER OPERATIVE (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
17	4	E122	Power House Operator .....	150
18	1	E128	Superintendent Power House .....	250
19	1	E128	Superintendent Power House .....	210
20	1	E150	Lineman's Helper, \$7.73 per day .....	
21	2	E151	Transmission Line Patrolman's Helper.	137.50
22	2	E152	Transmission Line Patrolman .....	210
23	2	E154	Lineman, \$8.73 per day .....	
24	1	E164	Foreman Lineman, Power Operative...	250
25	1	I2	Kitchen Helper .....	112.50
26	1	I12	Cook .....	167.50
27	1	I60	Housekeeper .....	117.50
28	1	J4	Laborer .....	150
29	2	J4	Laborer .....	135
30	1	J4	Laborer, \$5.50 per day .....	
31	1	F212	Engineering Asst. Power Opr. Division	250
32	1	F351	Junior Electrical Engineer .....	150
33	1	F362	Electrical Engineer .....	400
34	1	M55	Sub-Foreman Auto Machinist .....	210
35	1	M108	Blacksmith .....	190
36	1	M254	Machinist .....	210
37	1	O16	Truck Driver-Laborer, \$6 per day.....	
38	1	O58	Gardener .....	175
39	1	U130	Reservoir Keeper .....	150
40	1	U130	Reservoir Keeper .....	125
41	1	U206	Water Department Worker .....	135
42	1	U206	Water Department Worker .....	125

Section 78. PUBLIC UTILITIES COMMISSION—  
HETCH HETCHY POWER OPERATIVE  
TEMPORARY AND SEASONAL EMPLOYMENT

These positions were heretofore paid from appropriations for temporary or interdepartmental services, the occupants of which have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	4	A154	Carpenter at \$9 per day.....	
2	1	A164	Carpenter Foreman at \$10 per day.....	
3	1	A204	Cement Finisher at \$8 per day .....	
4	3	E154	Lineman at \$8.73 per day .....	
5	1	F212	Assistant Engineer, Power Operating Division .....	\$ 237.50
6	1	F605	Surveyor's Field Assistant .....	187.50
7	2	F605	Surveyor's Field Assistant .....	175
8	1	J4	Laborer (Boatman) at \$5.50 per day...	
9	4	J4	Laborer (Foreman) at \$6.00 per day...	
10	8	J4	Laborer (Helper) at \$4.50 per day .....	
11	5	J4	Laborer (Rigger) at \$6.00 per day. ..	
12	1	M54	Auto Machinist at \$8.73 per day.....	
13	5	O16	Truck Driver-Laborer at \$8.00 per day	
14	5	O16	Truck Driver-Laborer at \$7.50 per day	
15	5	O16	Truck Driver-Laborer at \$7.00 per day	
16	5	O16	Truck Driver-Laborer at \$6.50 per day	
17	5	O16	Truck Driver-Laborer at \$6.00 per day	
18	1	O20	Brakeman at \$6.00 per day.....	

**Section 79. PUBLIC UTILITIES COMMISSION—  
HETCH HETCHY WATER SUPPLY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A154	Carpenter, \$9 per day.....	
2	1	A172	Repair Foreman .....	\$ 300
3	1	C152	Watchman .....	125
4	1	F8	Utilities Engineer .....	700
5	1	F212	Assistant Engineer .....	237.50
6	2	F605	Surveyor's Field Assistant .....	175
7	4	J4	Laborer, \$5 per day.....	
8	1	J12d	Labor Foreman—Utilities .....	210
9	1	J12d	Labor Foreman—Utilities .....	200
10	1	O4	Special Chauffeur .....	225
11	1	U130	Reservoir Keeper .....	160
12	1	U130	Reservoir Keeper .....	150
13	1	U130	Reservoir Keeper .....	140
14	1	U130	Reservoir Keeper .....	135
15	2	U222	General Maintenance Foreman.....	200

**Section 80. BOARD OF EDUCATION CERTIFICATED  
EMPLOYEES (1935-1936)**

Employments to follow.

**Section 81. BOARD OF EDUCATION NON-CERTIFICATED  
EMPLOYEES (1935-1936)**

Employments to follow.

**Section 82. CIVIL SERVICE COMMISSION**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3		Commissioners .....	\$ 100
2	4	B222	General Clerk .....	155
3	1	B234	Head Clerk .....	200
4	1	B408	General Clerk-Stenographer .....	175
5	1	B408	General Clerk-Stenographer .....	150
6	1	B412	Senior Clerk-Stenographer .....	200
7	1	G58	Civil Service Examiner .....	300
8	1	G58	Civil Service Examiner.....	250
9	1	G58	Civil Service Examiner.....	225
10	1	G58	Civil Service Examiner.....	200
11	1	G59	Asst. Personnel Expert .....	300
12	1	G60	Personnel Expert .....	400
13	1	G62	Chief Examiner and Secretary.....	416.66
AS NEEDED				
14	1	G59	Asst. Personnel Expert .....	225
15			Examiners and Clerical Services at rates fixed in Salary Standardization Re- port. ....	



## Section 83. RETIREMENT SYSTEM

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B82	Secretary—Actuary, Ret. System.....\$	500
2	1	B222	General Clerk .....	190
3	1	B222	General Clerk .....	200
4	1	B234	Head Clerk .....	250
5		B244	Actuarial Clerk (as needed).....	200
6			Consulting Actuary (as needed), \$50 per day .....	
7		B310	Tabulating Machine Operator (as needed) .....	150
8	1	B308	Comptometer Operator .....	155
9			Seasonal Clerical Services (as needed).	150
10	1	B408	General Clerk-Stenographer .....	190
11	2	B408	General Clerk-Stenographer .....	155
12	1	B408	General Clerk-Stenographer .....	150
13		B420	Phonographic Reporter (as needed), at \$12.50 per day plus transcriptions....	
14	1	L360	Physician .....	300
15	1	N410	Investigator .....	200
16			Medical examiners and medical testimony as needed at fees fixed by Retirement Board .....	

Section 84. Employment in any position herein established shall be terminated in accordance with Civil Service rules if the funds appropriated for such purpose become exhausted or if the work for which the employment is created is completed. In those departments in which positions are established for the performance of interdepartmental service or in which positions are dependent upon contract provisions of Section 95 of the Charter, employment in such positions shall be terminated in accordance with Civil Service Rules upon completion of the service or fulfillment of the contract under which the service is rendered.

Section 85. If any section, subsection, item, sentence, clause or phrase of this ordinance is for any reason held invalid such decision shall not affect the validity of the remaining portion or portions of this ordinance.

Section 86. This ordinance shall be effective July 1, 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

**Appropriating \$375 From Emergency Reserve Fund for Burial of Two Honorably Discharged Soldiers, and Widow of an Honorably Discharged Soldier.**

(Code No. 9.051)

Also, Bill No. 733, Ordinance No. 9.051183, as follows:

Appropriating \$375 from Emergency Reserve, Appropriation 2.900.00, for the expense of burial of two honorably discharged soldiers, and the widow of an honorably discharged soldier.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$375 be and is hereby set aside from Emergency Reserve, Appropriation 2.900.00, for the expense of the burial of two honorably discharged soldiers and the widow of an honorably discharged soldier.

Recommended by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Appropriating \$3800 From Emergency Reserve Fund to Credit of Institutional Help, Laguna Honda Home.**

(Code No. 9.051)

Also, Bill No. 734, Ordinance No. 9.051184, as follows:

Setting aside \$3800 from Appropriation No. 2.900.00 (Emergency Reserve Fund) to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home, month of June, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3800 be and is hereby set aside from Appropriation No. 2.900.00 (Emergency Reserve Fund) to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home, month of June, 1935.

Recommended by the Mayor.

Approved as to funds by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolutions were *adopted*:

**Authorizing Acceptance of Deed to Lot 14, Block 2518 From Sol Getz & Sons, and Authorizing Payment of \$1190 Required for Realignment of Sloat Boulevard.**

(Code No. 12.174)

On recommendation of Finance Committee.

Resolution No. 1977, as follows:

Resolved, That the City and County of San Francisco accept a deed from Sol Getz & Sons to Lot 14, Assessor's Block 2518, San Francisco, required for the realignment of Sloat boulevard, west of Thirty-ninth avenue; and that the sum of \$1190 be paid for said land from the  $\frac{1}{4}$  Cent Gas Tax Fund, Appropriation No. 48.914-14-1.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Payment of Claims—William and Doris Chernoff, \$97, and John and August Kunakoff, \$272, Due to Change of Grade on De Haro Street Between Twenty-second and Twenty-third Streets.**

(Code No. 9.051)

Also, Resolution No. 1978, as follows:

Whereas, the following owners of property fronting on De Haro street, between Twenty-second and Twenty-third streets, San Francisco, have offered to release the City and County of San Francisco, its contractors or agents, from all claim or claims of damage to their land and buildings thereon caused or to be caused by the change of the official grade of De Haro street and the grading and construction thereof; and



Whereas, the Director of Public Works recommends the settlement of said claims, and the City Attorney has approved the same; now, therefore, be it

Resolved, That this Board, pursuant to Ordinance No. 6.041, Bill No. 680, hereby approves payment of said claims from Appropriation No. 48.922.18. Said property, the owners thereof and the amount of said claims are as follows:

William Chernoff and Doris Chernoff.....\$ 97.00

Lot 61, Assessor's Block 4160-4199, also known as  
No. 1025 De Haro street.

John Kunakoff and August Kunakoff.....\$272.00

Lot 62, Assessor's Block 4160-4199, also known as  
No. 1017 De Haro street.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Confirming Lease of City Property at 643 Broadway, San Francisco.

(Code No. 12.1736)

Also, Resolution No. 1979, as follows:

Whereas, pursuant to Ordinance No. 12.17363, Bill No. 708, the Director of Property advertised in the official newspaper of the City and County of San Francisco that bids or offers would be received by him on May 25, 1935, for leasing that certain City-owned lot and building known as No. 643 Broadway, San Francisco, California, which property is under the jurisdiction of the Fire Department; and

Whereas, in response to said advertisement, the Director of Property received an offer from S. A. Schellino to lease said property for a period of three years, at a monthly cash rental of \$50; and

Whereas, no higher bids were made or received and the bidder has deposited the sum of \$50 with the Director of Property in payment of the first month's rent; and

Whereas, the Fire Department has recommended that said lease be awarded to S. A. Schellino; now, therefore, be it

Resolved, That said lease be and is hereby awarded to S. A. Schellino, subject to such reservations and conditions as may be deemed necessary by the Director of Property and the City Attorney; be it further

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute said lease on behalf of the City and County of San Francisco.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Authorizing the Treasurer to Make Such Temporary Transfers of Funds as May Be Necessary for the Meeting of Obligations of the City and County Until Collection of First Installment of Taxes, 1935-1936.

(Code No. 9.052)

Also, Resolution No. 1980, as follows:

Resolved, That, pursuant to the provisions of Section 21 of Article IV of the Constitution of the State of California, the Treasurer of the City and County of San Francisco be and he is hereby authorized and directed to make, after the first day of July, 1935, such temporary transfers from funds in his custody as may be necessary for meeting the obligations incurred for the maintenance of the City and County of functions of said City and County of San Francisco, from the first day

of July, 1935, until the first instalment of taxes for the fiscal year 1935-1936 are collected, or are delinquent; that such temporary transfer of said funds shall not exceed 85 per cent of the first instalment of taxes to accrue to the City and County for said fiscal year and said sums so transferred shall be replaced to the funds from which the same were transferred on or before December 31, 1935, and before any other obligation of the said City and County is met from such taxes.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Refunds of Amounts Paid as Duplicate Payments of Taxes.

(Code No. 9.059)

Also, Resolution No. 1981, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1934-1935, to the hereinafter named; being refunds of amounts paid in duplicate for taxes, to-wit:

1. To Loretta F. Wilsob, per Vol. 25, Bill No. 2672, Lot 7, Block 3733, Fiscal Year 1934 .....	\$ 275.36
2. City Title Insurance Company, per Vol. 19, Bill No. 1329, Lot 27, Block 2699, Fiscal Year 1934 .....	33.45
3. Joe Cataldo, per Vol. 36, Bill No. 168, Lot 12, Block 5922, Fiscal Year 1934 .....	37.86
4. B. Liebman, per Vol. 3, Bill No. 780½, Lot 3, Block 436D, Fiscal Year 1934 .....	26.66
5. Wm. Gissler, per Vol. 6, Bill No. 1348, Lot 3, Block 948, Fiscal Year 1934 .....	43.47
6. Gaffney & Luce, per Vol. 7, Bill No. 2908, Lot 16, Block 1199, Fiscal Year 1934 .....	107.99
7. Title Insurance and Guaranty Company, per Vol. 17, Bill No. 630, Lot 5W, Block 2330, Fiscal Year 1934.....	40.57
8. American Trust Company, per Vol. 21, Bill No. 689, Lot 22, Block 3064, Fiscal Year 1934 .....	3.86
9. Catherine and Millicent A. Williams, per Vol. 25, Bill 1778, Lot 63, Block 3722, Fiscal Year 1934 .....	1800.25
10. Albert Levy, per Vol. 38, Bill 2625, Lot 2F, Block 6473, Fiscal Year 1934 .....	21.44
11. Crocker Estate Co., per Vol. 38, Bill 2118, Lot 18, Block 6453, Fiscal Year 1934 .....	31.87
12. Humboldt Branch, Bank of America N. T. & S. A., per Vol. 39, Bill 1610, Lot 15, Block 6556, Fiscal Year 1934....	14.30
13. Angela S. Sampson, per Vol. 6, Bill 1591, Lot 16, Block 957, Fiscal Year 1932 .....	63.36
14. Edward F. Bryant, Tax Collector, per Vol. 1, Bill 1454, Lot 39a, Block 100, Fiscal Year 1934 .....	1.93
15. Hibernia Savings & Loan Society, per Vols. 10 and 12, Lots 7 and 11A, Blocks 1515 and 1625, Fiscal Year 1934..	133.68
16. Bank of America, Vols. 3, 4, 5, 9, 10, 15, 22, 40, Bills Nos. 1531, 381, 1589, 1021, 105, 1106, 725, 2879, Lots 2A, 1, 11, 23, 21, 33-34, 13, 31, Blocks 479, 558, 780, 1375, 1437, 1934, 3156, 6730, Amounts \$132.52, \$86.16, \$100.07, \$41.73, \$91.76, \$27.12 \$21.25, \$14.30, Fiscal Year 1934 .....	514.91

Verified and approved by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Leave of Absence—Supervisor Arthur M. Brown.**

(Code No. 7.053)

On recommendation of His Honor the Mayor.

Resolution No. 1982, as follows:

RESOLVED, That in accordance with the recommendation of his Honor the Mayor, Supervisor Arthur M. Brown is hereby granted a leave of absence for a period of six weeks, commencing June 7, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Condemnation Proceedings for Acquisition of Land and Pipe Line Easements for Crystal Springs Pipe Line No. 2.**

(Code No. 6.0211)

On recommendation of Public Utilities Committee.

Resolution No. 1983, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of all that certain real property situated in the County of San Mateo, State of California, more particularly described as follows, to-wit:

I. A right of way easement to lay, relay, construct, reconstruct, maintain, operate, patrol, repair, renew, replace, remove, increase and/or change the number and size of, pipes, pipe lines, conduits and/or connections, appurtenances and appliances, for the conveyance, distribution, supply and/or sale of water, along and across the following described parcels of land:

*Parcel 1.* A strip of land 40 feet wide being 10 feet measured at right angles northeasterly and 30 feet measured at right angles southwesterly from the following described line, and the southeasterly and northwesterly extensions thereof.

Commencing at a point on the common boundary line between the lands of the City and County of San Francisco and the County Road known as Buck Road, said point being distant along the northwesterly line of said County Road south 57 degrees 06 minutes 10 seconds west 949.60 feet and south 27 degrees 09 minutes 50 seconds east 66.35 feet from the intersection of said northwesterly line with the southwest-erly edge of the present 40-foot pavement of the State Highway known as El Camino Real; running thence from said point of commencement north 27 degrees 09 minutes 50 seconds west 66.35 feet to a point on the common boundary line between said County road and the land conveyed to J. B. Pilkington by Lucy C. Flanders by Decree Confirming Sale of Real Estate dated October 29, 1928, and recorded October 29, 1928, in Book 375 Official Records, page 495, San Mateo County Records; thence north 33 degrees 03 minutes 50 seconds west 968.57 feet to a point on the common boundary line between the lands of Laura Edith Bush et al. and Lot 71 of Capuchino Golf Corporation Subdivision No. 2 as per map recorded February 8, 1927, in Book 15 of Maps at page 23, San Mateo County Records; said point being distant along said last mentioned common boundary line south 56 degrees 57 minutes 40 seconds west 20.72 feet from the most easterly corner of said Lot 71.

*Parcel 2.* Commencing at the most easterly corner of Lot 71, hereinabove mentioned in description of Parcel 1; running thence from said point of commencement along common boundary line also mentioned in said description south 56 degrees 57 minutes 40 seconds west 50.72 feet; thence north 33 degrees 02 minutes 20 seconds west 50.72 feet to the northerly line of said Lot 71; thence along said northerly



line south 78 degrees 02 minutes 20 seconds east 71.73 feet to the point of commencement.

*Parcel 3.* A strip of land 10 feet wide being 5 feet measured at right angles easterly and 5 feet measured at right angles westerly from the following described line, and the southerly and northerly extensions thereof.

Commencing at a point on the northerly boundary line of Lot 71 hereinabove mentioned in description of Parcel 1; said point being distant north 78 degrees 02 minutes 20 seconds west 9.50 feet measured along said northerly boundary line from the most easterly corner of Lot 71; running thence from said point of commencement along Hacienda drive north 43 degrees 52 minutes 10 seconds east 161.14 feet and north 6 degrees 32 minutes 10 seconds east 100.00 feet; thence along a line approximately parallel to and distant 9.00 feet more or less measured at right angles northeasterly from the southwesterly line of Hacienda drive north 38 degrees 28 minutes 20 seconds west 1045.09 feet to a point on the common boundary line between the lands of the Capuchino Golf Corporation and the lands conveyed to San Mateo Union High School District by Capucuhino Golf Corporation by deed dated January 26, 1927, and recorded February 3, 1927, in Volume 275 Official Records, page 250, San Mateo County Records; said point being distant along said common boundary line north 21 degrees 17 minutes 40 seconds east 10.22 feet from the most southerly corner of said lands of San Mateo Union High School District.

*Parcel 4.* A strip of land 40 feet wide being 30 feet measured at right angles southwesterly and 10 feet measured at right angles northeasterly from the following described line and the southeasterly and northwesterly extensions thereof.

Commencing at a point on the southeasterly boundary line of the tract of land owned by San Mateo Union High School District hereinabove mentioned in the description of Parcel 3; said point being distant along said boundary line north 21 degrees 17 minutes 40 seconds east 30.92 feet from the most southerly corner of said tract; running thence from said point of commencement north 54 degrees 37 minutes 20 seconds west 742.18 feet; thence north 34 degrees 38 minutes 50 seconds west 341.42 feet to a point on the common boundary line between said tract of land and that certain tract of land shown on a map entitled "Map of San Bruno Park, 4th Addition", filed March 6, 1906, in Volume B of Maps at page 1, San Mateo County Records; said point being distant along said common boundary line north 57 degrees 23 minutes 10 seconds east 148.70 feet from the most westerly corner of said tract of land owned by San Mateo Union High School District.

*Parcel 5.* A strip of land 10 feet wide being 5 feet measured at right angles easterly and 5 feet measured at right angles westerly from the following described line and the southerly and northerly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 4; running thence from said point of commencement along a line parallel to and distant 7.00 feet measured at right angles northeasterly from the outer edge of a curb (and the southeasterly extension thereof) on the southwesterly side of Elm avenue north 34 degrees 38 minutes 50 seconds west 1944.21 feet; thence north 29 degrees 34 minutes 05 seconds west 1994.00 feet to a point on the common boundary line between the tract of land designated as "Parcel 8" in deed from Ogden Mills et al. to Mills Estate, Incorporated, dated December 16, 1916, and recorded March 20, 1917, in Book 263 of Deeds, page 171, San Mateo County Records, and that portion of Huntington Park known as Second Addition as per map recorded October 1, 1907, in Book 5 of Maps, page 37, San Mateo County Records; said point being distant along said com-



mon boundary line south 67 degrees 27 minutes 25 seconds west 760.61 feet from a concrete monument on the southwesterly boundary line of the State Highway known as El Camino Real.

*Parcel 6.* A strip of land 40 feet wide being 10 feet measured at right angles northeasterly and 30 feet measured at right angles southwesterly from the following described line and the southeasterly and northwesterly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 5; running thence from said point of commencement north 29 degrees 34 minutes 05 seconds west 4.54 feet; thence north 28 degrees 07 minutes 50 seconds west 1281.90 feet; thence north 26 degrees 39 minutes 05 seconds west 1450.80 feet; thence north 23 degrees 46 minutes 05 seconds west 1145.46 feet; thence north 25 degrees 39 minutes 20 seconds west 1142.58 feet; thence north 30 degrees 24 minutes 50 seconds west 3976.57 feet to a point on the easterly boundary line of San Andreas 54-inch pipe line right of way conveyed by Flood Realty Company to Spring Valley Water Company by deed dated March 28, 1928, and recorded July 3, 1928, in Volume 358 Official Records, page 458, San Mateo County Records; said last mentioned point being distant along the easterly boundary line of said right of way south 7 degrees 9 minutes 50 seconds east 1009.22 feet more or less from a concrete monument at the northeasterly corner of said right of way.

*Parcel 7.* A strip of land 10 feet wide being 5 feet measured at right angles northwesterly and 5 feet measured at right angles southeasterly from the following described line and the southwesterly and northeasterly extensions thereof.

Commencing at a point on the southwesterly line of the Corporate Limits of the City of South San Francisco, said southwesterly line being also the northeasterly line of the State Highway known as El Camino Real; running thence from said point of commencement along a line parallel to and distant 7.00 feet measured at right angles southeasterly from the outer edge of curb on the northerly side of Third street of the Town of Baden north 63 degrees 36 minutes 10 seconds east 969.57 feet, more or less, to a point on the common boundary line between the Town of Baden and the Market Street Railway right of way.

*Parcel 8.* A strip of land 40 feet wide being 10 feet measured at right angles northwesterly and 30 feet measured at right angles southeasterly from the following described line and the southwesterly and northeasterly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 7; running thence from said point of commencement north 63 degrees 36 minutes 10 seconds east 15.58 feet; thence north 35 degrees 59 minutes 10 seconds east 196.68 feet to a point on the common boundary line between the 40-foot roadway owned by South San Francisco Land and Improvement Company and the 20-acre park lot conveyed to City of South San Francisco by South San Francisco Land and Improvement Company and accepted by resolution dated April 27, 1925, and recorded May 1, 1925, in Book 159 Official Records, page 462, San Mateo County Records; said point being distant north 47 degrees 22 minutes 56 seconds west 52.69 feet from the most southerly corner of said 20-acre park lot.

*Parcel 9.* A strip of land 10 feet wide being 5 feet measured at right angles westerly and 5 feet measured at right angles easterly from the following described line and the southerly and northerly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 8; running thence along the northwesterly side of Orange avenue north 35 degrees 59 minutes 10 seconds east 507.71 feet; thence north 6 degrees 04 minutes 10 seconds east 13.38 feet to a point on the northwesterly line of Orange



avenue; thence continuing north 6 degrees 04 minutes 10 seconds east 30.45 feet; thence north 36 degrees 04 minutes 10 seconds east 440.05 feet; thence north 66 degrees 04 minutes 10 seconds east 30.17 feet to a point on said northwesterly line of Orange avenue; thence continuing north 66 degrees 04 minutes 10 seconds east 12.12 feet; thence north 35 degrees 59 minutes 10 seconds east 302.79 feet to a point on the southwesterly boundary line of a 40-foot roadway owned by South San Francisco Land and Improvement Company; said last mentioned point being distant north 74 degrees 29 minutes 20 seconds west 58.00 feet from the northeast corner of the 20-acre park lot hereinbefore mentioned in description of Parcel 8.

*Parcel 10.* A strip of land 40 feet wide being 10 feet measured at right angles northwesterly and 30 feet measured at right angles southeasterly from the following described line and the southwesterly and northeasterly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 9; running thence from said point of commencement north 35 degrees 59 minutes 10 seconds east 96.07 feet to a point on the northeasterly line of Southern Pacific Railroad right of way (Baden branch); said last mentioned point being distant north 74 degrees 29 minutes 20 seconds west 20.73 feet and south 35 degrees 59 minutes 10 seconds west 53.37 feet from a hub set at the point of intersection of the northeasterly line of Railroad avenue with the southeasterly line of Orange avenue.

*Parcel 11.* A strip of land 10 feet wide being 5 feet measured at right angles northwesterly and 5 feet measured at right angles southeasterly from the following described line and the southwesterly and northeasterly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 10; running thence from said point of commencement north 35 degrees 59 minutes 10 seconds east 2.90 feet; thence north 56 degrees 59 minutes 40 seconds east 29.29 feet; thence north 15 degrees 30 minutes 40 seconds east 30.00 feet; thence along a line parallel to and distant 7.00 feet measured at right angles northwesterly from the outer edge of curb on the southeasterly side of Orange avenue north 15 degrees 30 minutes 40 seconds east 1504.17 feet; thence north 42 degrees 40 minutes 20 seconds east 91.55 feet to a point on the northeasterly line of Tamarack avenue; said point being distant along said northeasterly line north 74 degrees 29 minutes 25 seconds west 519.70 feet from the southwest corner of Lot 4, Block 1 of "Parkway Terrace" as per map recorded December 23, 1926, in Book 14 of Maps, page 64, San Mateo County Records.

*Parcel 12.* A strip of land 40 feet wide being 10 feet measured at right angles southerly and 30 feet measured at right angles northerly from the following described line and the westerly and easterly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 11; running thence from said point of commencement north 42 degrees 40 minutes 20 seconds east 157.35 feet; thence south 74 degrees 29 minutes 20 seconds east 447.86 feet to a point on the northwesterly boundary line of Palm avenue; said point being distant north 15 degrees 30 minutes 40 seconds east 140.00 feet from the southwest corner of Lot 4, Block 1 of "Parkway Terrace," hereinabove referred to in description of Parcel 11.

*Parcel 13.* A strip of land 10 feet wide being 5 feet measured at right angles southerly and 5 feet measured at right angles northerly from the following described line and the westerly and easterly extensions thereof.

Commencing at a point on the northwesterly boundary of Palm avenue, said point being distant north 15 degrees 30 minutes 40 seconds east 137.02 feet from the southwest corner of Lot 4, Block 1, "Parkway



Terrace," hereinabove referred to in the description of Parcel 11; running thence from said point of commencement along the southwesterly side of Palm avenue south 74 degrees 54 minutes 10 seconds east 552.37 feet; thence north 73 degrees 36 minutes 40 seconds east 109.22 feet; thence south 70 degrees 50 minutes 05 seconds east 4.84 feet to a point on the southeasterly line of Palm avenue; said southeasterly line of Palm avenue being the northwesterly boundary line of Lot 16, Block 2 of "Parkway Terrace Map No. 2," as per map recorded June 2, 1931, in Volume 19 of Maps, page 58, San Mateo County Records; said point being distant along said northwesterly boundary line of Lot 16 on the arc of a curve to the left with a radius of 150.00 feet through a central angle of 2 degrees 32 minutes 52 seconds a distance of 6.67 feet from the most westerly corner of said Lot 16.

*Parcel 14.* Lot 16, Block 2 of "Parkway Terrace," as per "Parkway Terrace Map No. 2," recorded June 2, 1931, in Volume 19 of Maps, page 58, San Mateo County Records.

*Parcel 15.* Commencing at a point on the easterly boundary line of Lot 16, Block 2 of "Parkway Terrace," hereinabove referred to in description of Parcel 14; said point being distant along said easterly boundary line south 15 degrees 30 minutes 40 seconds west 6.00 feet from the northeasterly corner of said Lot 16; running thence from said point of commencement along the easterly boundary line of Lot 16 and Lot 15 north 15 degrees 30 minutes 40 seconds east 10.00 feet; thence leaving said easterly boundary line south 74 degrees 29 minutes, 20 seconds east 144.92 feet; thence south 15 degrees 30 minutes 40 seconds west 40 feet; thence north 74 degrees 29 minutes 20 seconds west 153.55 feet to a point on the southeasterly boundary line of said Lot 16; thence along the southeasterly and easterly boundaries of said Lot 16 north 62 degrees 34 minutes 45 seconds east 11.79 feet; thence north 15 degrees 30 minutes 40 seconds east 21.97 feet to the point of commencement.

*Parcel 16.* A strip of land 40 feet wide being 20 feet measured at right angles westerly and 20 feet measured at right angles easterly from the following described line and the southwesterly and northeasterly extensions thereof.

Commencing at a point on the northerly boundary line of hereinabove described Parcel 15; said point being distant north 74 degrees 29 minutes 20 seconds west 20 feet from the northeasterly corner of said Parcel 15; running thence from said point of commencement north 15 degrees 30 minutes 40 seconds east 355.15 feet; thence north 24 degrees 27 minutes 55 seconds east 107.54 feet; thence north 42 degrees 21 minutes 55 seconds east 107.51 feet to a point on the southwesterly line of Park way; said point being distant along said southwesterly line of Park way on the arc of a curve to the left with a radius of 175.00 feet through a central angle of 19 degrees 56 minutes 32 seconds a distance of 60.91 feet from the southeast corner of Lot 1, Block 2 of "Parkway Terrace," as per map hereinabove referred to in description of Parcel 11.

*Parcel 17.* A strip of land 10 feet wide being 5 feet measured at right angles southerly and 5 feet measured at right angles northerly from the following described line and the westerly and easterly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 16; running thence from said point of commencement north 42 degrees 21 minutes 55 seconds east 16.18 feet; thence along the center line of Park way south 74 degrees 28 minutes 50 seconds east 443.16 feet; thence south 37 degrees 26 minutes 20 seconds east 235.85 feet; thence across Park way north 58 degrees 40 minutes 25 seconds east 35.50 feet to a point on the northeasterly line of Park way; said point being distant along said northeasterly line north 49 degrees 00 minutes 35 seconds west 10.20 feet from the northwest corner of Lot 1, Block 10 of "High School Park



Addition," as per map recorded May 17, 1917, in Volume 10 of Maps, at pages 15 and 16, San Mateo County Records.

*Parcel 18.* Commencing at the northwest corner of Lot 1, Block 10 of "High School Park Addition," hereinabove referred to in description of Parcel 17; running thence from said point of commencement along the northeasterly line of Park way north 49 degrees 00 minutes 35 seconds west 41.91 feet; thence on the arc of a curve to the right with radius of 1267.82 feet through a central angle of 25 degrees 06 minutes 35 seconds a distance of 555.62 feet; thence south 6 degrees 51 minutes 48 seconds east 40 feet to the northeast corner of Lot 12 of said Block 10; thence along the northerly boundary line of Lots 12 to 1 of said Block 10 on the arc of a curve to the left with radius of 1227.82 feet through a central angle of 24 degrees 32 minutes 02 seconds a distance of 525.75 feet to the point of commencement.

*Parcel 19.* Commencing at a point on the easterly boundary line of hereinabove described Parcel 18; said point being distant along said boundary line north 6 degrees 51 minutes 48 seconds west 6.59 feet from the northeast corner of Lot 12, Block 10 of "High School Park Addition," hereinabove mentioned in description of Parcel 18; running thence from said point of commencement on and along said easterly boundary line north 6 degrees 51 minutes 48 seconds west 48.95 feet; thence north 47 degrees 56 minutes 25 seconds east 175.33 feet; thence north 29 degrees 52 minutes 25 seconds east 168.13 feet; thence north 55 degrees 02 minutes 40 seconds east 221.05 feet; thence north 15 degrees 32 minutes 25 seconds east 380.56 feet; thence north 60 degrees 30 minutes 55 seconds east 161.57 feet; thence south 29 degrees 25 minutes 02 seconds east 8.41 feet to the most westerly corner of Lot 17, Block 3 of "Valley Park Subdivision No. 1," as per map recorded March 25, 1925, in Volume 12 of Maps, page 22, San Mateo County Records; running thence along the westerly line of said Lots 17 and 16 on the arc of a curve to the right with a radius of 150.00 feet through a central angle of 12 degrees 09 minutes 34 seconds a distance of 31.83 feet; thence south 60 degrees 30 minutes 55 seconds west 141.61 feet; thence south 15 degrees 32 minutes 25 seconds west 378.36 feet; thence south 55 degrees 02 minutes 40 seconds west 226.48 feet; thence south 29 degrees 52 minutes 25 seconds west 165.56 feet; thence south 47 degrees 56 minutes 25 seconds west 209.90 feet to the point of commencement.

*Parcel 20.* Lot 17, Block 3 of "Valley Park Subdivision No. 1," as per map recorded March 25, 1925, in Volume 12 of Maps, page 22, San Mateo County Records.

*Parcel 21.* A strip of land 10 feet wide being 5 feet measured at right angles northerly and 5 feet measured at right angles southerly from the following described line and the westerly and easterly extensions thereof.

Commencing at a point on the westerly line of Maple avenue, said westerly line being the easterly boundary line of Lot 17, hereinabove referred to in description of Parcel 20 and distant along said easterly boundary line on the arc of a curve to the right with radius of 250.00 feet through a central angle of 8 degrees 11 minutes 36 seconds, a distance of 35.75 feet from the northeast corner of Lot 17; running thence from said point of commencement along a line parallel to and distant 5.40 feet measured at right angles northwesterly from the outer edge of curb on the southeasterly side of School street north 58 degrees 46 minutes 50 seconds east 337.32 feet to a point on the northeasterly line of Olive avenue distant north 47 degrees 18 minutes 25 seconds west 1.47 feet from the southwest corner of Lot 9, Block 2, of the hereinabove mentioned "Valley Park Subdivision No. 1".

*Parcel 22.* Commencing at the terminal point of the survey or reference line hereinbefore located in the description of Parcel 21; running thence from said point of commencement along the northeasterly



line of Olive avenue north 47 degrees 18 minutes 25 seconds west 36.02 feet; thence north 58 degrees 45 minutes 33 seconds east 126.35 feet; thence along the northeasterly boundary line of Lot 9 and Lot 8 south 44 degrees 22 minutes 45 seconds east 41.76 feet to a point on the northwesterly boundary line of a 10-foot right of way, designated as Parcel No. 19 in that certain deed to California Water Service Company from Pacific Water Company dated February 1, 1931, and recorded July 17, 1931, in Volume 528 Official Records, page 195, San Mateo County Records; thence along said northwesterly boundary line south 57 degrees 01 minute 33 seconds west 123.06 feet to a point on the northeasterly line of Olive Avenue; thence along said northeasterly line north 47 degrees 18 minutes 25 seconds west 10.27 feet to the point of commencement.

*Parcel 23.* Commencing at a point on the northeasterly boundary line of hereinabove described Parcel 22; said point being distant south 44 degrees 22 minutes 45 seconds east 31.70 feet from the northwest corner of hereinabove mentioned Lot 9; running thence from said point of commencement along said northeasterly boundary line north 44 degrees 22 minutes 45 seconds west 30.60 feet; thence north 56 degrees 58 minutes 35 seconds east 135.65 feet to a point on the southwesterly boundary line of Hillside boulevard, as described in that certain resolution of acceptance from South San Francisco Land and Improvement Company to City of South San Francisco dated February 7, 1924, and recorded December 10, 1924, in Volume 147 Official Records, page 114, San Mateo County Records; thence along said southwesterly boundary line of Hillside boulevard south 26 degrees 41 minutes 45 seconds east 37.91 feet; thence continuing along said southwesterly boundary line on the arc of a curve to the left tangent to the last mentioned course with radius of 2135.00 feet through a central angle of 0 degrees 03 minutes 45 seconds a distance of 2.33 feet to a point on the northeasterly boundary line of the hereinbefore mentioned 10-foot right of way designated as Parcel No. 20 in deed to California Water Service Company; thence along the northwesterly boundary line of said 10-foot right of way south 56 degrees 58 minutes 35 seconds west 123.19 feet to a point on the northeasterly line of Lot 8, Block 2, of "Valley Park Subdivision No. 1"; thence along said northeasterly line of said Lots 8 and 9 north 44 degrees 22 minutes 45 seconds west 10.20 feet to the point of commencement.

*Parcel 24.* A strip of land 40 feet wide being 10 feet measured at right angles southeasterly and 30 feet measured at right angles northwesterly from the following described line and the southwesterly and northeasterly extensions thereof.

Commencing at a point on the northeasterly boundary line of the hereinabove described Parcel 23, said northeasterly boundary line being also the southwesterly line of Hillside boulevard; said point being distant along said southwesterly boundary line on the arc of a curve to the right with a radius of 2135.00 feet through a central angle of 0 degrees 03 minutes 45 seconds a distance of 2.33 feet and north 26 degrees 41 minutes 45 seconds west 7.61 feet from the point of intersection of the southwesterly line of Hillside boulevard with the northwesterly line of the 10-foot right of way designated as Parcel No. 20 in deed to California Water Service Company; running thence from said point of commencement north 57 degrees 01 minutes 50 seconds east 70.43 feet to a point on the northeasterly line of Hillside boulevard; said point being distant along said northeasterly line on the arc of a curve to the right with a radius of 2065.00 feet through a central angle of 0 degrees 13 minutes 50 seconds a distance of 8.31 feet and north 26 degrees 41 minutes 45 seconds west 15.32 feet from the intersection of said northeasterly line with the westerly boundary line of the 10-foot right of way designated as Parcel No. 21 in deed to California Water Service Company.

*Parcel 25.* A strip of land 40 feet wide being 10 feet measured at



right angles easterly and southerly and 30 feet measured at right angles westerly and northerly from the following described line and the southerly and easterly extensions thereof.

Commencing at a point on the northeasterly boundary line of the hereinabove described Parcel 24; said point being distant along said northeasterly boundary line on the arc of a curve to the right with radius of 2065.00 feet through a central angle of 0 degrees 13 minutes 50 seconds a distance of 8.31 feet and north 26 degrees 41 minutes 45 seconds west 6.58 feet from the intersection of said northeasterly boundary line with the westerly boundary line of the 10-foot right of way designated as Parcel No. 21 in deed to California Water Service Company; running thence from said point of commencement along a line parallel to and distant 10.00 feet measured at right angles westerly and northerly from the westerly and northerly boundary line of said 10-foot right of way north 15 degrees 30 minutes 15 seconds east 747.29 feet; thence north 86 degrees 38 minutes 35 seconds east 583.98 feet to a point on the common boundary line between that certain tract of land conveyed to Pacific Gas and Electric Company by South San Francisco Land and Improvement Company and the lands of the South San Francisco Land and Improvement Company; said point being distant along said common boundary line south 8 degrees 35 minutes 55 seconds east 45.52 feet from a corner common to the lands of Pacific Gas and Electric Company, South San Francisco Land and Improvement Company and Crocker Estate Company.

*Parcel 26.* Commencing at the terminal point of the survey or reference line hereinbefore located in the description of Parcel 25; running thence from said point of commencement north 8 degrees 35 minutes 55 seconds west 45.52 feet to the common corner mentioned in said descriptions; thence along the common boundary line between the lands of Crocker Estate Company and the lands of South San Francisco Land and Improvement Company south 69 degrees 59 minutes 53 seconds east 74.06 feet; thence south 76 degrees 35 minutes 55 seconds east 41.28 feet to the northwest corner of that certain 31.72-acre tract of land known as "Peck's Subdivision No. 1", map of which was recorded June 24, 1907, in Map Book 5, page 11, San Mateo County Records; running thence along said last mentioned common boundary line (being also the westerly boundary line of Randolph avenue) south 13 degrees 24 minutes 05 seconds west 35.08 feet to an intersection with the northerly line of the hereinabove mentioned 10-foot right of way of California Water Service Company; thence along said northerly line north 76 degrees 19 minutes 25 seconds west 66.64 feet; thence south 86 degrees 38 minutes 35 seconds west 28.60 feet to a point on the easterly boundary line of Parcel 25 hereinabove mentioned; thence along said easterly boundary line north 8 degrees 35 minutes 55 seconds west 10.04 feet to the point of commencement.

*Parcel 27.* A strip of land 10 feet wide being 5 feet measured at right angles southerly and westerly and 5 feet measured at right angles northerly and easterly from the following described line and the westerly and easterly extensions thereof.

Commencing at a point on the common boundary line between the lands of South San Francisco Land and Improvement Company and the 31.72-acre tract of land hereinabove referred to in the description of Parcel 26; said common boundary line being also the westerly boundary line of Randolph avenue and said point being distant south 13 degrees 24 minutes 05 seconds west 25.08 feet from the northwest corner of said 31.72-acre tract; running thence from said point of commencement along a line parallel to and distant 20 feet measured at right angles northerly from the outer edge of curb on the southerly side of Randolph avenue south 76 degrees 19 minutes 25 seconds east 227.06 feet; thence along a line parallel to and distant 7.00 feet measured at right angles easterly and northerly from the outer edge of a curb on the westerly and southerly side of Randolph avenue south



13 degrees 39 minutes 20 seconds west 112.13 feet and south 76 degrees, 37 minutes 20 seconds east 1482.01 feet to a point on the southeasterly line of said 31.72-acre tract; said southeasterly line being the common boundary line between said 31.72-acre tract and the State Highway known as Bayshore Highway and said point being distant south 42 degrees 40 minutes 12 seconds west 157.29 feet from a 6-inch by 6-inch concrete highway monument on the common boundary line between said 31.72-acre tract and the lands of the Crocker Estate Company.

*Parcel 28.* A strip of land 10 feet wide being 5 feet measured at right angles westerly and 5 feet measured at right angles easterly from the following described line and the southerly and northerly extensions thereof.

Commencing at a point on the easterly line of Lake street, City of Visitacion; said point of commencement being distant 3.12 feet along the westerly boundary line of Lot 30 on the arc of a curve to the right with a radius of 195.00 feet through a central angle of 0 degrees 54 minutes 59 seconds from the northwest corner of Lot 30; running thence from said point of commencement north 56 degrees 17 minutes 50 seconds west 345.88 feet; thence along the southwesterly side of San Bruno avenue north 33 degrees 38 minutes 20 seconds west 1276.71 feet; thence north 3 degrees 38 minutes 20 seconds west 42.00 feet; thence north 33 degrees 38 minutes 20 seconds west 451.50 feet; thence north 17 degrees 05 minutes 35 seconds west 192.81 feet to a point on the northerly line of City of Visitacion; said point being distant north 33 degrees 50 minutes 25 seconds east 88.23 feet from the most northerly corner of Lot 9, Block 3 of City of Visitacion.

*Parcel 29.* Commencing at a point on the common boundary line between City of Visitacion and the lands conveyed to Crocker Estate Company by Charles Crocker et al. by deed dated September 3, 1891, and recorded November 21, 1891, in Book 58 of Deeds at page 251, San Mateo County Records; running thence from said point of commencement along a line parallel to and distant 10 feet measured at right angles southwesterly from the existing Crystal Springs pipe line north 17 degrees 05 minutes 35 seconds west 2444.02 feet; thence north 42 degrees 07 minutes 35 seconds west 353.59 feet; thence north 00 degrees 20 minutes 10 seconds east 12.31 feet; thence leaving said southwesterly boundary line north 21 degrees 43 minutes 50 seconds west 1120.28 feet to a point on the common boundary line between said lands of Crocker Estate Company and the 13-acre tract of land conveyed to J. Wiseman Macdonald by J. J. O'Regan by deed dated April 14, 1925, and recorded May 24, 1926, in Volume 233 Official Records, page 274, San Mateo County Records; thence along said common boundary line north 60 degrees 41 minutes 20 seconds west 63.62 feet; thence south 21 degrees 43 minutes 50 seconds east 1143.39 feet; thence south 42 degrees 07 minutes 35 seconds east 396.86 feet; thence south 17 degrees 05 minutes 35 seconds east 300 feet; thence south 72 degrees 54 minutes 25 seconds west 15 feet; thence south 17 degrees 05 minutes 35 seconds east 2129.10 feet to the first hereinbefore mentioned common boundary line between City of Visitacion and the lands of Crocker Estate Company; thence along said common boundary line north 89 degrees 35 minutes 55 seconds east 36.54 feet to the point of commencement.

*Parcel 30.* A strip of land 40 feet wide being 10 feet measured at right angles easterly and 30 feet measured at right angles westerly from the following described line, and the southerly and northerly extensions thereof.

Commencing at a point on the common boundary line between the lands of the Crocker Estate Company and lands of J. Wiseman Macdonald, hereinabove referred to in description of Parcel 29, which point of commencement is distant along said common boundary line north 60 degrees 41 minutes 20 seconds west 366.91 feet from a concrete monument at the southeast corner of the Rancho Canada de Guadalupe y



Rodeo Viejo; running thence from said point of commencement north 21 degrees 43 minutes 50 seconds west 466.26 feet; thence north 37 degrees 21 minutes 50 seconds west 997.69 feet; thence north 30 degrees 13 minutes 00 seconds west 512.50 feet; thence north 22 degrees 25 minutes 35 seconds west 227.22 feet; thence north 17 degrees 50 minutes 35 seconds west 218.26 feet; thence north 8 degrees 13 minutes 20 seconds west 200.14 feet to a point distant north 70 degrees 39 minutes 50 seconds west 156.16 feet measured along the southerly line of Main street, and south 8 degrees 13 minutes 20 seconds east 27.62 feet from a stone monument at the northeasterly corner of Lot "A-4," as shown on a "Map of the Partition of the Partridge Tract, Visitacion Valley, San Mateo County," filed in "Miscellaneous Papers," Reference No. 33965, May 15, 1915, San Mateo County Records.

*Parcel 31.* Commencing at the point of intersection of the northerly boundary line of the hereinabove described Parcel 30 with the common boundary line between a 50-foot strip of land conveyed to the Sierra and San Francisco Power Company by John Partridge and Partridge Realty Company by deed dated September 1, 1909, and recorded September 2, 1909, in Volume 168 of Deeds at page 490, San Mateo County Records, and a 170-foot strip of land conveyed to Pacific Gas and Electric Company by the Partridge Realty Company by deed dated June 16, 1924, and recorded August 4, 1924, in Volume 112 of Official Records at page 150, San Mateo County Records; running thence from said point of commencement along said northerly boundary line north 81 degrees 46 minutes 40 seconds east 40.00 feet; thence north 8 degrees 13 minutes 20 seconds west 56.24 feet to a point on the center line of Main street as said street is shown on "Map of the Partition of the Partridge Tract," hereinabove referred to in the description of Parcel 30; thence along said center line of Main street north 70 degrees 39 minutes 50 seconds west 61.44 feet to a point on the westerly boundary line of said 50-foot strip; thence along said boundary line south 15 degrees 31 minutes 10 seconds west 30.07 feet to the southerly line of Main street; thence along said southerly line of Main street south 70 degrees 39 minutes 50 seconds east 29.98 feet; thence south 8 degrees 13 minutes 20 seconds east 43.28 feet to the point of commencement.

*Parcel 32.* A strip of land 30 feet wide being 10 feet measured at right angles northeasterly and 20 feet measured at right angles southwesterly from the following described line and the easterly and westerly extensions thereof.

Commencing at a point on the westerly boundary line of the hereinabove described Parcel 31, said point being distant north 15 degrees 31 minutes 10 seconds east 20.04 feet from the northeast corner of the tract of land conveyed to California Pacific Title and Trust Company, as trustee for Anna Kennel, by Partridge Realty Company, by deed of trust dated February 1, 1930, and recorded April 12, 1930, in Book 464 Official Records, page 345, San Mateo County Records; running thence from said point of commencement north 70 degrees 39 minutes 50 seconds west 393.97 feet to a point distant north 70 degrees 39 minutes 50 seconds west 20 feet and south 19 degrees 20 minutes 10 seconds west 10 feet from the southwest corner of the 4.18-acre tract of land conveyed to Sierra and San Francisco Power Company by John Partridge and Partridge Realty Company by deed dated September 1, 1909, and recorded September 2, 1909, in Volume 168 of Deeds, page 490, San Mateo County Records.

*Parcel 33.* A strip of land 40 feet wide being 10 feet measured at right angles easterly and 30 feet measured at right angles westerly from the following described line and the southwesterly and northeasterly extensions thereof.

Commencing at a point on the southerly boundary line of the 4.18-acre tract of land hereinabove mentioned in the description of Parcel 32; said point being distant south 70 degrees 39 minutes 50 seconds east 10 feet from the southwest corner of said tract; running thence



from said point of commencement north 19 degrees 20 minutes 10 seconds east 525.82 feet; thence north 15 degrees 24 minutes 55 seconds east 955.92 feet to a point on the southerly line of Walbridge street, which point is south 70 degrees 39 minutes 50 seconds east 673.85 feet along said southerly line from the easterly line of Schwerin street.

*Parcel 34.* A strip of land 10 feet wide being 5 feet measured at right angles westerly and 5 feet measured at right angles easterly from the following described line and the southerly and northerly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in the description of Parcel 33; running thence from said point of commencement north 36 degrees 36 minutes 10 seconds west 92.61 feet; thence northerly on Allan street along a line parallel to and distant 18.94 feet measured at right angles westerly from the easterly line of Allan street north 19 degrees 20 minutes 20 seconds east 406.37 feet to a point on the northerly boundary line of the corporate limits of the Town of Bayshore; said point being distant along said northerly line south 70 degrees 39 minutes 40 seconds east 596.87 feet from the easterly line of Schwerin street.

*Parcel 35.* A strip of land 40 feet wide being 10 feet measured at right angles easterly and 30 feet measured at right angles westerly from the following described line, and the southerly and northerly extensions thereof.

Commencing at the terminal point of the survey or reference line hereinbefore located in the description of Parcel 34; running thence from said point of commencement north 15 degrees 22 minutes 05 seconds east 560.70 feet to a point on the common boundary line between the County of San Mateo and the City and County of San Francisco; said point being distant south 70 degrees 39 minutes 40 seconds east 541.67 feet and south 15 degrees 22 minutes 05 seconds west 236.44 feet from the intersection of the northerly boundary line of the 17.05 acre tract of land conveyed to Richard Tobin by Deed of Partition dated August 25, 1869, and recorded September 12, 1870, in Liber 573 of Deeds page 378, San Francisco County Records, with the easterly line of Schwerin street.

II. A fee simple title to the following described parcel of land:

*Parcel 36.* Commencing at a point on the easterly boundary line of the San Andres 54-inch pipeline right of way easement conveyed to Spring Valley Water Company by California Golf Club Underwriters Corporation by deed dated February 20, 1928, and recorded March 30, 1928, in Volume 346 Official Records page 316, San Mateo County Records (being the 60-foot strip of land described as Parcel 1 in said deed); said point being distant north 7 degrees 09 minutes 50 seconds west 722.23 feet from a concrete monument marking the point of intersection of said easterly boundary line with the common boundary line between that certain 413.09-acre tract of land conveyed to John W. Mackay and James L. Flood by the Nevada Bank of San Francisco by deed dated March 27, 1890, and recorded April 7, 1890 in Liber 54 of Deeds page 4, San Mateo County Records, and that certain tract of land conveyed to California Golf Club Underwriters Corporation by the Baden Company by deed dated July 31, 1924, and recorded October 1, 1924, in Book 137 Official Records page 146, San Mateo County Records; running thence from said point of commencement north 7 degrees 09 minutes 50 seconds west 557.57 feet along the easterly boundary line of said 60-foot strip of land to the most southerly corner of that certain right of way easement conveyed to Spring Valley Water Company by the California Golf Club Underwriters Corporation by hereinabove mentioned deed dated February 20, 1928 (Parcel 2 in said deed); thence along the southerly boundary line of said Parcel 2 north 63 degrees 05 minutes 40 seconds east 54.72 feet to the southwesterly boundary line of the 80-foot strip of land conveyed to Spring Valley



Water Company by the Baden Company by deed dated April 6, 1907, and recorded May 28, 1907, in Volume 136 of Deeds page 169, San Mateo County Records; thence along said southwesterly boundary line of said 80-foot strip of land south 62 degrees 04 minutes 20 seconds east 3.77 feet to an intersection with the southwesterly boundary line of the State Highway known as El Camino Real; thence along the southwesterly boundary line of said El Camino Real south 26 degrees 41 minutes 50 seconds east 523.82 feet; thence south 63 degrees 36 minutes 10 seconds west 243.10 feet to the point of commencement.

The taking of a right of way easement to said property and of a fee title to said Parcel 36 is necessary for the construction, maintenance and operation by the City and County of San Francisco of a pipe line or lines and appurtenances thereto and the operation of a pumping station for the purpose of conveying water to the City and County of San Francisco for the use of said City and County and its inhabitants for municipal and domestic purposes.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto, for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Execution of an Agreement Between City and County of San Francisco and R. L. Price, et ux.**

(Code No. 15.034)

Also, Resolution No. 1984, as follows:

Authorizing Execution of an Agreement Between City and County of San Francisco and R. L. Price, et ux.

Whereas, the City and County of San Francisco under authority of Resolution No. 25034 (New Series) of the Board of Supervisors accepted a certain deed dated January 26, 1926, from R. L. Price, et ux., to a subsurface easement for a portion of the Foothill Tunnel of the Hetch Hetchy Aqueduct; and

Whereas, said deed provides that under certain conditions if the natural flow of water in any springs on the land of the Grantor shall disappear or diminish the City shall furnish the Grantor a continuous supply of water sufficient for the domestic irrigation and stock watering requirements of the Grantor; and

Whereas, said deed provides a time limit for the ascertainment of the amount of any damage which may be caused by the disappearance or diminution of the natural flow of water in said springs; and

Whereas said time limit was extended to April 1, 1935, by Resolution No. 1414 of this Board;

Whereas, said R. L. Price, et ux., have requested a further extension of said time limit to April 1, 1936; and

Whereas, the Public Utilities Commission has recommended an extension of said time limit to April 1, 1936; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute on behalf of the City and County of San Francisco duplicate counterparts of a written agreement between R. L. Price, et ux., and the City and County of San Francisco, a municipal corporation, extending said time limit of said deed to April 1, 1936, subject to all conditions contained in said deed, except as expressly modified in said agreement.

Approved, Joseph J. Phillips, Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Authorizing Sale of Certain San Francisco Water Department Land  
in San Mateo County.**

(Code No. 12.17252)

Bill No. 735, Ordinance No. 12.172525, as follows:

Authorizing Sale of Certain San Francisco Water Dept. Land in San Mateo County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the County of San Mateo, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Public Utilities Commission:

Beginning at the northeast corner of Lot 3, Block 7, as per "Map of School House Homestead Association situate in the First Township, San Mateo Co.", recorded July 10, 1872, in Book 1 of Maps, at page 9, San Mateo County Records; running thence southerly along the westerly line of Briggs street, 134 feet; thence northwesterly in a straight line 219 feet more or less to a point on the northerly line of Lot 4 in said Block 7, distant easterly thereon 67 feet from the east line of Clara street; thence easterly along the northerly line of Lots 4 and 3, 173 feet to the point of beginning.

Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Crocker Amazon Bus Line.**

The Public Utilities Committee reports adversely to the petition of the Market Street Railway Company for a change of route of its bus line operated in the Crocker Amazon District.

Supervisor Colman moved denial of permit to the Market Street Railway Company to change route of its bus line in the Crocker Amazon District.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, McSheehy—2.

**Action Deferred.**

The following recommendation of Public Welfare Committee was on motion of Supervisor Uhl *laid over one week*:

**Meal Tickets for Single Men on Relief.**

(Code No. 19.071)

Resolution No. 1974, as follows:

Whereas, the Citizens' Relief Committee is providing the single men of the City and County of San Francisco on relief, two meal tickets, namely, one 10-cent ticket intended for breakfast, and one 15-cent meal ticket intended for dinner; and

Whereas, the two meals per day which can be purchased for said meal tickets seem inadequate; now, therefore, be it

Resolved, That the Relief Committee substitute three 10-cent meal tickets for meals exclusively on the day for which tickets are issued.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Analysis of Budget, 1935-36, as It May Be Affected by Limitations of  
Section 20, Article XI of the Constitution.**

The following was presented and read by the Clerk:

Communication from Controller Leonard S. Leavy, transmitting analysis of the budgeted expenditures for the fiscal year 1935-36 as they may be affected by limitations under Section 20 of Article XI of the Constitution of the State of California, and advising that he will furnish a supplemental report on the same subject should Assembly Bill 835 (Wright), and Senate Bill 438 (Swing), be passed modifying the budget as set up:

**Use of Police Stations for Collecting Water Bills.**

The following was presented and read by the Clerk:

Communication from E. G. Cahill, manager of Utilities, in reply to motion of Supervisor Uhl stating that there are 34,000 water consumers making payments at one hundred banks throughout the city every day except Sundays and holidays; that there are fourteen police stations in different parts of the city and to provide the same service it would be necessary to employ fourteen additional clerks at \$150 a month each, at a cost of \$25,200 per year, and in addition provide for certain small expenses for car fare, office supplies and bond premiums for these employees. Also, the expense of fitting up suitable places for collection and for the purchase of desks, chairs, etc. The present charge for the bank service is \$21,500.

**In Memoriam, Robert S. Woodward, Secretary City Planning  
Commission.**

(Code No. 5.91)

Supervisors Colman and Shannon presented:

Resolution No. 1986, as follows:

Resolved, That this Board of Supervisors learns with deep regret of the death of Robert S. Woodward, secretary of the City Planning Commission.

Mr. Woodward, for many years prior to his employment with the City Planning Commission, was an assistant city engineer under M. M. O'Shaughnessy in the Board of Public Works, from which position, due to his particular abilities and well defined fitness he was transferred to the position of secretary for the City Planning Commission. He was loyal, faithful, competent and efficient in the discharge of his duties and contacts and gave the city full measure of brilliant and devoted service. He possessed many amiable characteristics and endeared himself to the officials of the city and his coworkers and in consequence his untimely passing comes as a distinct and sorrowful loss.

Therefore, be it Resolved, That when this Board of Supervisors adjourns today it does so out of respect to the memory of Robert S. Woodward and extends to his sorrowing family its sincere sympathy and condolences; and,

Further Resolved, That this resolution be spread upon the minutes and a copy sent to the family of the deceased.

Supervisors Hayden and Brown addressed the Board eulogizing the life and work of Robert S. Woodward.

Whereupon, the foregoing resolution was *adopted* unanimously by rising vote.



Transmitting to State Highway Commission, Statement, Special Gas  
Tax Street Improvement Fund.

(Code No. 5.31)

Supervisor Gallagher presented:

Resolution No. 1987, as follows:

Resolved, That there is hereby transmitted to the State Highway Commission of the State of California, the following which is included in the annual appropriation ordinance, 1935-36, of the City and County of San Francisco:

*Special Gas Tax Street Improvement Fund—*

For the special gas tax street improvement fund created pursuant to the provisions of an act of the Legislature entitled, "An Act to amend Sections 194, 195, 196, 197, 198 and 188 of and to add new sections to be numbered 199, 200, 201, 202, 203 and 204 to the Streets and Highways Codes, relating to allocation and expenditure of moneys from the State Highway fund within cities, and providing a procedure therefor," the said sum to be expended for the following improvements:

Steuart street, Embarcadero to Mission (reconstruct).....	\$ 10,000
South Van Ness avenue (Howard street), widen, 24th-26th..	10,000
Spear street, Embarcadero to Howard, reconstruct.....	9,000
Folsom street, Embarcadero to Third, reconstruct.....	13,300
Eighteenth street, Guerrero to Danvers, widen and reconstruct .....	28,200
Anza street, cut through to St. Roses avenue.....	40,000
Geneva avenue, widening, land acquisition and reconstruct...	87,500
Silver avenue, land acquisition and reconstruct.....	12,000
Dearborn street, land acquisition and extension.....	13,000
Persia avenue, reconstruction and extension.....	15,000
Shakespeare street, land acquisition and extension.....	15,000

Total Special Gas Tax Street Improvement Fund.....\$253,000

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Citizens' Committee to Celebrate One Hundredth Anniversary of  
the Founding of the Presidio in San Francisco.

(Code No. 5.92)

Supervisor Shannon presented:

Resolution No. 1990, as follows:

Whereas, from the time of the founding of the Presidio of San Francisco in 1776, trading ships entering San Francisco Bay were compelled to anchor under the guns at the Presidio; and

Whereas, at the recommendation and urging of Captain William Richardson, the Mexican Governor Figueroa declared the cove south of Telegraph Hill the port and entry and permitted ships to anchor for trading purposes; and

Whereas, by reason of such action, in 1835, Captain William Richardson and Jacob P. Leese both erected buildings in the vicinity of Portsmouth Square, thereby creating the beginning of modern commercial, industrial San Francisco; and

Whereas, the celebration of the 100th anniversary of such creation of the modern San Francisco should be fittingly celebrated out of respect to the traditions of this city and to inculcate a greater interest in the history of this city; therefore be it

Resolved, that his Honor, Mayor Angelo J. Rossi, appoint a Citizens'

Committee to take proper action to prepare for and conduct such celebration.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Mayor to Appoint Citizens' Committee to Celebrate "Cabrillo Day,"  
September 28, 1935.**

(Code No. 5.92)

Supervisor Shannon presented:

Resolution No. 1991, as follows:

Whereas, John Rodrigues Cabrillo, a native of Portugal, discovered California on Thursday, September 28, 1542, while in the service of the king of Spain by entering the harbor of San Diego; and,

Whereas, the discovery of California by Cabrillo was an event of world-wide importance, and the anniversary of such an event is of particular interest to the people of the State of California; and,

Whereas, the Legislature of California on January 24, 1935, enacted Senate Concurrent Resolution No. 15, calling upon the people of California to observe "Cabrillo Day," on the 28th day of September of each year, by appropriate patriotic observance, under a proclamation issued by the Governor of California, calling attention to the anniversary of the discovery of California by John Rodrigues Cabrillo; and,

Whereas, the discovery of California by John Rodrigues Cabrillo as the first Caucasian to view this vast western empire is of great historic significance and meaning to every Californian; therefore, be it

Resolved, That the Mayor of San Francisco be requested to appoint a Citizens' Committee to prepare for the proper observance in San Francisco, September 28, 1935, of "Cabrillo Day."

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Appointment of Committee to Bring National Republican Political  
Convention to San Francisco.**

Supervisor Shannon presented and moved suspension of the rules for consideration of a resolution extending a cordial invitation to the National Republican Committee to designate San Francisco as the meeting place of the 1936 Republican Convention and providing for the appointment of a Committee of Officials and Citizens to convey this invitation to the National Republican Committee.

*So ordered.*

**Proposed Amendments.**

Supervisor Uhl, seconded by Supervisor Schmidt, moved to provide for "one official and a suitable citizens committee."

Amendment *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

Whereupon, the foregoing resolution referred to, as amended, was *adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Appointment of Committee to Bring National Democratic Political  
Convention to San Francisco.**

Supervisor Shannon presented and moved suspension of the rules for consideration of a resolution extending a cordial invitation to the



National Democratic Committee to designate San Francisco as the meeting place of the 1936 Democratic Convention and providing for the appointment of a Committee of Officials and Citizens to convey this invitation to the National Democratic Committee.

*So ordered.*

#### Proposed Amendments.

Supervisor Uhl, seconded by Supervisor Schmidt, moved to provide for "one official and a suitable citizens committee."

Amendment carried by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Adopted.

Whereupon, the foregoing resolution referred to, as amended, was *adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Motion to Rescind.

Subsequently, at the instigation of President McSheehy, Supervisor Shannon moved to rescind action on the foregoing amendments:

Motion *carried* without objection.

Supervisor Shannon, seconded by Supervisor Hayden, moved to amend by striking out the word "official" and by changing the word "convey" to "transmit."

Amendment *carried* without objection.

#### Adopted.

Whereupon, the resolutions above referred to as amended and in words and figures following, were adopted by the following vote:

#### Appointment of Committee to Bring National Republican Political Convention to San Francisco.

(Code No. 5.93)

Resolution No. 1988, as follows:

Whereas, the National Convention of the Republican Party is to be held in 1936 to nominate candidates for President and Vice-President of the United States; and

Whereas, San Francisco offers unexcelled advantages for the holding of national conventions; climatic conditions, and hotel accommodations at reasonable rates which cannot be excelled; and

Whereas, the San Francisco Exposition Auditorium is unquestionably the finest and most convenient convention hall in the United States, and is at the disposal of national conventions without cost; now therefore, be it

Resolved, That the Board of Supervisors, representing the people of San Francisco, hereby extends a cordial invitation to the Republican National Committee to designate San Francisco as the meeting place of the 1936 convention, and assures the delegates to that convention the fullest expression of San Francisco's hospitality and courtesy; and be it

Further Resolved, That his Honor the Mayor appoint an appropriate committee of citizens to transmit this invitation to the Republican National Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## Appointment of Committee to Bring National Democratic Political Convention to San Francisco.

(Code No. 5.93)

Also, Resolution No. 1989, as follows:

Whereas, the National Convention of the Democratic Party is to be held in 1936 to nominate candidates for President and Vice-President of the United States; and

Whereas, the Democratic party held its national convention in San Francisco in 1920 and was most generously received, and expressed great satisfaction at the treatment accorded all the delegates; and,

Whereas, San Francisco offers unexcelled advantages for the holding of national conventions: climatic conditions and hotel accommodations at reasonable rates which cannot be excelled; and,

Whereas, the San Francisco Exposition Auditorium is unquestionably the finest and most convenient convention hall in the United States and is at the disposal of national conventions without cost; now therefore, be it

Resolved, That the Board of Supervisors, representing the people of San Francisco, hereby extends a cordial invitation to the Democratic National Committee to designate San Francisco as the meeting place of the 1936 convention, and assures the delegates to that convention the fullest expression of San Francisco's hospitality and courtesy; and be it

Further Resolved, That his Honor the Mayor appoint an appropriate committee of citizens to transmit this invitation to the Democratic National Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following recommendation of his Honor the Mayor was *adopted*:

**Leave of Absence—Director County Welfare.**

(Code No. 4.053)

Resolution No. 1992, as follows:

Resolved, That in accordance with the recommendation of the Mayor, Miss Eugenia Schenk, director of County Welfare Department, be and she is hereby granted permission to absent herself from the State of California, for a period not to exceed sixty (60) days, for the purpose of attending the National Conference of Social Service Workers at Montreal, such absence to commence from the 5th day of June, 1935; be it

Further Resolved, That the cost of said director of County Welfare Department attending said conference be made a charge against the funds of the said County Welfare Department in accordance with the provisions of Section 219 of the Charter of the City and County of San Francisco and Ordinance No. 9.0563 of the Board of Supervisors.

Ayes—Supervisors Colman, Havenner, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Gallagher, Hayden, McSheehy, Roncovieri—5.

**Adopted.**

The following recommendation of his Honor the Mayor was *adopted*:

**Leave of Absence—W. W. Chapin, Member City Planning Commission.**

(Code No. 4.053)

Resolution No. 1993, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, W. W. Chapin, member of the City Planning Commission,



is hereby granted a leave of absence for a period of sixty days, commencing June 3, 1935, with permission to leave the state.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing City Planning Commission to Attend Convention of the State Planning Commission at San Diego, Calif., June 15, 1935.**

(Code No. 5.93)

Supervisor Gallagher presented:

Resolution No. 1994, as follows:

Resolved, That the City Planning Commission, consisting of Commissioners De Golia, Meyer, Stokes and Collinan, be and are authorized to attend a meeting of the State Planning Commissioners Association of the State of California, to be held at San Diego, California, June 15, 1935; the cost of said attendance to be a charge against the funds of said City Planning Commission, pursuant to Section 219 of the Charter of San Francisco.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Condemnation Proceedings for Acquisition of Land for Crystal Springs Pipe Line No. 2, Also Tunnel and Pipe Line Easements.**

(Code No. 6.0211)

Supervisor Colman presented:

Resolution No. 1985, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of all that certain real property situated in the County of San Mateo, State of California, more particularly described as follows, to-wit:

I. A right of way easement to lay, relay, construct, reconstruct, maintain, operate, patrol, repair, renew, replace, remove, increase and/or change the number and size of, pipes, pipe lines, conduits and/or connections, appurtenances and appliances, for the conveyance, distribution, supply and/or sale of water along and across the following described parcel of land:

PARCEL 1: Commencing at a point on the common boundary line between the lands of the Crocker Estate Company and the State Highway known as the Bayshore Highway (Division IV, San Mateo County, Route 68, Section A), conveyed to the State of California by the Crocker Estate Company by deed dated July 9, 1928, and recorded August 31, 1928, in Book 374, Official Records, page 94, San Mateo County Records; said point of commencement being distant 161.99 feet measured along the arc of a curve to the left with a radius of 4937.50 feet through a central angle of 1°52'47" from a 6"x6" concrete highway monument set at right angles northwesterly 62.50 feet from State Highway Engineer's Station "J" 162+47.77 E. C.= "H" 163+29.52 P. O. T.; running thence from said point of commencement along said common boundary line on said curve through a central angle of 1°25'19" a distance of 122.54 feet; thence leaving said common boundary line north 15°41'40" east 115.43 feet; thence north 32°29'10" east 96.29 feet; thence north 14°49'20" west 638.05 feet; thence north 7°57'10" east 101.58 feet; thence north 82°02'50" west 40.00 feet; thence south 7°57'10" west 109.63 feet; thence south 14°49'20" east 628.59 feet; thence south 32°29'10" west 84.66 feet; thence south 15°41'40" west 237.20 feet to the point of commencement.

II. A right of way easement to construct, reconstruct, maintain,



operate, patrol and/or repair an aqueduct tunnel beneath the surface of the following described parcel of land:

PARCEL 2: A strip of land 20 feet wide, being 10 feet measured at right angles easterly and 10 feet measured at right angles westerly from the following described line, and the southerly and northerly extensions thereof.

Commencing at a point on the northerly boundary line of hereinabove described Parcel 1; said point being distant north  $82^{\circ}02'50''$  west 20.00 feet from the northeast corner of said Parcel 1; running thence from said point of commencement north  $7^{\circ}57'10''$  east 1356.00 feet to a point; said point being distant north  $37^{\circ}42'35''$  west 565.04 feet and south  $7^{\circ}57'10''$  west 88.79 feet from a 6"x6" concrete highway monument.

III. A right of way easement to lay, relay, construct, reconstruct, maintain, operate, patrol, repair, renew, replace, remove, increase and/or change the number and size of pipes, pipe lines, conduits and/or connections, appurtenances and appliances for the conveyance, distribution, supply and/or sale of water along and across the following described parcels of land:

PARCEL 3: Commencing at the terminal point of the survey or reference line hereinbefore located in description of Parcel 2; running thence from said point of commencement north  $82^{\circ}02'50''$  west 20.00 feet; thence north  $7^{\circ}57'10''$  east 163.54 feet; thence north  $53^{\circ}36'25''$  east 20.00 feet to the southwesterly boundary line of the existing 20-foot right of way of the Crystal Springs Pipe Line; thence along said southwesterly boundary line south  $36^{\circ}23'35''$  east 36.76 feet; thence south  $7^{\circ}57'10''$  west 151.24 feet; thence north  $82^{\circ}02'50''$  west 20.00 feet to the point of commencement.

PARCEL 4: A strip of land 20 feet wide being 5 feet measured at right angles northeasterly and 15 feet measured at right angles southwesterly from the following described line, and the southeasterly and northwesterly extensions thereof.

Commencing at a point on the northwesterly boundary line of hereinabove described Parcel 3, said point being distant south  $53^{\circ}36'25''$  west 5 feet from the most northerly corner of said Parcel 3; running thence from said point of commencement along a line parallel to and distant 5 feet measured at right angles southwesterly from the southwesterly boundary line of the existing 44-inch Crystal Springs Pipe Line right of way north  $36^{\circ}23'35''$  west 355.88 feet; thence north  $2^{\circ}09'40''$  west 105.53 feet; thence north  $40^{\circ}49'15''$  west 483.13 feet; thence north  $47^{\circ}07'15''$  west 100.24 feet; thence north  $54^{\circ}28'35''$  west 82.06 feet; thence north  $59^{\circ}35'50''$  west 16.84 feet to a point on the westerly boundary line of the tract of land described in Declaration of Homestead of Guesseppe Abelli et ux. dated July 11, 1934, and recorded July 16, 1934, in Book 641, Official Records, page 9, San Mateo County Records; said point being distant 185.88 feet measured northerly along said westerly boundary line on the arc of a curve to the right with a radius of 2398.50 feet and a central angle of  $4^{\circ}26'22''$  from the southwest corner of said tract.

PARCEL 5: Commencing at a point on the westerly boundary line of the hereinabove mentioned tract of land of Guesseppe Abelli et ux.; said point being distant 163.44 feet measured northerly along said westerly boundary line on the arc of a curve to the right with a radius of 2398.50 feet and a central angle of  $3^{\circ}54'15''$  from the southwest corner of said tract; running thence from said point of commencement and continuing along said westerly boundary line on said arc of curve to the right with said radius and a central angle of  $00^{\circ}42'19''$  a distance of 29.52 feet to the southwesterly boundary line of the existing 44-inch Crystal Springs Pipe Line right of way; thence along said southwesterly boundary line north  $59^{\circ}35'50''$  west 75.95 feet; thence north  $62^{\circ}06'35''$  west 181.28 feet; thence north  $70^{\circ}40'20''$  west 120 feet; thence south  $19^{\circ}19'40''$  west 40 feet; thence south  $70^{\circ}40'20''$  east 251.33 feet;



thence south  $62^{\circ}06'35''$  east 45.02 feet; thence south  $59^{\circ}35'50''$  east 97.23 feet to the point of commencement.

IV. A right of way easement to construct, reconstruct, maintain, operate, patrol and/or repair an aqueduct tunnel beneath the surface of the following described parcel of land:

PARCEL 6: A strip of land 20 feet wide being 10 feet measured at right angles easterly and 10 feet measured at right angles westerly from the following described line, and the southerly and northerly extensions thereof.

Commencing at a point on the northwesterly boundary line of hereinafore described Parcel 5; said point being distant south  $19^{\circ}19'40''$  west 20.00 feet from the most northerly corner of Parcel 5; running thence from said point of commencement north  $70^{\circ}40'20''$  west 217.37 feet to a point on the common boundary line between the 70-acre tract of land known as Brisbane Acres and Lot 30, City of Visitacion, as shown on "Amended Map of Subdivisions Nos. 1, 2 and 3 of City of Visitacion, California," filed for record October 14, 1908, in Book 6 of Maps, page 45, San Mateo County Records, said point being distant 17.50 feet along said common boundary line on the arc of a curve to the right with a radius of 295 feet and a central angle of  $3^{\circ}23'59''$  from the northeast corner of said Lot 30.

V. A fee simple title to the following described parcel of land:

PARCEL 7: Lot 30, Block 47, as shown on the "Amended Map of Subdivisions Nos. 1, 2 and 3 of City of Visitacion, California," filed for record October 14, 1908, in Book 6 of Maps at page 45, San Mateo County Records.

The taking of right of way easements to said Parcels 1 to 6, inclusive, and of a fee title to said Parcel 7, is necessary for the construction, maintenance and operation by the City and County of San Francisco of a pipe line or lines and appurtenances thereto for the purpose of conveying water to the City and County of San Francisco for the use of said City and County and its inhabitants for municipal and domestic purposes.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto, for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Havenner, Ratto, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Gallagher, Hayden, McSheehy, Roncovieri—5.

### Opening of Clarendon Avenue.

Supervisor Brown requested the Clerk to address an inquiry to the City Engineer's office, asking for explanation of the delay in opening of Clarendon avenue.

### Fleet Week.

Supervisor Brown moved that his Honor, the Mayor, be requested to designate the week of August 12-19, 1935, as Fleet Week, and that a citizens committee be appointed for the proper celebration thereof.

*Motion carried.*

**Hetch Hetchy Power Committee Meeting.**

Supervisor McSheehy announced meeting June 6, at 4 p. m., of special committee for consideration of matter of Hetch Hetchy power. Meeting in Chambers of Board. Clerk instructed to notify interested persons.

**Single Men's Relief.**

Supervisor Uhl announced meeting of Public Welfare Committee for June 7, at 10:30 a. m., to consider matter of single men's relief.

**RECESS.**

Whereupon, the Board of Supervisors at 7:15 p. m. took a recess until 8:30 p. m. for the purpose of giving consideration to the Health Committee report on bids for garbage disposal.

J. S. DUNNIGAN, Clerk.

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**MONDAY, JUNE 3, 1935, 9:15 P. M.**

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The Board of Supervisors re-assembled pursuant to recess for the purpose of giving further consideration to the report of the Public Health Committee on bids for garbage disposal.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Havenner, Hayden, Roncovieri—4.

Supervisor Havenner appeared and was noted present at 9:30 p. m.  
Quorum present.

President McSheehy presiding.

**SPECIAL ORDER—4 P. M.****Consideration of Report of Health Committee on Bids for Garbage Disposal.**

Consideration of the report of the Health Committee, presented on April 22, 1935, and set for this day, recommending the acceptance of the bid of the Sanitary Fill Company for garbage disposal and rejecting all other bids, and requesting the City Attorney to prepare the necessary franchise ordinance in accordance with the provisions of the call for bids, providing among other things that the bidder shall file and maintain a surety bond running to the City and County of San Francisco, to be approved by the Board of Supervisors in the penal sum of \$50,000, conditional that such bidder shall faithfully fulfill the guarantees contained in its bid and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole penal sum shall be deemed liquidated damages and recoverable from the principal and sureties on said bond.

**Authorizing City Attorney to Prepare Necessary Documents for Granting Garbage Disposal Franchise to Sanitary Fill Co.**

(Code No. 17.08)

Resolution No. 1965, as follows:

Resolved, That the bid of the Sanitary Fill Company for a garbage



disposal franchise, received on February 18, 1935, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period of \_\_\_\_\_ years.

Further Resolved, That all other bids be and are hereby rejected.

#### **M. L. Rose System of Garbage Disposal.**

L. M. Rose Co. thereupon presented a moving picture demonstration of his proposed garbage disposal system.

#### **Bid of Island Transportation Company.**

The bid of the Island Transportation Company for the disposal of garbage by fill and cover in Solano County at a location known as "Grizzly Island", in the north part of Suisun Bay, was taken up for consideration.

Melville Cronin, representing the Island Transportation Company, was heard as to the terms of the bid of his clients and the advantages of the proposition offered.

Assistant City Engineer Healy explained his opposition to the proposition that the language of the bid was ambiguous and must be qualified in order to protect the city in the matter of the payment of tolls at the discharging wharf in San Francisco to the State Board of Harbor Commissioners.

He said it was his interpretation under the terms of the bid that the city will be obliged to pay the tolls required by the Harbor Commission and that if such is the fact it will bring the bid of the Island Transportation Company to a figure over \$1.50 a ton which was determined upon as the outside, making the bid unacceptable.

Benjamin Walters, representing the Island Transportation Company, was also heard with reference to the practicability of his plan for disposing of city's garbage in the northern point of Suisun Bay to the effect that it would not contaminate the waters now used by cities and towns and California Hawaiian Sugar Company in Contra Costa County.

Stephen During, attorney representing the California Hawaiian Sugar Company, was heard in opposition to the dumping of garbage at Grizzly Island in Suisun Bay on the ground that the waters in that vicinity were used by the various towns for domestic purposes and by the California Hawaiian Sugar Company in its process of refining sugar. Moreover, he said, that the California Hawaiian Sugar Company was determined to resist by every legal means possible the use of proposed dump at Solano County for the purpose of garbage disposal.

#### **Puttaert Method of Garbage Disposal.**

Louis O'Neill, speaking on Bid No. 7, San Francisco Sanitary Service Company, a company representing the Scavengers' Protective Association, and the Sunset Scavenger Corporation, at present collecting garbage and refuse of the City and County of San Francisco, which bid had been on City Attorney's opinion declared illegal, said in part that a permit for the disposal of San Francisco's garbage by the Puttaert Method had been provided for under authorization from South San Francisco which had granted to his clients permission to operate their plant in that city in the vicinity of the Swift Packing Company. That Dr. J. C. Geiger, Director of Public Health, as to the sterilization of garbage, as handled under the Puttaert System and included in the bid of the San Francisco Sanitary Service Company, was satisfactory. He considered that though the bid of the Sanitary Service Company had been rejected on legal grounds that the method proposed by Mr.

Puttaert for the conversion of garbage into commercial products should be considered as a separate bid. He read a lengthy dissertation and demonstrated with a diagram the method of operation and disposal of garbage as proposed by the Puttaert System.

**Action Deferred.**

Whereupon, on motion of Supervisor Schmidt further consideration of the report of the Public Health Committee on the disposal of garbage was deferred until Monday, June 10, 1935, and made a special order of business at 2:30 p. m.

**ADJOURNMENT.**

Thereupon the Board at the hour of 11:40 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors June, 10, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN, Clerk.

Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, June 10, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, JUNE 10, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 10, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman (on leave), Gallagher, Havenner, Shannon—5.

Supervisor Havenner appeared and was noted present at 2:17 p. m.

Supervisor Gallagher appeared and was noted present at 2:15 p. m.

Supervisor Gallagher was excused to attend Elks' Convention at Salinas.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of June 3, 1935, was considered read and approved.

### SPECIAL ORDER—2:30 P. M.

#### Consideration of Report of Health Committee on Bids for Garbage Disposal.

Consideration of the report of the Health Committee, presented on April 22, 1935, and set for this day, recommending the acceptance of the bid of the Sanitary Fill Company for garbage disposal and rejecting all other bids, and requesting the City Attorney to prepare the necessary franchise ordinance in accordance with the provisions of the call for bids, providing among other things that the bidder shall file and maintain a surety bond running to the City and County of San Francisco, to be approved by the Board of Supervisors in the penal sum of \$50,000, conditional that such bidder shall faithfully fulfill the guarantees contained in its bid and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole penal sum shall be deemed liquidated damages and recoverable from the principal and sureties on said bond.

#### Authorizing City Attorney to Prepare Necessary Documents for Granting Garbage Disposal Franchise to Sanitary Fill Co.

(Code No. 17.08)

Resolution No. 1965, as follows:

Resolved, That the bid of the Sanitary Fill Company for a garbage disposal franchise, received on February 18, 1935, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period of \_\_\_\_\_ years.

Further Resolved, That all other bids be and are hereby rejected.



### Motion.

Supervisor Roncovieri moved to proceed to hear any bidders who had not finished their presentation.

*So ordered.*

### Privilege of the Floor.

Thos. Mulcahey, representing the Ludwig Incinerator and Lindgren and Company, made a statement to the effect that Leon Jones, combustion engineer for his company, who was in Honolulu, wants to look into the bid made by Lindgren and Company and requested two weeks' time for Mr. Jones to return to Honolulu in order that this study may be made. Mr. Jones is the combustion engineer for the Ludwig Incinerator and made an extensive study of same some time ago.

### Motion.

Supervisor Gallagher, seconded by Supervisor Havenner, moved that it be the sense of the Board of Supervisors that it will not decide until two weeks from today (Special Order 3:30 p. m.), as to the bids presented, within which time Mr. Mulcahey can have Leon Jones, combustion engineer of his company, before the Board.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Committee of the Whole.

Whereupon, Supervisor Gallagher, seconded by Supervisor Roncovieri, moved that the Board of Supervisors resolve itself into a Committee of the Whole for the purpose of hearing bidders for garbage disposal.

Motion *carried*.

All members heretofore noted being presented, and President McSheehy presiding.

### Privilege of the Floor.

The following persons were granted the privilege of the floor and heard at length regarding their respective garbage disposal projects:

Wm. J. Benson, representing Underpinning and Foundation Company of New York, owners of the Decarie Incinerator Company. He declared that there are ten incinerator plants of the Decarie type burning 1875 tons of garbage per day in the city of New York at the present time. He guaranteed an incinerator having a definite capacity for more than 800 tons of garbage per day; said guarantee to be secured by \$100,000 bond. He further guaranteed complete combustion and operation of plant without odor. He said, "We will operate plant to prove our claims, if desired, for one year."

S. During, attorney for the California Hawaiian Sugar Refinery, was granted the privilege of the floor and called the following representatives of Contra Costa County and the California Hawaiian Sugar Refining Company who entered their protests against the dumping of garbage at Grizzly Island, Suisun Bay, Solano County.

Captain Samuel Johnson, representing the California Hawaiian Sugar Refining Company, testified as to tidal conditions in Suisun Bay and the pollution of the waters from the dumping of garbage. He protested on behalf of his employers against the granting of a permit for a garbage dump at Grizzly Island.

Mr. J. P. McFarland, president of the Contra Costa County Taxpayers' Association, protested the granting of a permit for a proposed garbage dump for San Francisco on Grizzly Island, Suisun Bay, on the ground that it would contaminate the waters at the delta of the Sacramento and San Joaquin rivers, which are drawn upon for domestic consumption by all the towns bordering on these waters in Contra Costa County.



Edgar H. Rowe, representing the Benicia Fisheries and Benicia Cannery Association, protested on the ground that the garbage dump in Suisun Bay will pollute the waters which the company uses in the conduct of its canning business.

E. B. Bull, president of the Industrial Association of Contra Costa County, an organization composed of all the major industries in that county. He said that the waters of Suisun Bay are used by these institutions for manufacturing and domestic purposes.

J. D. Keith, representing the California Hawaiian Sugar Refinery, declared that the California Hawaiian Sugar Refining Company has been taking water for 29 years from the vicinity for sugar refining purposes, and for supplying a large community, which said industry has built up at its present location. Crockett, Benicia and other river towns would be seriously affected by dumping garbage in Suisun Bay.

A. Terkel, of the Columbia Steel Manufacturing Company, at Pittsburg, Contra Costa County, also protested because of the possible pollution of waters used for manufacturing and domestic purposes.

J. P. Holland, Jr., representing MacDonald & Kahn, asked for a two-weeks' delay before bids are acted upon. This request is made on account of the recent death of Alan MacDonald, a member of the firm. He requested the return of his certified check for \$10,000 on condition that all other certified checks of bidders are returned for the reason that it was stated by the Assistant District Attorney that the certified check was not necessary and its absence would not affect the legality of the bid.

Professor Hyde, Consulting Engineer of the Department of Health, reported as to conditions and fill under the fill and cover method in the Bay View Sanitary District, that it was the best-managed and conducted fill and cover method in the United States. He also reported as to the sanitary and practical character of the Putteart System.

Captain Flynn, attorney for the Bay Shore Sanitary District, presented Professor Hyde with a number of photographs showing conditions at the Bay Shore Sanitary Dump and requested his opinion as to whether such conditions were sanitary and satisfactory. Professor Hyde replied that the pictures indicated that they were taken before the work of filling and covering had been performed.

Thos. E. Meagher, president of the Building Trades Council, speaking for that organization and the San Francisco Labor Council, said "We are vitally interested in this garbage situation; we are against the "fill and cover" method; the Putteart System or any kind of an incinerator plant that will make work for our building trades mechanics and give employment to our people, is what we favor.

Louis O'Neill, representing the Putteart System, in reply to query of Supervisor Andrew J. Gallagher, as to his financial set-up and his possibility of producing a profit by the operation of his plant, said: "That A. J. Raisch, deceased contractor well known in San Francisco, was greatly interested in this process and other financially responsible men in this city are satisfied with the merits of the process and feel that they will be in a position to finance the project in sixty days. Capital required is \$2,000,000.

Harold May, representing the Putteart System, with Thomas J. Keenan, 4th and Webster streets, Oakland, California, expert on economics and statistics with the Edwards Ice Machine and Supply Company and with experience with sewage disposal plants and five months research work, was also heard as to the feasibility of the plan proposed for the disposal of garbage by the Putteart System. In reply to query of Supervisor Gallagher as to whether it would be necessary under his project to have all of the garbage of the City and County of San Francisco, he replied in the affirmative. Our engineer, he said, T. J. Keenan, spent four years on investigation of garbage conditions in California and recently advised us as to condition of garbage in San



Francisco so far as its component parts are concerned. Our earnings under the Putteart System are based on garbage as collected, none of the component parts being taken out as is now done by the Scavengers. He explained in reply to question by Supervisor Gallagher, that glass bottles, forbidden to be refilled by Federal regulation along with broken glass of all descriptions, is converted into sodium silicate, and used with the cellous material in making wallboard, cardboard, paper board and corrugated papers, and pressed work. The Putteart System, he said, is not in an experimental stage. Its merits were demonstrated here in San Francisco in 1915, 1916, and 1917, when Mr. Putteart maintained an establishment at 526 Bay street, purchased garbage from one, Vigo, a scavenger, and successfully manufactured and sold wallboard derived from these waste materials. Financially, he broke even.

### Communication.

At this point in the proceedings a communication was read from J. P. Holland and Company, one of the bidders, for garbage disposal, requesting that his certified check be returned inasmuch as the Assistant City Attorney had advised it was not necessary and its absence did not affect the legality of the bid.

Assistant City Attorney Dold advised that the Board of Supervisors must reject the bids before returning certified checks.

Sylvester Andriano, attorney for the S. F. Sanitary Service Company (Bid No. 7), renewed his request of two weeks ago saying "That inasmuch as the City Attorney had definitely ruled that No. 7, the bid of the Sanitary Fill Company was illegal, that it now be rejected forthwith and the check returned."

Louis O'Neill asked that in granting request of Mr. Andriano that it be exclusive of Putteart's proposition for the disposal of garbage.

### Motion.

Supervisor Roncovieri moved that Bid No. 7 (declared illegal by the City Attorney) (San Francisco Sanitary Service Company), be rejected and the Clerk be directed to return check which accompanied bid of the bidder.

Supervisor Gallagher, seconded by Supervisor Uhl, moved to amend by adding at the end of the motion, the following words "provided, however, that the rejection of this bid on the advice of the City Attorney does not indicate the attitude of the Board of Supervisors on the so-called Putteart System, nor is it understood as precluding further consideration of a bid based on this system.

Supervisor Gallagher requested stenographic transcript of his remarks in this connection.

Supervisor Havenner in explanation of his vote stated that this, in his opinion, is not proper parliamentary procedure and that he intended to vote no.

### Amendment Lost.

Whereupon, the roll was called on Supervisor Gallagher's amendment and the same was *defeated* by the following vote:

Ayes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden, McSheehy, Roncovieri—4.

Absent—Supervisors Brown, Colman, Shannon—3.

Supervisors Hayden and Roncovieri explained their vote by saying that they voted *no* without prejudice to the merits of the Putteart System and its possible consideration at some later date.

### Motion Carried.

Whereupon, the roll was called on Supervisor Roncovieri's motion and same *carried* by the following vote:

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri—5.

Noes—Supervisors Gallagher, Schmidt, Uhl—3.

Absent—Supervisors Brown, Colman, Shannon—3.

**Action Deferred.**

Thereupon, Supervisor Roncovieri moved that further consideration of the garbage matter be continued until next Monday, June 17, 1935, at 2:30 p. m., with the understanding that the first motion made today and carried, giving two weeks further time to Thos. Mulcahey, representing the Ludwig Incinerator, to permit his combustion engineer, Leon Jones, to make a further study, will still stand.

Motion *carried*.

Supervisor Uhl thereupon gave notice that at next Monday's meeting he would move for a rejection of all the bids with a view to raising \$425,000 through the Federal Government for an incinerator as voted upon favorably by the people.

**UNFINISHED BUSINESS.****Final Passage.**

The following matter, heretofore passed for second reading, was taken up and *finally passed* by the following vote:

**Reducing Width of Sidewalks on Lake Street Between Arguello Boulevard and Sixth Avenue From 15 to 12 Feet.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 716, Ordinance No. 12.073129, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and One (201) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be amended in accordance with the communication of the Director of Public Works, filed in this office April 23, 1935, by amending Section Two Hundred and One (201) thereof, to read as follows:

Section 201. The width of sidewalks on Lake street between Arguello boulevard and Sixth avenue shall be 12 feet.

The width of sidewalks on Lake street between Sixth avenue and its westerly termination shall be 15 feet.

Ayes—Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Shannon—5.

**NEW BUSINESS.****Adopted.**

The following resolutions were *adopted*:

**Cancellation of Assessments—City Property.**

(Code No. 9.0411)

On recommendation of Finance Committee.

Resolution No. 2001, as follows:

Whereas, the Controller has reported the following property now recorded in the name of the City and County of San Francisco is assessed for the year 1934-35 in the name of the original owner. Being city property, these assessments should be cancelled, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Controller be directed to cancel the following



assessments in accordance with the provisions of section 3804A of the Political Code:

Lot	Block	Assessed to	1934 Tax
1	1263	Calif. Pac. Title & Trust Co. ....	\$85.38
1	2073	F. J. Sullivan .....	408.00
10	6661	S. and D. Simon .....	40.18
4	6686	M. J. and M. Gallagher.....	38.64
29	6691	G. and V. Pelligrino .....	34.00
4	6693	H. J. and A. Harvey .....	34.78
22 to 25	7118	Mark Stokes .....	20.10

Ayes—Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Shannon—5.

#### Cancellation of Tax Sale—City Property.

(Code No. 9.0412)

Also, Resolution No. 2002, as follows:

Whereas, the Controller has reported that the following property now recorded in the name of the City and County of San Francisco was sold to the State for the delinquent taxes of 1929. Being city property, this sale should be cancelled, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Controller is directed to cancel said sale in accordance with the provisions of section 3804A of the Political Code:

Lots 23-24-25, Block 7116, assessed to Western Land

Reclamation Co.—Sale 3773 .....

Ayes—Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Shannon—5.

#### Authorizing Acceptance of Deed, and Payment of \$250 from Appropriation 83.903.15 to Elizabeth and William Reilly for Land Required for Alemany Boulevard.

(Code No. 12.1711.)

Also, Resolution No. 2003, as follows:

Resolved, that the City and County of San Francisco accept a deed from Elizabeth Reilly and William W. Reilly, her husband, to portion of Lot 1 in Assessor's Block 7156, San Francisco, California, required for Alemany boulevard, Section "D", and that the sum of \$250 be paid for said land from Appropriation No. 83.903.17.

Reference is hereby made to the written offer on file in the office of the Director of Property from the above named parties, for particular description of the portion of said lot to be acquired by the City and County of San Francisco.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Shannon—5.

#### Acceptance of Deed to Lot 31, Block 2108 from Louise C. and Freda A. Beemerer, and Authorizing Payment of \$700; Required for Sunset Reservoir.

(Code No. 12.17152)

Also, Resolution No. 2004, as follows:

Resolved, that the City and County of San Francisco accept a deed from the following named party to certain land in San Francisco, re-

quired for the Sunset Reservoir, and that the sum set forth opposite his name be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05.57:

Louise C. Bemmerer and Freda A. Bemmerer.....\$700  
Lot 31, in Assessor's Block 2108.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Shannon—5.

**Authorizing Acceptance of Deed to Lot 5, Block 2108 from Annie and Giovanni B. Leone, and Authorizing Payment of \$1400. Required for Sunset Reservoir.**

(Code No. 12.17152)

Also, Resolution No. 2005, as follows:

Resolved, that the City and County of San Francisco accept a deed from the following named parties to certain land in San Francisco, required for the Sunset Reservoir, and that the sum set forth opposite their names be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05.57:

Annie Leone and Giovanni B. Leone.....\$1,400  
Lot 5 in Assessor's Block 2108.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Shannon—5.

**Accepting Deed from Standard Stations, Inc., for Right of Way Over Portion of Lot 2, Block 2516, Required for Realignment of Sloat Boulevard and Great Highway, and Payment of \$818.60 from ¼-Cent Gas Tax Fund.**

(Code No. 12.1711)

Also, Resolution No. 2006, as follows:

Resolved, that the City and County of San Francisco accept a deed from Standard Stations, Inc., to a road right of way over a portion of Lot 2, Assessor's Block 2516, required for the realignment of the north-east corner of Sloat boulevard and Great Highway, San Francisco; and that the sum of \$818.60 be paid for said right of way from the ¼ Cent Gas Tax Fund, Appropriation No. 48.914.14-1.

The above deed shall be made subject to the following conditions:

1. The Grantor reserves the right to maintain its existing gasoline storage tanks and appurtenances beneath the surface of the above described land; provided, however, that the grantor shall relocate said structures when so notified by the city. The city shall pay the cost of such relocation.

2. No poles, hydrants, curbs or other obstructions shall be placed on the above described land by the city which will interfere with the grantor's ingress to or egress from the service station located on the adjoining land.

Approved by the Director of Property.

Approved as to funds by the Controller.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.



**Authorizing the City Attorney to Compromise Claim of \$1510 by  
Henrietta Glennon, Due to Injuries by Defective  
Condition of Street, for Sum of \$275.**

(Code No. 6.0222)

Also, Resolution No. 2007, as follows:

Whereas, on the 3rd day of January, 1934, Henrietta Glennon, while riding as a passenger in an automobile was injured as the result of a defective condition of the street on Thirty-fifth avenue between Quintara and Rivera streets, which defective condition consisted of loose sand and a drop off from the sand into an unpaved portion of said street; and,

Whereas, as a result of said defective condition of said street said Henrietta Glennon suffered a concussion of the brain and a severe wrenching of the ankle and right shoulder; severe nervous shock together with numerous contusions, abrasions and lacerations in and about the body; and

Whereas, said Henrietta Glennon brought suit against the City and County of San Francisco in the sum of Fifteen Hundred Ten (\$1510) Dollars; and

Whereas, the City Attorney believes that there is a liability on the part of the City and County of San Francisco in this case and has entered into an agreement and compromise of this claim in the sum of Two Hundred Seventy-five (\$275) Dollars which he believes to be a fair, just and reasonable sum for the compromise of the action now pending; now, therefore, be it

Resolved, That the City Attorney be and he is, hereby authorized to compromise the said action for the sum of Two Hundred Seventy-five (\$275) Dollars and the Controller is directed to issue a warrant in this said sum in full settlement. App. 45.200.00.

Approved as to funds by the Controller.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

**Accepting Deed from Marie and Joseph Fanning to Lot 20, Block  
2518; Required for Realignment of Sloat Boulevard, and Auth-  
orizing Payment of \$1350 from ¼-Cent Gas Tax Fund.**

(Code No. 12.1711)

Also, Resolution No. 2008, as follows:

Resolved, That the City and County of San Francisco accept a deed from Marie Fanning and Joseph P. Fanning to Lot 20, Assessor's Block 2518, San Francisco, required for the realignment of Sloat boulevard west of 39th avenue; and that the sum of \$1,350 be paid for said land from the ¼-Cent Gas Tax Fund Appropriation No. 48.914.14-1.

Approved by the Director of Property.

Approved as to funds by the Controller.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

**Refunds of Duplicate Payments for Taxes.**

(Code No. 9.059)

Also, Resolution No. 2009, as follows:

Resolved, That the following amounts be and are hereby authorized to be paid out of the General Fund, fiscal year 1934-1935, to the hereinafter named; being refunds of taxes paid in duplicate, to-wit:

To

1—Northern Counties Title Insurance Company, per Vol. 43,  
Bill No. 971, Lot 19, Block 7101A, year 1934.....\$ 35.72

2—Title Insurance & Guaranty Co., per Vol. 38, Bill No. 86, Lot 6, Block 6279, year 1934.....	56.31
3—California Pacific Title & Trust Co., per Vol. 26, Bill No. 58, Lot 19, Block 3749, year 1934. ....	61.33
4—Anglo Calif. Securities Co., per Vol. 17, Bill No. 342, Lot 40, Block 2320, year 1934. ....	36.90
5—A. H. Melletz, per Vol. 12, Bill No. 2079, Lot 20, Block 1664, year 1934 .....	89.44
6—Coldwell, Cornwall & Banker, per Vol. 11, Bill No. 513, Lot 27, Block 1547, year 1934.....	75.92
7—Citizens' Building and Loan Assn., per Vol. 10, Bill No. 1840, Lot 37, Block 1500, year 1934.....	127.42
8—Sanchez Josephine Uzeta, per Vol. 35, Bill No. 933, Lot 33, Block 5517, year 1934.....	14.10
9—Naida S. Collins, per Vol. 35, Bill No. 1850, Lot 20, Block 5838, year 1934.....	97.11

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

### Passed for Second Reading.

The following bills were *passed for second reading*:

#### Ordinance Providing a Basis for Determining the Amount of Franchise Tax to the City and County from the Market Street Railway Company, Etc. (Code No. 15.091)

On recommendation of Finance Committee.

Bill No. 740, Ordinance No. 15.0919, as follows:

Providing a basis for the fixing and determining the amount of the annual franchise tax due to the City and County of San Francisco from Market Street Railway Company, and authorizing the Controller of the City and County of San Francisco to approve and audit and determine the amount of said franchise tax on said basis, and fixing a date for the filing of the annual statement of the gross receipts of said Market Street Railway Company.

Whereas, the Market Street Railway Company and its predecessors in interest have heretofore been granted by the Board of Supervisors of the City and County of San Francisco franchises to operate street railways over various streets in the City and County of San Francisco and said Market Street Railway Company is now by virtue of an operating permit issued pursuant to the provisions of Sections 6a and 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco, effective January 8, 1900, operating street railways over various streets in the City and County of San Francisco upon the same terms and conditions as those contained in the original franchises authorizing the operation of street railways over said streets; and

Whereas, in various franchises originally issued authorizing the operation of said street railways one of the conditions thereof was that the owner and holder of said franchises would pay to the City and County of San Francisco a certain percentage varying from two to five per cent of its gross receipts for the privilege of operating said street railways; and

Whereas, since the granting of said franchises many of said street railways have been combined and some of said railways are now operating along certain streets where franchises were heretofore issued without any provision for the payment of a franchise tax to the City and County of San Francisco and some of said railways are being operated in such a manner that they are partially operated along lines which were not subject to the payment of any franchise tax and along other lines which are subject to the payment of a franchise tax and



that by reason thereof it is extremely difficult to determine the exact amount of the annual franchise tax to be now paid by said Market Street Railway Company; and

Whereas, the representatives of the City and County of San Francisco and the representatives of the Market Street Railway Company have jointly made an investigation of the books and records of said Company and the various orders and franchises heretofore granted to said Market Street Railway Company and its predecessors in interest and have determined that a fair and reasonable basis for the payment and collection of the annual franchise tax due from the Market Street Railway Company to the City and County of San Francisco is .6415 of 1 per cent of the total gross receipts arising from the operation of street cars by the Market Street Railway Company and its subsidiaries on the streets of the City and County of San Francisco including passenger revenue and revenue from street car advertising. Now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That the Market Street Railway Company and/or its subsidiaries shall file with the Controller of the City and County of San Francisco not later than the first day of April of each year a full, true and correct statement, verified by an oath of an official of said Company, setting forth the gross receipts arising from the operation of street cars and buses by said Market Street Railway Company and/or its subsidiaries, on and over the streets of the City and County of San Francisco for the preceding calendar year, which statement of gross receipts shall include the revenue received from the carrying of passengers and from advertising in said street cars or buses.

Sec. 2. That the Controller of the City and County of San Francisco shall forthwith examine and audit the said statement filed by said Market Street Railway Company and/or its subsidiaries and if said Controller shall find said statement to be true and correct shall fix the amount due from said Market Street Railway Company and/or its subsidiaries upon the basis of .6415 of 1 per cent of said total receipts. If said Controller shall ascertain or be of the opinion that said statement is incorrect, he shall make such investigation as he shall deem proper to ascertain the correct amount of said gross receipts of said Market Street Railway Company and/or its subsidiaries and upon determining said correct amount shall fix the amount of said tax upon the basis hereinbefore set forth.

Sec. 3. That immediately upon the Controller determining the correct amount of said tax to be paid by said Market Street Railway Company and/or its subsidiaries he shall notify said Company that the said amount is due and payable and it shall be the duty of said Market Street Railway Company and/or its subsidiaries to pay the amount of said tax within thirty days after the receipt of said notification.

Sec. 4. That the provisions of this ordinance fixing the basis for the computation of the amount of franchise tax to be paid by said Market Street Railway Company and/or its subsidiaries shall apply to the amount of said franchise tax due for the calendar years 1932, 1933 and 1934, and to each and every year thereafter while this ordinance shall remain in effect.

Sec. 5. If hereafter, by reason of abandonment of existing street car lines, or the consolidation of existing lines, or for any other reason, the basis of computation of the franchise tax as herein set forth should not be a fair and reasonable basis for the computation of said tax the said basis shall be subject to revision by ordinance of the Board of Supervisors.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

**Authorizing Sale of Lot 8, Block 5970, East Side of Vale Street  
100 Feet South of Felton Street; and Proposed to Receive  
in Exchange Lot 5 in Proposed McLaren Park Area.**

(Code No. 12.1729)

Also, Bill No. 741, Ordinance No. 12.17292, as follows:

Providing for the sale of certain city owned land.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is not under the administration of any department of said corporation:

Beginning at a point on the easterly line of Vale street, distant southerly thereon 100 feet from the southerly line of Felton street; running thence southerly along the easterly line of Vale street, 25 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Vale street and the point of beginning.

Section 2. The above described property shall be sold in accordance with the provisions of section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

**Providing \$4,564.43 by Supplemental Appropriation for Payment of  
Modesto Irrigation District Claim.**

(Code No. 9.051)

Also, Bill No. 742, Ordinance No. 9.051185, as follows:

Providing \$4,564.43 by supplemental appropriation for the payment of claim of Modesto Irrigation District.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated from the surplus existing in the Hetch Hetchy Power Operative Fund the sum of \$4,564.43 to Appropriation Number 67.808.00, fiscal year 1934-35, for the payment of the claim of the Modesto Irrigation District for loss of revenues suffered by that district occasioned by the city withholding waters due said district under the Raker Act, and which waters if delivered to the said district would have yielded an income to the district in the amount appropriated.

Section 2. Ordinance No. 9.051172 is hereby repealed.

Approved Public Utilities Commission Resolution No. 774.

By FELTON TAYLOR, Secretary.

Approved.

ANGELO J. ROSSI, Mayor.

Funds available.

LEONARD S. LEAVY, Controller.

Ayes—Supervisors Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Shannon—4.

**Amending Ordinance No. 15.0321 by Creating a Hetch Hetchy  
Power Pay Roll Revolving Fund, and Providing for a  
Supplemental Appropriation of \$1000.**

(Code No. 15.032)

Also, Bill No. 743, Ordinance No. 15.0322, as follows:

Adding a new section to Ordinance No. 15.0321 and amending title of said ordinance to read:



Creating Hetch Hetchy Power Pay Roll Revolving Fund and providing for a supplemental appropriation of \$1,000 therefor.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Amending title to Ordinance No. 15.0321 by adding to said title the words "and providing for a supplemental appropriation of \$1,000 therefor."

Section 2. Adding a new section thereto to be known as Section 3, and reading as follows:

Section 3. There is hereby appropriated the sum of \$1,000 from the surplus existing in the Hetch Hetchy Power Operative Fund to Appropriation No. 67.966.00 for the purposes recited herein.

Approved by the Mayor, and by the Controller as to Funds.

Approved Public Utilities Commission Resolution No. 600.

By FELTON TAYLOR, Secretary.

Approved.

ANGELO J. ROSSI, Mayor.

Funds available.

LEONARD S. LEAVY, Controller.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Providing for the Sale of Certain City-Owned Land.

(Code No. 12.1724)

On recommendation of Public Buildings and Lands Committee.

Bill No. 736, Ordinance No. 12.17241, as follows:

Providing for the sale of certain City-owned land.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Recreation Department, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Recreation Department:

Beginning at a point on the southwesterly line of Potrero avenue, distant thereon 560.410 feet northwesterly from the northwesterly line of Army street; thence running northwesterly along said line of Potrero avenue, 10.930 feet to the northwesterly line of the property owned by the City and County of San Francisco and the northeasterly projection of the southeasterly line of the property now or formerly owned by Babetta Schmidt; thence deflecting 105 degrees 48 minutes 15 seconds to the left and running southwesterly along last-named line 29.078 feet; thence deflecting 31 degrees 18 minutes 37 seconds to the left and continuing southwesterly along the southwesterly property line of the said Schmidt, 97.360 feet; thence deflecting 114 degrees 26 minutes 09 seconds to the left and running easterly 4.415 feet; thence deflecting 59 degrees 39 minutes 52 seconds to the left and running northeasterly 106.045 feet; thence deflecting 42 degrees 01 minute 51 seconds to the right and running northeasterly 10.275 feet to the southwesterly line of Potrero avenue and the point of beginning of this description.

Being a portion of Precita Valley Lands.

Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

June 7, 1935—Public Buildings and Lands Committee recommends passage.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Renewal of Lease for Maintaining Fire Engine House.**

(Code No. 12.1722)

Also, Resolution No. 1995, as follows:

Whereas, pursuant to Resolution No. 28422 (New Series), adopted by this Board on January 30, 1928, the City and County of San Francisco, as lessee, entered into a written lease with The Pacific Telephone and Telegraph Company, as lessor, for maintaining a fire engine house on that certain lot situated on the north side of Bush street, 110 feet east of Dupont street, San Francisco, California; and

Whereas, said lease is for a period of 5 years beginning March 1, 1928, at a monthly rental of \$100, subject to renewal for a further period of 5 years; and

Whereas, on November 26, 1934, the Board of Fire Commissioners recommended that said lease be renewed for a further period of 5 years, beginning March 1, 1933; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a renewal of said lease for a period of 5 years, beginning March 1, 1933, upon the same terms and conditions. The rental for the fiscal year 1934-1935 shall be paid from Appropriation No. 10.800.00.

Approved by the Director of Property.

June 7, 1935—Public Buildings and Lands Committee recommends passage.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Director of Property to Sell Portable Buildings, Rincon School Site.**

(Code No. 12.1722)

Also, Resolution No. 1996, as follows:

The Director of Property is hereby authorized and directed to sell at public auction, after five (5) days published notice, certain portable buildings situated on the Rincon School Site.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Passed for Second Reading.**

The following bills were *passed for second reading*:

**Spur Track, General Brewing Corporation—Carroll Avenue Between Shoup Avenue and the Westerly Termination of Carroll Avenue.**

(Code No. 12.20)

On recommendation of Streets Committee.

Bill No. 737, Ordinance No. 12.2016, as follows:

Granting permission, revocable at will of the Board of Supervisors, to the General Brewing Corporation, to lay down, construct, maintain and operate a standard gauge spur track upon and along Carroll avenue between Shoup avenue and the westerly termination of Carroll avenue.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. Permission, revocable at will of the Board of Supervisors, is granted to the General Brewing Corporation to lay down, construct, maintain and operate a standard gauge spur track upon and along Carroll avenue between Shoup avenue and the westerly termination of Carroll avenue, as hereinafter described, to-wit:

Beginning at a point on the center line of the existing spur track in Carroll avenue distant northwesterly 20 feet more or less from the northwesterly line of Shoup avenue and distant southwesterly 30 feet more or less from the northerly line of Carroll avenue; thence in a northwesterly direction on a curve concave to the left to a point on the westerly termination of Carroll avenue, said termination being distant westerly 75 feet from the northwesterly line of Mendell street.

Provided, that where the proposed track crosses the concrete sewer in Mendell street, the sewer is to be reinforced, if necessary, and the existing manhole is to be protected.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series), of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the General Brewing Corporation.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### **Reducing Sidewalk Widths on Sloat Boulevard From Nineteenth Avenue to the Great Highway.**

(Code No. 12.0731)

Also, Bill No. 738, Ordinance No. 12.073131, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Seven Hundred and Forty-nine (749) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office . . . . ., 1935, by amending Section Seven Hundred and Forty-nine (749) thereof, to read as follows:

Section 749. The width of sidewalks on Sloat boulevard between the Great Highway and Nineteenth avenue shall be 12 feet;

The width of sidewalks on Sloat boulevard between Nineteenth avenue and Junipero Serra boulevard shall be 20 feet.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Adopted.**

The following resolutions were *adopted*:

#### **Authorizing Execution of Deed for Exchange of Certain Easements in Golden Gate Heights.**

(Code No. 12.1011)

Resolution No. 1997, as follows:

Whereas, by deed dated April 3, 1928, and recorded April 23, 1929, in Book 1845, at page 181, Official Records of San Francisco, Carl G.

Larsen conveyed certain utility easements in the Golden Gate Heights Subdivision to the City and County of San Francisco; and

Whereas, it is now necessary and convenient for the proper construction and operation of such utilities to change the location of a number of said easements; and

Whereas, Orlean White and Edwin D. White have executed a joint deed dated May 10, 1935, for conveying certain new easements to the City and County of San Francisco in exchange for certain of the other easements acquired by the City by said deed from Carl G. Larsen; and

Whereas, the Department of Public Works has recommended that said exchanges be made; now, therefore, be it

Resolved That said joint deed dated May 10, 1935, approved by the City Engineer, the Director of Property and the City Attorney, and presented to this Board for its approval, be and the same is hereby approved, and that said joint deed be executed in duplicate by the Mayor and the Clerk of the Board of Supervisors.

For a particular description of said easements to be exchanged, reference is hereby made to the copy of said joint deed on file with the original of this resolution in the office of the Clerk of the Board of Supervisors.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Approving Map, Bernal Avenue Between San Jose Avenue and Randall Street, Showing Exchange of Property Between Southern Pacific and City.**

(Code No. 12.0821)

Also, Resolution No. 1998, as follows:

Resolved, That that certain diagram entitled "Map of Bernal Avenue Between San Jose Avenue and Randall Street Showing Proposed Exchange of Property Between Southern Pacific Railroad Company and City and County of San Francisco," approved May 22, 1935, by Department of Public Works Order No. 2077, be and is hereby approved.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Intention to Close a Portion of Sloat Boulevard West of Thirty-Ninth Avenue.**

(Code No. 12.0621)

Also, Resolution No. 1999, as follows:

Resolved, That the public interest requires that the certain following described portion of Sloat boulevard, lying westerly from Thirty-ninth avenue, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Sloat boulevard more particularly described as follows, to-wit:

Beginning at a point on the southerly line of Sloat boulevard, distant thereon westerly 660.288 feet from the easterly line of Thirty-ninth avenue produced southerly; thence northwesterly along the southwesterly line of Sloat boulevard on the arc of a curve to the right, tangent to the preceding course, radius 252.50 feet, central angle 31 degrees 46 minutes 30 seconds, a distance of 140.031 feet; thence northwesterly along said southwesterly line on the arc of a curve to the left, tangent to the preceding curve, radius 1382.58 feet, central angle 17 degrees 51 minutes 29 seconds, a distance of 430.925 feet; thence southeasterly, tangent to the preceding curve, 150.00 feet; thence



southeasterly on the arc of a curve to the left, tangent to the preceding course, radius 1567.50 feet, central angle 14 degrees 06 minutes 58 seconds, a distance of 386.189 feet; thence southwesterly, radial to the preceding curve, 122.397 feet to the southerly line of Sloat boulevard and the point of beginning.

Said closing and abandonment of said portion of Sloat boulevard shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Sloat boulevard, in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Approving Map Showing the Widening of Sagamore Street From Orizaba Avenue to San Jose Avenue and Sickles Avenue From San Jose Avenue to Mission Street.**

(Code No. 12.0821)

Also, Resolution No. 2000, as follows:

Resolved, That that certain diagram entitled "Map showing the widening of Sagamore street from Orizaba avenue to San Jose avenue; and Sickles avenue from San Jose avenue to Mission street," approved May 29, 1935, by Department of Public Works Order No. 2115, be and is hereby approved and the parcels shown hatched thereon are hereby declared to be open public streets to be known by the names as shown thereon.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Public Proceedings—Sewer, La Grande Avenue, Burrows Street, Mansfield Street and Felton Street.**

(Code No. 12.0611)

On recommendation of Streets Committee.

Bill No. 739, Ordinance No. 12.061156, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 21, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public



Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten instalments; that the period of time after the time of the payment of the first instalment when each of the succeeding instalments must be paid is to be one year from the time of the payment of the preceding instalment, and that the rate of interest to be charged on all deferred payments shall be 7 per centum per annum.

The improvement of La Grande avenue, between Mansfield street and Felton street; Burrows street, between Mansfield street and Knox street; Mansfield street, between Burrows street and La Grande avenue; Felton street, between La Grande avenue and Knox street, by the construction of the following items, and by the construction of a temporary connection in Knox street and Burrows street:

Item No.	Item
1	8-inch V. C. P. sewer in place.
2	12-inch V. C. P. sewer in place.
3	8 x 6-inch Wye branches in place.
4	12 x 6-inch Wye branches in place.
5	Brick manholes complete.
6	Lamp hole complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated, and numbered respectively as:

Lots 15, 16, 17, 18, 19, 20, 21, 22, and 23 of Block 5943; Lots 1, 2, 3, and 3A of Block 5961; Lot 1 of Block 5962; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, and 28 of Block 5963; Lots 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, and 34 of Block 5964; Lots 7, 8, 9, and 10 of Block 5999; Lots 1, 2, 3, 4, 10, 11, 12, 13, and 14 of Block 6000, all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvements.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Action Deferred.

The following recommendation of Public Welfare Committee was on motion of Supervisor Uhl *laid over one week*:

### Meal Tickets for Single Men on Relief.

(Code No. 19.071)

Resolution No. 1974, as follows:

Whereas the Citizens' Relief Committee is providing the single men of the City and County of San Francisco on relief, two meal tickets, namely, one 10-cent ticket intended for breakfast, and one 15-cent meal ticket intended for dinner; and

Whereas, the two meals per day which can be purchased for said meal tickets, seem inadequate; now, therefore be it

Resolved, That the Relief Committee substitute three 10-cent meal tickets for meals exclusively on the day for which tickets are issued.



ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Adopted.

The following resolution was presented by Supervisor Ratto and *adopted* under suspension of the rules by the following vote:

Authorizing the Appointment of a Committee of Supervisors to Represent the City and County of San Francisco at the California Rodeo.

(Code No. 5.93)

Resolution No. 2010, as follows:

Resolved, That the President of this Board be and is hereby authorized and requested to appoint a committee of Supervisors to make necessary arrangements for San Francisco's participation in, and to represent the City and County of San Francisco at the California Rodeo, to be held at Salinas, July 18, 1935, to July 21, 1935.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

Action Deferred.

The following resolution, together with opinion of the City Attorney, was *laid over one week and made a Special Order for 2:15 p. m., Monday, June 17, 1935, to-wit:*

Fixing Rate for Publishing and Distribution of Delinquent Tax List.

(Code No. 3.03)

Resolution No. 2011, as follows:

Resolved, That the official rate for printing, publishing and distributing the Delinquent Tax List of the City and County of San Francisco for the fiscal year ending June 30, 1935, is hereby set at \$0.049 per twelve em line of six point size type, per issue for the delinquent tax list, and \$0.025 per line for the sales list. These rates to include the entire charge for three publications, together with all charges appertaining to the publication of the above mentioned publication of the above mentioned delinquent tax list, including all specially bound books and all other conditions that are necessary for the legal publication of this list as specified and outlined by the Tax Collector.

Adopted.

The following resolution was presented by Supervisor Hayden and *adopted* under suspension of the rules by the following vote:

Endorsing Plan of San Francisco Merchants to Continue Prices, Hours, Labor and Wages in Existence for Past Two Years.

(Code No. 5.2)

Resolution No. 2012, as follows:

Whereas, 7027 San Francisco retail merchants, employing more than 36,000 workers, have declared they will maintain the same wages, hours and fair trade practices that have prevailed during the past two years provided they receive support from the consumer public; and

Whereas, in the perpetuation of these principles of recovery, the active, definite cooperation of the public is indispensable in order to prevent the unscrupulous retailer from destroying decent living standards and fair profits; now, therefore, be it

Resolved, That the Board of Supervisors does hereby whole-heartedly

endorse this endeavor on the part of San Francisco merchants to speed recovery and maintain the reputation of San Francisco as a city of fair practices for employer and employee and, further, urges the citizenry to recognize the necessity of this movement for the betterment of the general welfare and confine their patronage to merchants endorsing this program; and be it

Further Resolved, That the Clerk be directed to transmit a copy of this resolution to the President of the United States and to A. R. Fennimore, President of the Retail Merchants Association.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Urging Continuation of Earthquake Research by U. S. Coast and Geodetic Survey.

(Code No. 5.2)

Supervisor Hayden presented:

Resolution No. 2013, as follows:

Whereas, the United States Coast and Geodetic Survey has for the past two years been operating strong motion seismographs in various sections of the State of California, and has been conducting studies of vibrations in various buildings and structures; and

Whereas, the records obtained from such equipment have provided and will provide an invaluable record of earthquake shocks as a guide to the construction industry in determining the proper methods of designing buildings and structures for the safety of life and property; and

Whereas, without permanent maintenance and surveys the equipment now installed will be of no value and the purpose of previous appropriations will be defeated; and

Whereas, we are informed that the Director of Budget in Washington, D. C., has canceled all appropriations for the continuation of seismograph research work of the United States Coast Geodetic Survey in California after June 30, 1935; now, therefore, be it

Resolved, That in view of the need of additional information to determine the proper methods of designing buildings and structures for the protection and safety of life and property which will result from proper design due to such research work, the Board of Supervisors of the City and County of San Francisco urges that appropriations be made annually by the United States Government for the furtherance of the program as outlined above.

*Referred to Finance Committee.*

### Telegram—State Relief Commission.

WESTERN UNION

(03)

Received at 1935 Jun 10 PM 4 05  
FY 138 399 DL 1 Extra 1/149 Los Angeles Calif 10 104P

Chairman Board of Supervisors  
San Francisco County

The State Relief Commission meeting in San Diego yesterday adopted the following resolution

"Whereas, the Federal Government has indicated to the State of California that it will under no circumstances allot funds after June 30, 1935, for any purposes except for the relief of distress due to unemployment; and

"Whereas, reports indicate the State Relief Administration has been carrying a considerable body of persons who are regarded as unemployable; and

"Whereas, in accordance with Federal regulations these persons must be dropped from the rolls of the Relief Administration and it now



becomes incumbent upon county governments to provide for such persons; and

"Whereas, Federal regulations indicate that hospitalization, medical and dental care must be provided by counties for employables as well as for unemployables; and

"Whereas, the Relief Administration, after July 1, 1935, cannot divert Federal funds for purposes hereinabove indicated as county responsibilities; therefore, be it

"Resolved, That Boards of Supervisors in each county in the State of California be informed by the Administrator and his assistants in the field as to the number of persons to be dropped from the Relief Administration rolls and to be assumed by county governments and the probable sums necessary for their maintenance and care in accordance with standards of relief determined by each respective county; and be it

"Further Resolved, That Boards of Supervisors be informed of the number of persons on the relief rolls for whose hospitalization medical and dental care counties are also by Federal regulations required to provide; be it

"Further Resolved, That the Administrator and his assistants in the field communicate to Boards of Supervisors the following:

"Should the additional sums herein indicated exceed the five per cent permitted under the Riley Stewart Act and should such excess expenditures require the consent of the State Board of Equalization then and in that event Supervisors should be informed that the Relief Commission has received assurances that such requests for excess expenditures made for and on behalf of Welfare Departments will receive the sympathetic attention of the State Board of Equalization; and be it

"Further Resolved, That a copy of this resolution be spread upon the minutes of the Commission, a copy sent to the Administrator and copies sent to the Boards of Supervisors of all counties in the State of California."

MRS. EARL F. TREADWELL,  
Secretary, State Relief Commission.

*Read and referred to Finance Committee.*

Copies to Citizens' Relief Committee, Mayor, and Public Welfare Committee.

#### **Request for Appropriation—Salary of Acting Director County Emergency Relief Administration.**

The following was read by the Clerk:

Communication from Citizens' Emergency Relief Committee, requesting appropriation of \$208.33, to cover salary Miss Lucille Henry, newly appointed Acting Director of the County Emergency Relief Administration, June 6, 1935, at \$250 per month.

*Referred to Finance Committee.*

#### **Clerk to Prepare Ordinances Pursuant to Approved Charter Amendments.**

Supervisor Gallagher moved that the Clerk be directed to prepare ordinances pursuant to charter amendments adopted at recent election and recently approved by the Legislature.

*Motion carried.*

#### **City Attorney's Opinion Requested on Right of Supervisors to Legislate for Inspection of Meats and Perishables from Outside Points.**

Supervisor Gallagher requested opinion from the City Attorney as to right of the Board of Supervisors to enact legislation for the inspec-

tion of meats and perishables coming into San Francisco from outside points.

*So ordered.*

**City Attorney's Opinion Requested on Power of Departments  
Over Budgeted Funds.**

Supervisor Gallagher requested the City Attorney to advise the Board what power, if any, resides in departments as to exclusive control over budgeted funds.

*So ordered.*

**City Attorney's Opinion Requested as to Exclusive Rights of  
Departments to Grant or Deny Permits.**

Supervisor Gallagher requested opinion from City Attorney as to the exclusive rights of departments, e. g., the Chief of the Fire Department, Chief of Police, and Director of Public Health to grant or deny permits.

*So ordered.*

**ADJOURNMENT.**

Thereupon, the Board of Supervisors at the hour of 6:25 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors June 17, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





SAN FRANCISCO  
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Monday, June 17, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



442

The Recorder Printing and Publishing Company  
374 Pine Street, S. F.



THE

Journal of the

Board of Trustees

of the University of California

1872

# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, JUNE 17, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 17, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

Quorum present.

Supervisor Gallagher appeared and was noted present at 2:30 p. m.

Supervisor Roncovieri appeared and was noted present at 2:15 p. m.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of June 10, 1935, was considered read and approved.

### SPECIAL ORDER—2:15 P. M.

Adopted.

The following resolution was *adopted* by the following vote:

#### Fixing Rate for Publishing and Distribution of Delinquent Tax List.

(Code No. 3.03)

Resolution No. 2011, as follows:

Resolved, That the official rate for printing, publishing and distributing the Delinquent Tax List of the City and County of San Francisco for the fiscal year ending June 30, 1935, is hereby set at \$0.049 per twelve-em line of six point size type, per issue for the delinquent tax list and \$0.025 per line for the sales list. These rates to include the entire charge for three publications, together with all charges appertaining to the publication of the above-mentioned publication of the above-mentioned delinquent tax list, including all specially bound books and all other conditions that are necessary for the legal publication of this list as specified and outlined by the Tax Collector.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent Supervisor Brown—1.

### SPECIAL ORDER—2:30 P. M.

The following matters were taken up:

#### Consideration of Report of Health Committee on Bids for Garbage Disposal.

Consideration of the report of the Health Committee, presented on



April 22, 1935, and set for this day, recommending the acceptance of the bid of the Sanitary Fill Company for garbage disposal and rejecting all other bids, and requesting the City Attorney to prepare the necessary franchise ordinance in accordance with the provisions of the call for bids, providing among other things that the bidder shall file and maintain a surety bond running to the City and County of San Francisco, to be approved by the Board of Supervisors in the penal sum of \$50,000, conditional that such bidder shall faithfully fulfill the guarantees contained in its bid and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole penal sum shall be deemed liquidated damages and recoverable from the principal and sureties on said bond.

**Authorizing City Attorney to Prepare Necessary Documents for  
Granting Garbage Disposal Franchise to Sanitary Fill Co.**

(Code No. 17.08)

Resolution No. 1965, as follows:

Resolved, That the bid of the Sanitary Fill Company for a garbage disposal franchise, received on February 18, 1935, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period of \_\_\_\_\_ years.

Further Resolved, That all other bids be and are hereby rejected.

**Telegram.**

The following telegram was presented and read by the Clerk:

San Francisco, Calif.,  
June 17, 1935, 11:20 A. M.

Board of Supervisors, City and County of San Francisco, City Hall:

The undersigned members constituting a majority of the Bayshore Sanitary Board request the cooperation of your Honorable Board. In order to clarify recent resolutions adopted by the Sanitary Board postponement of all discussion and hearings on proposals to dispose of garbage and refuse in Sanitary District until time subsequent to our meeting June 20th is most desirable for all parties concerned. We believe the best interests of the City and County of San Francisco, the Bayshore Sanitary Board, and all interested parties will be best served by your cooperation in this regard.

MEMBERS OF THE BAYSHORE SANITARY BOARD,

GEO. W. STONE,  
A. A. LOWE,  
C. H. THOMAS.

Frank Flynn, attorney for the Bayshore Sanitary District, was granted the privilege of the floor. He said the telegram was news to himself and the other members present representing the Sanitary District.

**Action Deferred.**

Whereupon, on motion of Supervisor Shannon, the subject-matter was *laid over and made a Special Order of Business for 2:30 P. M., June 24, 1935.*

**UNFINISHED BUSINESS.**

**Final Passage.**

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

# Annual Salary Ordinance

Fiscal Year Ending June 30, 1936

(Code No. 9.053.)

On recommendation of Finance Committee:

Bill No. 722, Ordinance No. 9.05367, as follows:

An ordinance enumerating all positions continued and/or created by the Board of Supervisors in adopting the Annual Budget and Appropriation Ordinance; continuing, and/or creating and/or establishing these positions; enumerating and including therein all positions created by Charter or State law for which salaries are appropriated in the Annual Appropriation Ordinance; specifying and fixing the compensation of incumbents therein, and providing for maximum compensation of persons appointed to positions herein enumerated which may become vacant during the fiscal year.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. In accordance with the provisions of Section 73 of the Charter the positions hereinafter enumerated under the respective departments are hereby created and/or established and/or continued for the fiscal year ending June 30, 1936. Positions created or authorized by Charter or State law are enumerated and included herein.

Appointing officers as specified in the Charter are hereby authorized to make or continue appointments, as needed, during the said fiscal year to positions enumerated in their respective sections of this ordinance, but in no case to exceed the number of positions or the rate of pay herein enumerated and established; provided that where funds are specifically appropriated for such purpose in the Annual Appropriation Ordinance and are thereafter available temporary appointments to positions defined by the rules of the Civil Service Commission as seasonal or temporary positions may be made by the respective appointing officers in excess of the number of permanent positions herein established or enumerated.

In the event of a vacancy occurring in a permanent position herein enumerated the Controller and the Civil Service Commission shall be notified of such vacancy by the appointing officer, and the Controller shall immediately reserve the related unexpended compensation from the unencumbered balance of funds appropriated for such employment, and no appointment to such vacancy shall be made unless approved by the Mayor and unless the Controller shall certify to the release of the necessary funds from the amounts reserved.

Inasmuch as Section 141 of the Charter provides that the Civil Service Commission shall be the judge of the classification of positions, any change hereafter made by the Civil Service Commission during the fiscal year 1935-36 in the class title or number of the classification of the duties of a position herein enumerated shall not be deemed an action requiring amendment of this ordinance, provided no change in number of positions or salaries of such positions or the creation of a new position are involved, but shall be deemed merely a clerical procedure and such change of class title and class number and the date thereof shall be reported to the Clerk of the Board of Supervisors, the Controller and the department concerned.

Section 2. Salary or wage rates herein specified are the maximum gross compensations fixed for the present incumbents of the respective positions herein enumerated, including the valuation of maintenance furnished.

In filling vacancies in positions herein enumerated or in appointing employees to temporary or seasonal positions as provided in Section 1 hereof, which are subject to the provisions of Section 151 of the Charter, the person appointed to such vacancy or temporary or seasonal position shall be paid a wage or salary not to exceed the entrance salary or wage



fixed for such position in the proposed schedule of compensations issued by the Civil Service Commission under date of April 9, 1930, or as such proposed schedule may be amended as provided by Charter or extended by the Civil Service Commission to include classifications not included therein; provided, however, that persons who have acquired permanent status in a position who are reemployed in the same position after lay-off or leave of absence shall be paid the salary or wage received at the time laid off or granted such leave.

No maintenance shall be provided to any employee in a position subject to the provisions of Section 151 of the Charter in addition to the compensation herein fixed or provided.

Charges for any and all maintenance furnished employees in positions subject to Section 151 of the Charter as indicated herein shall be made and indicated on time rolls and pay rolls, and deductions for such maintenance shall be indicated and made on time rolls or pay rolls in accordance with the following schedule fixed by the Civil Service Commission; provided, however, that no charge shall be made for meals furnished cooks, bakers, waiters and other kitchen workers.

	*For those receiv- ing \$80 per month or less in cash	*For those receiv- ing more than \$80 per month in cash
1 meal per day.....	\$ 8.00 Per Mo.	\$10.00 Per Mo.
2 meals per day.....	13.00 Per Mo.	16.50 Per Mo.
3 meals per day.....	17.50 Per Mo.	22.50 Per Mo.
Room or House.....	8.00 Per Mo.	10.00 Per Mo.
Laundry .....	2.00 Per Mo.	2.50 Per Mo.
Board, Room and Laundry....	27.50 Per Mo.	35.00 Per Mo.
Single meal .....	.25	.35
		Per Mo.
Complete family maintenance furnished the Superintendent of Laguna Honda Home and the Superintendent of San Fran- cisco Hospital .....		\$150
House furnished the Superintendent and the Assistant Super- intendent, Alameda Division of the Water Department, and the Assistant Superintendent of the Peninsula Division of the Water Department .....		25
House furnished the Superintendent of the Peninsula Division of the Water Department.....		50
House furnished the Head Pump Operator of the Water Depart- ment .....		25
House furnished the Engineer, Stationary Steam Engines, at the Water Department .....		15

Section 4. BOARD OF SUPERVISORS

Item	No. of	Class		Maximum
No.	Employees	No.	Class Title	Monthly Rate
1	11		Supervisors .....	\$ 200
2	1	B88	Chief Assistant Clerk of the Board of Supervisors .....	350
3	1	B90	Clerk of the Board of Supervisors.....	500
4	1	B174	Bond and Ordinance Clerk.....	200
5	1	B222	General Clerk .....	175
6	1	B234	Head Clerk (one month).....	350
7	4	B412	Senior Clerk-Stenographers .....	200
8	1	B416	Finance Committee Stenographer.....	325
9	1	D4	Sergeant-at-Arms, Board of Supervisors	200
10	2	O4	Special Chauffeur .....	250

\*The letters B., R. & L. used in this ordinance to indicate deduction, shall be construed to mean Board, Room or House and Laundry and deductions made in accordance with the above schedule.

Section 5. **MAYOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Mayor .....	\$ 833.33
2	1	B74	Confidential Secretary to Mayor.....	350
3	1	B76	Executive Secretary to Mayor.....	400
4	1	B212	Special Messenger .....	165
5	3	B408	General Clerk-Stenographer .....	175
6	1	B414	Head Clerk-Stenographer .....	225
7	1	B460	Secretarial Telephone Operator.....	150
8	2	O4	Special Chauffeur .....	200
9	1	N404	Inspector of Complaints, Mayor's Office.	300

Section 6. **ASSESSOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Assessor .....	\$ 666.66
2	1	B106	Chief Teller, Assessor's Office.....	250
3	3	B222	General Clerk .....	250
4	1	B222	General Clerk .....	200
5	1	B222	General Clerk (exempt, sec. 28).....	200
6	8	B222	General Clerk .....	190
8	1	B228	Senior Clerk .....	300
9	1	B228	Senior Clerk .....	250
10	3	B228	Senior Clerk .....	190
11	1	B234	Head Clerk .....	300
12	1	B234	Head Clerk .....	250
13	1	B242	Blockbook Draftsman .....	250
14	1	B242	Blockbook Draftsman .....	225
15	1	B408	General Clerk-Stenographer .....	200
16	1	B412	Senior Clerk-Stenographer .....	200
17	1	B454	Telephone Operator .....	150
18	1	B512	General Clerk-Typist .....	190
20	3	G2	Real Estate Appraiser .....	250
21	1	G4	Senior Real Estate Appraiser.....	350
22	3	G8	Improvement Appraiser .....	250
23	1	G8	Improvement Appraiser .....	200
24	1	G10	Senior Improvement Appraiser.....	265
25	3	G14	Personal Property Appraiser.....	250
26	1	G14	Personal Property Appraiser.....	225
28	1	G16	Senior Personal Property Appraiser....	300
29	1	G20	Chief Assistant Assessor.....	400

## AS NEEDED

30		B302	Addressing Machine Operator.....	155
31		B310	Tabulating Machine Operator.....	155
32		B311	Bookkeeping Machine Operator.....	165
33			Seasonal Clerical Services (as needed).	150
34			Other temporary services at rates not in excess of salary standardization schedules.	

The following positions were heretofore paid from appropriations for temporary services but the occupants have now acquired permanent civil service status:

35	14	B222	General Clerk .....	150
36	3	B512	General Clerk-Typist .....	150
37	1	G14	Personal Property Appraiser.....	190



## Section 7. CITY ATTORNEY

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		City Attorney .....	\$ 833.33
2	1	B222	General Clerk .....	175
3	1	B222	General Clerk .....	200
4	4	B408	General Clerk-Stenographer .....	175
5	1	B454	Telephone Operator .....	150
6	1	F702	Valuation Engineer .....	300
7	1	F706	Chief Valuation Engineer.....	750
8	2	K4	Attorney, Civil .....	250
9	1	K4	Attorney, Civil .....	300
10	2	K6	Senior Attorney, Civil.....	350
11	1	K8	Principal Attorney, Civil.....	600
12	1	K8	Principal Attorney, Civil.....	500
13	1	K12	Chief Attorney, Civil.....	600
14	1	K16	Special Counsel, Water Service.....	833.33
15			Seasonal Clerical Services (as needed).	150

## Section 8. DISTRICT ATTORNEY

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		District Attorney .....	\$ 666.66
2	4	B154	Criminal Law Clerk.....	200
3	4	B154	Criminal Law Clerk.....	190
4	1	B156	Senior Criminal Law Clerk.....	225
5	1	B166	Chief Clerk, District Attorney's Office...	250
6	1	B222	General Clerk .....	190
7	1	B222	General Clerk .....	175
8	1	B222	General Clerk (part time).....	50
9	1	B408	General Clerk-Stenographer .....	175
10	3	B408	General Clerk-Stenographer .....	150
11	1	B454	Telephone Operator .....	150
12	1	B516	Senior Clerk-Typist .....	175
13	1	K6	Senior Attorney, Civil.....	375
14	3	K54	Attorney, Criminal .....	250
15	1	K54	Attorney, Criminal .....	190
16	3	K56	Senior Attorney, Criminal.....	375
17	1	K56	Senior Attorney, Criminal.....	300
18	1	K56	Senior Attorney, Criminal.....	250
19	2	K56	Senior Attorney, Criminal.....	200
20	1	K56	Senior Attorney, Criminal.....	150
21	1	K58	Principal Attorney, Criminal.....	375
22	1	K58	Principal Attorney, Criminal.....	275
23	1	K58	Principal Attorney, Criminal.....	250

## Section 9. TREASURER

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Treasurer .....	\$ 666.66
2	1	B10	Accountant .....	200
3	1	B14	Senior Accountant .....	300
4	1	B102	Teller .....	240
5	1	B102	Teller .....	210
6	2	B102	Teller .....	180
7	2	B104	Senior Teller .....	250
8	1	B104	Senior Teller .....	240
9	2	B112	Assistant Cashier, Treasurer's Office....	325
10	1	B222	General Clerk .....	155
11	1	B408	General Clerk - Stenographer (exempt Sec. 31) .....	175

**Section 10. SHERIFF**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Sheriff .....	\$ 666.66
2	1	B84	Under Sheriff .....	300
3	1	B98	Confidential Secretary to Sheriff (ex-empt Sec. 32) .....	275
4	1	B222	General Clerk .....	250
5	5*	B222	General Clerk .....	215
6	1	B222	General Clerk .....	197
7	1	B234	Head Clerk .....	275
8	1	B234	Head Clerk .....	225
9	1	B362	Produce Buyer and Storekeeper.....	215
10	1	B408	General Clerk-Stenographer .....	185
11	2	B512	General Clerk-Typist .....	155
12	2	C52	Elevator Operator .....	155
13	7	C154	Keeper .....	160
14	1	C156	Head Keeper .....	185
15	1	D2	Bailiff .....	215
16	26	D2	Bailiff .....	197
17	3	D3	Woman Bailiff .....	160
18	7	D52	Jail Matron .....	197
19	3	D52	Jail Matron .....	170
20	1	D54	Head Jail Matron.....	200
21	18	D60	Jailer .....	197
22	4	D60	Jailer .....	170
23	1	D60	Jailer .....	225
24	6	D64	Captain of Watch.....	210
25	1	D66	Supt. of Jail.....	275
26	1	D66	Supt. of Jail.....	235
27	8	D102	Writ Server .....	215
28	2	D102	Writ Server .....	197
29	1	I12	Cook .....	195
30	1	I14	Junior Chef .....	195
31	1	K6	Senior Attorney, Civil (part time).....	200
32	1	L360	Physician .....	335
33	1	O52	Farmer (deduct for room), 11 mo. at \$210, 1 mo. at \$135.....	
34	1	O52	Farmer .....	200
35	1	O168	Engineer of Stationary Steam Engines.	220

**Section 11. PUBLIC DEFENDER**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Public Defender .....	\$ 666.66
2	1	B408	General Clerk-Stenographer .....	165
3	2	K56	Senior Attorney, Criminal .....	350

\*No appropriation made for one of these positions, occupant serving under emergency appointment as Superintendent of Jail. This position or one other to be abolished depending upon who is permanently appointed to position under Item 26.



## Section 12. POLICE DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3		Commissioner .....	\$ 100
2	1		Chief of Police.....	600
3	1		Chief Clerk .....	300
4	1		Property Clerk .....	300
5	1		Police Surgeon .....	200
7	1	B78	Secretary, Board of Police Commissioners	325
8	1	B408	General Clerk-Stenographer .....	150
9	1	B412	Senior Clerk-Stenographer .....	250
10	1	B412	Senior Clerk-Stenographer .....	200
11	6	B454	Telephone Operator .....	150
BUREAU OF INSPECTORS				
12	1		Captain of Inspectors.....	\$ 416.66
13	72		Inspector .....	230
14	1	B408	General Clerk-Stenographer .....	230
15	1	D152	Criminologist .....	300
16	3	Q20	Police Women .....	200
17	9	Q60	Lieutenants .....	250**
18	1	Q62	Photographer, Police Department.....	225
UNIFORM FORCE				
19	1		Captain of Traffic.....	\$ 333.33
20	1		Inspector of Motor Vehicles.....	230
21	1		Inspector of Horses and Equipment.....	230
22	1		Inspector of Repairs and Maintenance..	230
23	1	D52	Jail Matron .....	170
24	3	D52	Jail Matron .....	175
25	1	I14	Junior Chef .....	195
26	9	J70	Hostlers .....	180
27	3	O158	Motor Boat Operator.....	200
28	1	O158	Motor Boat Operator (Relief) at rate of	200
29	964	Q2	Policemen .....	200
30	25	Q30	Police Patrol Driver.....	200
31	87	Q40	Corporal .....	215**
32	95	Q50	Sergeant .....	220**
33	42	Q60	Lieutenant .....	250**
34	18	Q80	Captain .....	300**

\*\*In event of a vacancy in this rank the position may be abolished and the number of Policemen correspondingly increased without amendment of this ordinance and the Policeman's position may be filled subject to the provisions of Sections 1 and 2 hereof.

## Section 13. FIRE DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3		Commissioner .....	\$ 100
2	1		Chief Engineer .....	600
3	1	B4	Bookkeeper .....	225
4	1	B68	Chief Clerk, Fire Department.....	400
5	1	B306	Multigraph Operator .....	155
6	2	B408	General Clerk-Stenographer .....	150
7	1	B408	General Clerk-Stenographer .....	175
8	1	B512	General Clerk-Typist .....	150
9	893	H2	Firemen .....	180-200*
10	28	H10	Chief's Operator .....	210
11	13	H15	Engineer of Fire Engines.....	220**
12	114	H20	Lieutenant .....	222.50**
13	74	H30	Captain .....	235**
14	23	H40	Battalion Chief .....	350**

## Section 13. FIRE DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
15	4	H50	Assistant Chief Engineer.....	400
16	1	L360	Physician .....	235
17	6	O166	Firemen of Stationary Steam Engines..	195
18	1	O166	Fireman of Stationary Steam Engines..	185
19	2	O168	Engineer of Stationary Steam Engines.	220
20	4	O168	Engineer of Stationary Steam Engines.	230
21	1	O172	Chief Engineer of Stationary Steam Engines .....	280
22	3	J4	Laborer, \$6 per day.....	
23	1	M4	Master Mechanic .....	416.66
24	12	O304	Hydrantman Gateman .....	215
24 <sup>1</sup> / <sub>2</sub>	1	O304	Hydrantman Gateman .....	175
25	1	O310	Foreman Hydrantman Gateman.....	255
26	1	U112	Pipe Calker, at \$7.50 per day.....	
FIRE BOAT CREWS				
27	1	H120	Pilot of Fire Boats (Relief).....	255
28	4	H120	Pilot of Fire Boats.....	255
29	9	H110	Marine Engineer (Fire Boats).....	255
30	9	H102	Marine Stoker (Fire Boats).....	205

\*At rates fixed by Charter.

\*\*In event of a vacancy in this rank, the position may be abolished and the number of positions for Firemen correspondingly increased without amendment of this ordinance and the Fireman's position may be filled subject to the provisions of Sections 1 and 2 hereof.

## Section 14. BOARD OF PERMIT APPEALS

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	5		Members of Board, \$15 per meeting.	
2	1	B61	Secretary, Board of Permit Appeals....\$	250

## Section 15. PARK DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Accountant .....	\$ 175
2	1		Assistant Manager, Kezar Stadium.....	225
3	1		Athletic Organizer .....	475
4	9		Attendants .....	75
5	1		Attendants (men's) .....	140
6	1		Attendant, Coit Tower.....	50
7	1		Attendant, Coit Tower.....	100
8	1		Attendant, Bathhouse .....	135
9	1		Cashier, Chief .....	185
10	1		Cashier .....	125
11	2		Clerk-Stenographers, General .....	100
12	1		Cook (Children's Quarters).....	90
13	1		Engineer .....	175
14	1		Engineer, Chief .....	215
15			Engineer, Assistant .....	175
16	1		Fireman .....	175
17	1		Golf Starters .....	180
18	1		Golf Starter, Sharp Park.....	175
19	2		Golf Starters, Relief.....	150
20	1		Golf Starter, Assistant.....	165
21	1		Groundkeeper, Kezar Stadium.....	165
22	1		Harbor Master, Day.....	125



## Section 15. PARK DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
23	1		Harbor Master, Night.....	125
24			Janitor .....	125
25			Laundryman .....	145
26			Life Guard .....	125
27	1		Manager, Restaurant .....	200
28	1		Manager (Lincoln Cafe).....	135
29	1		Manager (Fleishhacker Booth).....	175
30	1		Matron .....	80
31	2		Pump Men .....	175
32	1		Secretary .....	400
33	1		Stenographer .....	175
34			Stenographer .....	125
35	1		Stenographer .....	115
36	1		Superintendent .....	725
37	1		Superintendent (Assistant in charge of Construction) .....	325
38	1		Superintendent (Assistant) .....	250
39	1		Superintendent (Assistant) .....	210
40	1		Superintendent of Motor Vehicles.....	250
41	1		Superintendent of Restaurant Activities .....	250
42			Surveyor .....	215
43	1		Supervisor, Park Supplies and Equipment .....	200
44	1		Timekeeper .....	135
45	1		Timekeeper (Assistant) .....	100
46	1		Utility (Children's Quarters).....	175
47	1		Waitress, Head (Children's Quarters)..	95
48	2		Windmill Attendants .....	125
49	1		Zoo Director and Zoological Expert.....	333.33

Section 15 1/4. PARK DEPARTMENT (Continued)  
TEMPORARY PER DIEM AS NEEDED

Item No.	No. of Employees	Class No.	Class Title	Maximum Per Diem Rate
50			Animal Keepers .....	\$ 5
51			Apprentice .....	3
52			Ball Field Boys (per hour).....	.50
53			Booth Helpers (per hour).....	.25
54			Booth Helpers (per hour).....	.30
55			Boys to attend donkeys (per hour).....	.30
56			Boys to attend ponies (per hour).....	.20
57			Carpenters .....	9
58			Carpenters .....	8
59			Carpenters (Assistants) .....	7
60			Cashiers (per hour).....	.30
61			Cashier (Assistant) .....	3
62			Cashier .....	3.50
63			Cashier .....	4
64			Cashier .....	3
65			Chauffeur .....	7
66			Chauffeurs .....	7.50
67			Clerks .....	3
68			Clerks .....	4
69			Clerks .....	5
70			Cook .....	7.50
71			Cook .....	6.50
72			Cook, Relief .....	5.50
73			Cook .....	4
74			Cook .....	8
75			Dishwasher .....	3.50

Section 15¼. PARK DEPARTMENT (Continued)  
 TEMPORARY PER DIEM AS NEEDED (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Per Diem Rate
76			Dishwasher .....	4
77			Foremen .....	6
78			Foreman .....	6.50
79			Foremen .....	7
80			Foreman .....	7.50
81			Foremen .....	8
82			Foremen .....	8.50
83			Foreman (Plaster Work) .....	12
84			Gardeners .....	5.50
85			Gardeners .....	6
86			Gardener .....	6.50
87			Glaziers .....	9
88			Janitor .....	5
89			Janitress .....	3
90			Kiddy-Kar Boys (per hour) .....	.30
91			Laborers .....	4
92			Laborers .....	5
93			Laborers .....	5.50
94			Laborers .....	6
95			Laborers .....	2.50
96			Laborers (per hour) .....	.50
97			Laborers, Apprentice .....	2.50
98			Laborers, Apprentice .....	3
99			Laborers, Apprentice .....	4

Section 15½. PARK DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Per Diem Rate
100			Master Painters .....\$	15
101			Matron .....	3
102			Manager .....	5
103			Merry-go-round Boys (per hour) .....	.30
104			Model Maker .....	9
105			Model Caster .....	8
106			Model Caster .....	7
107			Modelers (Plaster) .....	15
108			Mower Men .....	6.50
109			Office Boy .....	2.50
110			Operator Merry-go-round (H. F. Play- field) .....	5
111			Pantryman (Harding Cafe) .....	3.50
112			Painters .....	9
113			Picnic Cafe Helpers (per hour) .....	.30
114			Plasterers .....	10
115			Plasterer's Tender .....	7.50
116			Porter .....	4
117			Porter .....	3.50
118			Porter .....	3
119			Rides Man .....	3
120			Roofers .....	8
121			Sheet Metal Worker .....	8
122			Stableman .....	5
123			Starters, Sub. (Golf Course) .....	5
124			Starter, Assistant .....	5
125			Stenographers .....	4
126			Superintendent (Assistant in charge of Golf Courses) .....	8.50
127			Supply Agent .....	5



## Section 15½. PARK DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Per Diem Rate
128			Store Room Keeper.....	3.50
129			Teamsters .....	6
130			Teamsters .....	6.50
131			Tennis Courts Manager.....	5.50
132			Tractor Driver .....	6
133			Tractor Man .....	6.50
134			Tractor Man .....	9
135			Utility Helpers (per hour).....	.25
136			Utility .....	4
137			Waiter .....	3
138			Waiter .....	3.50
139			Waiter .....	4
140			Waitresses .....	3
141			Waitresses .....	3.50
142			Waitresses .....	4
143			Waitresses .....	5
144			Watchman, Night (H. F. Zoo).....	5
145			Yardman .....	2.50
146			Yardman .....	4.50
147			Yardman .....	4
148			Yardman .....	3.50
149			Yardman .....	3

Other mechanical and craft classifications as needed for temporary construction activities at rates not to exceed the prevailing rate for the respective class.

## Section 16. RECREATION DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3	A154	Carpenter at \$9 per day.....	
2	1	A158	Sub-Foreman Carpenter at \$10 per day.	
3	3	A354	Painter at \$9 per day.....	
4	1	A392	Plasterer at \$12 per day.....	
5	1	B4	Bookkeeper .....	\$ 185
6	1	B51	Publicity Agent (as needed).....	150
7	2	B222	General Clerk .....	150
8	1	B351	Supervisor of Recreation Supplies and Equipment .....	200
9	1	B408	General Clerk-Stenographer .....	160
10	1	B408	General Clerk-Stenographer .....	125
11	1	B512	General Clerk-Typist .....	125
12	1	F258	Senior Civil Engineering Draftsman....	210
13	1	F304	Supervisor of Playground Construction and Maintenance (as needed).....	350
14	11	J4	Laborer .....	150
15	1	J12	Labor Foreman .....	175
16	25	J72	Playground Caretaker .....	150
17	29	J72	Playground Caretaker .....	145
18	1	J72	Playground Caretaker (part time).....	75
19	2	O10	Truck Driver, Light Truck.....	150
20	1	O12	Truck Driver, Heavy Truck (deduct for B., R. & L.) .....	185
21		O12	Truck Driver, Heavy Truck (same as Item 20) .....	150
22	1	O54	Foreman, Building and Grounds (deduct for B., R. & L.) .....	185
23	4	O58	Gardener .....	135
24	1	O62	Superintendent of Grounds, Recreation Dept. ....	175

## Section 16. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
25	1	R2	Secretary and Supervisor of Spec. Activities .....	250
26	1	R3	Assistant Superintendent, Rec. Dept....	250
27	1	R4	Superintendent, Rec. Dept.....	400
28	14	R56	Playground Director (part time).....	75
29		R56	Playground Director (part time).....	65
30	1	R56	Playground Director .....	175
31	1	R56	Playground Director .....	160
32	24	R56	Playground Director .....	150
33	4	R56	Playground Director .....	140
34	2	R56	Playground Director .....	135
35	4	R56	Playground Director .....	130
36	13	R56	Playground Director .....	125
37	1	R56	Playground Director (2½ mo.) (deduct for B., R. & L.).....	210
38		R56	Playground Director (9½ mo.) (same as Item 37).....	150
39		R56	Playground Director, 65c per hour.....	
40	3	R56	Playground Directors, 65c per hr. (Sunday only) .....	

## Section 17. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
41	1	R102	Camp Manager (9½ mo.).....\$	200
42		R102	Camp Manager (2½ mo.) (deduct for B., R. & L.) (same as Item 41).....	285
43	1	R106	Supervisor of Dramatics.....	210
44	1	R108	Supervisor of Music.....	185
45	2	R112	Matron, Swimming Pool—7 mo.....	110
46	1	R114	Swimming Instructor—7 mo.....	135
47	1	R114	Swimming Instructor—7 mo.....	190
48		R114	Swimming Instructor—5 mo. (same as Item 47) .....	150
49	1	R114	Swimming Instructor—7 mo.....	130
50	1	R116	Supervisor of Swimming.....	175
51		R112	Matron, Swimming Pool, 65c per hour..	
52		R114	Swimming Instructor, 65c per hour....	
53			Pianist (as needed), \$2.50 per call....	
54			Referee (as needed), \$2.50 to \$10 per game .....	
55			1½-ton Truck, at rates established by Purchasers' Contract .....	
56			3-ton Truck, at rates established by Purchasers' Contract .....	
57		C152	Watchman (as needed).....	145

## CAMP MATHER SEASONAL EMPLOYMENT, AS NEEDED

—All maintenance provided shall be charged for and deduction made from salaries in accordance with schedule specified herein.

58		A154	Carpenters at \$9 per day.....	
59		A354	Painter at \$9 per day.....	
60		A404	Plumber at \$9 per day.....	
61		B4	Bookkeeper .....	150
62		B512	General Clerk-Typist .....	125
63		E154	Lineman at \$9 per day.....	
64		I8	Head Baker .....	137.50
65		I12	Cook .....	162.50
66		I16	Chef .....	210.50



Section 17. RECREATION DEPARTMENT (Continued)  
CAMP MATHER SEASONAL EMPLOYMENT AS NEEDED (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
67		I103	Institutional Help, less than.....	80
68		J4	Laborer .....	150
69		L352	Interne .....	102.50
70		P102	Registered Nurse .....	102.50
71			Team Hire for Camp, at rates specified in Purchasers' Contract.....	
72			Camp Guide (P. T.), less than \$80.....	
73			Life Guard (P. T.), less than \$80.....	

Section 18. PUBLIC LIBRARY

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A154	Carpenter .....	\$ 200
2	1	B72	Business Manager, Public Library.....	375
3	1	B222	General Clerk .....	175
5	5	B222	General Clerk .....	85
7	1	B228	Senior Clerk .....	200
9	1	B512	General Clerk-Typist .....	160
10	1	C52	Elevator Operator .....	110
11	1	C102	Janitress .....	75
12	1	C102	Janitress .....	65
13			Janitress or Janitor, 55c per hour (as needed) .....	
14	1	C104	Janitor .....	185
15	2	C104	Janitor .....	125
16	1	C152	Watchman .....	150
17	4	J54	Book Repairer .....	110
18	1	J54	Book Repairer .....	90
19	1	J54	Book Repairer .....	125
20	1	O10	Truck Driver, light truck.....	160

DEPARTMENTAL TITLES

21	7		Branch Librarian .....	175
22	7		Librarian .....	100
23	2		Librarian .....	110
24	16		Librarian .....	120
25	9		Librarian .....	130
26	2		Librarian .....	140
27	2		Librarian .....	150
28	15		Librarian .....	160
29	10		Librarian .....	175
30	1		Librarian .....	225
31	1		Librarian .....	250
32	1		City Librarian .....	400
33			Substitutes, 50c per hour.....	
34			Pages, 30c per hour.....	
35	1		Station Keeper (part time).....	50
36			Station Keepers (part time).....	15

Section 19. WAR MEMORIAL

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B59	Secretary, Board of Trustees, War Memorial .....	\$ 250
2	1	B96	Managing Director, War Memorial.....	500
3	1	B408	General Clerk-Stenographer .....	150
4	2	C52	Elevator Operator .....	145
5	1	C106	Janitor, Sub-Foreman .....	160

## Section 19. WAR MEMORIAL (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
6	9	C104	Janitor .....	145
7	5	C152	Watchman .....	145
8	1	C202	Window Cleaner .....	150
9	1	E108	Electrician .....	220
10	1	E109	Stage Electrician, \$75 per week.....	
11	1	E130	Elevator Mechanic .....	220
12	3	O168	Engineer, Stationary Steam Engines....	220
13	1	A165	Stage Carpenter, \$75 per week.....	

## ART MUSEUM

14	1	C52	Elevator Operator .....	145
15	2	C104	Janitor .....	145

## AS NEEDED

16	1	A179	Stage Property Man, \$12.50 per day.....	
17		C105	Concierge (part time, not over \$75 per month), \$3 per day.....	
18		O58	Gardener, \$5 per day.....	

## Section 20. ART COMMISSION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B408	General Clerk-Stenographer (part time).\$	75
2	1	B57	Secretary, Art Commission.....	250
			Stage Help (as needed), not more than \$12.50 per day.....	

## Section 21. CALIFORNIA PALACE OF THE LEGION OF HONOR

Item No.	No. of Employees	Class No.	Departmental Title	Maximum Monthly Rate
1	1		Assistant Director .....	\$ 333.33
2	1		Engineer and Building Superintendent.	200
3	1		Organist (part time).....	300
4	1		Chief Galleryman .....	200
5	5		Galleryman .....	125
6	1		Head Janitor .....	130
7	2		Janitor's Assistants .....	125
8	1		Stenographer .....	150
9	2		Stenographer .....	125
10	1		Librarian .....	85
11	1		Gallery Assistant .....	125
12	3		Caretaker .....	85
13	1		Watchman .....	125
14	1		Organ Repairer (as needed).....	33
15			Seasonal Clerical Services (as needed).	150

## Section 22. M. H. deYOUNG MEMORIAL MUSEUM

Item No.	No. of Employees	Class No.	Departmental Title	Maximum Monthly Rate
1	1		Director .....	\$ 491.66
2	1		Supervisor of Exhibits.....	200
3	1		Recorder .....	125
4	1		Secretary to Director.....	150
5	2		Museum Instructor .....	125
6	1		Assistant Museum Instructor.....	100
7	1		Stenographer .....	100



## Section 22. M. H. DE YOUNG MEMORIAL MUSEUM (Continued)

Item No.	No. of Employees	Class No.	Departmental Title	Maximum Monthly Rate
8	1		Head Galleryman .....	200
9	1		Labeller .....	140
10	1		Clerk .....	100
11	1		Mechanic .....	180
12	1		Assistant Mechanic .....	135
13	1		Janitor .....	130
14	1		Assistant Janitor .....	125
15	1		Head Caretaker .....	95
16	6		Caretaker .....	85
17	1		Secretary Board of Trustees.....	240
18	1		Lecturer, \$10 per Sunday.....	
19	10		Gallerymen .....	125
20	1		Carpenter, \$5.50 per day.....	
21	1		Watchman .....	125
22	1		Curator of Prints.....	125
23	1		Assistant Head Galleryman.....	125
24	1		Expert Repairman .....	125

## TEMPORARY EMPLOYEES AS NEEDED

25			Seasonal Clerical Service.....	150
26			Plasterer Foreman, \$11 day.....	
27			Construction Superintendent .....	200
28			Other building crafts as needed for temporary construction activities at rates of pay not to exceed the rates established for such classifications in the resolution fixing wage scales for work to be performed under contract for the City.	

## Section 23. STEINHART AQUARIUM

Positions and rates of pay fixed by California Academy of Science and not included herein. Salaries audited by voucher.

## Section 24. MUNICIPAL COURT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	12		Judges .....	\$ 625
2	1	B85	Jury Commissioner, Municipal Court...	450
3	12	B152	Court Room Clerk.....	200
4	1	B154	Criminal Law Clerk.....	200
5	1	B156	Senior Criminal Law Clerk.....	250
6	1	B160	Civil Law Clerk.....	240
7	2	B160	Civil Law Clerk.....	200
8	3	B164	Senior Civil Law Clerk.....	240
9	1	B164	Senior Civil Law Clerk.....	200
10	1	B170	Chief Assistant Clerk, Municipal Court..	240
11	1	B172	Clerk of Municipal Court.....	500
12	1	B210	Office Assistant .....	155
13	1	B222	General Clerk .....	240
14	4	B222	General Clerk .....	200
15	1	B222	General Clerk .....	175
16	1	B222	General Clerk .....	155
17	1	B234	Head Clerk .....	275
18	4	B420	Phonographic Reporter, \$12.50 per day, plus transcriptions.	
19	5	B504	General Clerk-Typist .....	200

**Section 25. SUPERIOR COURT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	16		Judges .....	\$ 416.66
2	1		Secretary-Jury Commissioner .....	600*
3	1		Assistant Secretary-Jury Commissioner.	300*
4	1		Assistant Secretary-Jury Commissioner.	250*
5	1		Information Clerk .....	190
6	1	B222	General Clerk .....	200
7	6	B252	Court Interpreter .....	175
8	2	B252	Court Interpreter .....	155
9	1	B408	General Clerk-Stenographer .....	200
10	3	B420	Phonographic Reporter, \$12.50 per day, plus transcriptions.	
11	1	B512	General Clerk-Typist .....	150

\*(Titles fixed by State law)

**Section 26. LAW LIBRARY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	K102	Assistant Law Librarian.....	\$ 275
2	1	K104	Law Librarian .....	425
3	1	O102	Bookbinder .....	200

**Section 27. JUVENILE COURT—PROBATION OFFICE**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 225
2	1	B254	Interpreter Clerk .....	210
3	3	B408	General Clerk-Stenographer .....	185
4	2	B408	General Clerk-Stenographer .....	150
5	1	B408	General Clerk-Stenographer .....	210
6	1	B512	General Clerk-Typist .....	175
7	1	T56	Probation Officer .....	225
8	9	T56	Probation Officer .....	210
9	2	T56	Probation Officer .....	180
10	3	T60	Senior Probation Officer.....	225
11	1	T64	Referee .....	200
12	1	T72	Chief Juvenile Probation Officer.....	380

**Section 28. JUVENILE COURT—DETENTION HOME**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	C104	Janitor .....	\$ 145
2	1	I2	Kitchen Helper (deduct for R.).....	68
3	1	I12	Cook (deduct for R.).....	110
4	1	P102	Registered Nurse (deduct for R. & B.).	135
5	1	T2	Male Attendant (deduct for R. & 2 M.).	161.50
6	3	T2	Male Attendant (deduct for R. & 2 M.).	135
7	1	T2	Male Attendant (deduct for R. & 1 M.).	145
8	6	T4	Woman Attendant (deduct for R. & B.).	105.50
9	1	T4	Woman Attendant (deduct for R.).....	88
10	1	T10	Assistant Superintendent (deduct for R. & B.) .....	167.50
11	1	T12	Superintendent, Juvenile Det. Home (deduct for R. & B.).....	207.50



**Section 29. ADULT PROBATION DEPARTMENT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 210
2	5	T56	Probation Officer .....	210
3	2	T56	Probation Officer .....	180
4	1	T58	Probation Officer-Stenographer .....	190
5	1	T70	Chief Probation Officer .....	250

**Section 30. CHIEF ADMINISTRATIVE OFFICER**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Chief Administrative Officer .....	\$ 1,000
2	1	B97	Executive Secretary, Chief Administrative Officer .....	250
3	1	B415	Confidential Secretary, Chief Administrative Officer .....	175
4	1	B460	Secretarial Telephone Operator (Part time) .....	75

**Section 31. DEPT. OF FINANCE AND RECORDS—  
DIRECTOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B95	Director of Finance and Records .....	\$ 500

**Section 32. DEPT. OF FINANCE AND RECORDS—  
TAX COLLECTOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B93	Tax Collector .....	\$ 666.66
2	1	B92	Chief Clerk .....	325
3	1	B102	Teller .....	240
4	1	B102	Teller .....	215
5	1	B104	Senior Teller .....	215
6	1	B108	Chief Teller Tax Collector's Office .....	300
7	1	B222	General Clerk .....	215
8	16	B222	General Clerk .....	200
9	3	B222	General Clerk .....	165
10	1	B222	General Clerk .....	155
11	9*	B222	General Clerk .....	150
12	1	B228	Senior Clerk .....	200
13	1	B234	Head Clerk .....	275
14	1	B89	Director License Bureau .....	200
15	1	B408	General Clerk-Stenographer .....	155
16	1	B412	Senior Clerk-Stenographer .....	200
17	1	B408	General Clerk-Stenographer .....	175
18	1	G152	License Adjuster .....	250
19	2*	G152	License Adjuster .....	190
20	1	B91	Director Bureau of Delinquent Revenue .....	350
21	1	K4	Attorney, Civil .....	250
22			Seasonal Clerical Services (as needed).	150

\*These positions formerly paid from appropriation for temporary services but occupants have acquired permanent civil service status.

**Section 33. DEPT. OF FINANCE AND RECORDS—  
REGISTRAR OF VOTERS**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B62	Chief Clerk Elections .....	\$ 350
2	1	B64	Chief Clerk Registrations .....	350
3	1	B66	Registrar of Voters .....	450
4	1	B210	Office Assistant (part time) .....	75
5	2	B222	General Clerk .....	250
6	6	B222	General Clerk .....	225
7	1	B222	General Clerk .....	205
8	1	B222	General Clerk .....	155
9	1	B228	Senior Clerk .....	250
10	1	B234	Head Clerk .....	250
11	1	B304	Senior Addressing Machine Operator ..	225
12	1	B355	Custodian of Voting Machines .....	225
13	1	B408	General Clerk-Stenographer .....	200
14	1	B305	Voting Machine Adjuster .....	175
15			Seasonal Clerical Services (as needed).	150
16		B305	Voting Machine Adjusters (as needed).	155
17		B202	Judges of Election, \$5 per day.....	
18		B204	Inspectors of Election, \$5 per day.....	

**Section 34. DEPT. OF FINANCE AND RECORDS—  
RECORDER**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B80	Chief Clerk .....	\$ 265
2	1	B81	Recorder .....	666.66
3	7	B222	General Clerk .....	200
4	4	B222	General Clerk .....	215
5	2	B228	Senior Clerk .....	215
6	1	B408	General Clerk-Stenographer .....	200
6½	1	B408	General Clerk-Stenographer .....	155
7	15	B512	General Clerk-Typist .....	200
8	1	B512	General Clerk-Typist .....	175
9	1	B512	General Clerk-Typist .....	155

**Section 35. DEPT. OF FINANCE AND RECORDS—  
COUNTY CLERK**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	18	B152	Court Room Clerk .....	\$ 200
2	1	B154	Criminal Law Clerk .....	200
3	1	B160	Civil Law Clerk .....	250
4	5	B160	Civil Law Clerk .....	200
5	3	B164	Senior Civil Law Clerk.....	240
6	1	B168	Chief Clerk—County Clerk's Office....	300
7	1	B169	County Clerk .....	666.66
8	16	B222	General Clerk .....	200
9	1	B228	Senior Clerk .....	200
10	2	B408	General Clerk-Stenographer .....	200
11	7	B512	General Clerk-Typist .....	200



**Section 36. DEPT. OF FINANCE AND RECORDS—  
PUBLIC ADMINISTRATOR**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 375
2	1	B160	Civil Law Clerk.....	250
3	1	B164	Senior Civil Law Clerk.....	300
4	1	B173	Public Administrator .....	666.66
5	1	B234	Head Clerk .....	300
6	3	B408	General Clerk-Stenographer .....	150
7	1	B408	General Clerk-Stenographer .....	175
8	1	K6	Senior Attorney, Civil.....	666.66

**Section 37. PURCHASING DEPARTMENT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B18	Chief Accountant, Purchasing Dept.....	\$ 466.66
2	1	B222	General Clerk .....	150
3	2	B222	General Clerk .....	200
4	1	B234	Head Clerk .....	250
5	3	B310	Tabulating Machine Operator.....	150
6	1	B311	Bookkeeping Machine Operator.....	165
7	4	B352	Storekeeper .....	150
8	1	B352	Storekeeper .....	100
9	1	B354	General Storekeeper .....	220
10	2	B354	General Storekeeper .....	200
11	2	B354	General Storekeeper .....	175
12	1	B357	Chief Storekeeper .....	325
13	1	B358	Assistant Stationery Buyer.....	225
14	1	B362	Produce Buyer and Storekeeper.....	130
15	1	B362	Produce Buyer and Storekeeper.....	170
16	1	B364	Produce Buyer and General Storekeeper	300
17	1	B364	Produce Buyer and General Storekeeper	200
18	1	B366	Assistant Purchaser of General Supplies	225
19	1	B366	Assistant Purchaser of General Supplies	200
20	1	B370	R. R. Equipment Purchasing Agent....	250
21	1	B371	Purchasing Agent—Water Service....	325
22	1	B372	Purchasing Agent—Other Services....	325
23	1	B374	Purchaser of Supplies.....	833.33
24	3	B408	General Clerk-Stenographer .....	200
25	3	B408	General Clerk-Stenographer .....	175
26	1	B408	General Clerk-Stenographer .....	160
27	1	B408	General Clerk-Stenographer .....	150
28	1	B408	General Clerk-Stenographer .....	100
29	2	B512	General Clerk-Typist .....	175
30	1	B512	General Clerk-Typist .....	190
31	2	J4	Laborer, \$6 per day .....	
32	1	J12	Foreman Laborer .....	195
33	1	J66	Garageman .....	150
34	2	N302	Inspector of General Supplies.....	200

### Section 38. PURCHASING DEPARTMENT—INTER-DEPARTMENTAL SERVICE

The following positions are in interdepartmental service and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
35	2	A156	Patternmaker, \$9 per day.....	
36	1	A364	Car and Auto Painter, \$10 per day.....	
37	4	A364	Car and Auto Painter, \$9 per day.....	
38	1	B512	General Clerk-Typist .....	\$ 185
39	1	C152	Watchman .....	170
40	1	C152	Watchman .....	145
41	1	E104	Batteryman-Electrician, \$9 per day....	
42	1	J62	Fire Hose Repairer.....	160
43	2	J66	Garageman .....	160
44	1	J66	Garageman, \$6.50 per day.....	
45	1	J67	Vulcanizer, \$7 per day.....	
46	1	M2	General Foreman Machinist.....	300
47	1	M3	Superintendent, Fire Equipment Repair Shop .....	350
48	22	M54	Auto Machinist, \$9 per day.....	
49	1	M60	Auto Fender and Body Worker, \$9 per day .....	
50	4	M104	Blacksmith Helper, \$7.08 per day.....	
51	2	M104	Blacksmith Helper, \$8 per day.....	
52	5	M108	Blacksmith, \$9 per day.....	
53	1	M108	Blacksmith, \$8 per day.....	
54	1	M154	Boilermaker's Helper, \$6.58 per day....	
55	1	M156	Boilermaker, \$9 per day.....	
56	3	M252	Machinist Helper, \$6.58 per day.....	
57	5	M254	Machinist, \$9 per day.....	
58	1	O10	Driver of Light Truck, \$6.50 per day...	
59	1	O108	Leatherworker, \$9 per day.....	

### Section 39. REAL ESTATE DEPARTMENT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B408	General Clerk-Stenographer .....	\$ 175
2	1	F258	Senior Civil Engineering Draftsman...	275
3	1	G206	Chief Right of Way Agent (Director of Property) .....	600

#### INTERDEPARTMENTAL

The following positions are in interdepartmental service and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
4	1	B408	General Clerk-Stenographer .....	\$ 150
5		B512	General Clerk-Typist .....	150
6		F254	Civil Engineering Draftsman (as needed) .....	200
7	1	G202	Division Right of Way Agent.....	275
8	1	G204	Assistant Chief Right of Way Agent...	375
9			Real Estate and Improvement Appraiser at rates fixed by special appropriation.	



### Section 40. REAL ESTATE DEPARTMENT—EXPOSITION AUDITORIUM

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A154	Carpenter .....	\$ 225
2	1	A354	Painter at \$9 per day.....	
3	1	C2	Asst. Superintendent of Auditorium....	200
4	1	C4	Superintendent of Auditorium.....	250
5	4	C104	Janitor .....	155
6	2	C152	Watchman .....	180
7	1	E108	Electrician .....	237.50
8	1	J64	Chair Repairer, \$6.50 per day.....	
9	1	O168	Engineer—Stationary Steam Engines..	220
10	1		Organ Repairer (part time).....	75
11	1	C101	Dressing Room Maid (as needed) (part time), \$3 per day.....	

### Section 41. DEPARTMENT OF PUBLIC WORKS— GENERAL OFFICE

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Director of Public Works.....	\$ 666.66
2	1	B10	Accountant .....	250
3	1	B94	Chief Clerk, Department of Public Works .....	400
4	1	B210	Office Assistant .....	190
5	1	B222	General Clerk .....	200
6	1	B222	General Clerk .....	155
7	1	B222	General Clerk .....	200
8	1	B234	Head Clerk .....	300
9	2	B408	General Clerk-Stenographer .....	225
10	1	B408	General Clerk-Stenographer .....	155
11	5	B454	Telephone Operator .....	150
12	1	B458	Chief Telephone Operator.....	165
13		B512	General Clerk-Typist (as needed).....	155

### Section 42. DEPARTMENT OF PUBLIC WORKS— BUREAU OF COST ACCOUNTING

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk .....	\$ 250
2	8	B222	General Clerk .....	200
3	1	B222	General Clerk .....	155
4	1	B228	Senior Clerk .....	200
5	1	B234	Head Clerk .....	325
6	1	B408	General Clerk-Stenographer .....	185
7	1	B408	General Clerk-Stenographer .....	155
8	1	B512	General Clerk-Typist .....	185

### Section 43. DEPARTMENT OF PUBLIC WORKS— BUREAU OF BUILDING REPAIR

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A8	Assistant Superintendent of Maintenance and Repair of Public Buildings.\$	275
2	1	A10	Superintendent of Maintenance and Repair of Public Buildings.....	325
3	1	A160	Foreman Carpenter, D. P. W.....	250
4	1	A208	Foreman Cement Finisher, D. P. W.....	250

Section 43. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF BUILDING REPAIR (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
5	1	A358	General Foreman Painter, D. P. W.....	275
6	1	A408	Foreman Plumber, D. P. W.....	275
7	1	A460	Foreman Sheet Metal Worker.....	300
8	1	A506	Foreman Steamfitter .....	275
9	15	C52	Elevator Operator .....	155
10	1	C52	Elevator Operator .....	145
11	1	C54	Elevator Starter .....	180
12	1	C102	Janitress .....	155
13	1	C102	Janitress (Part Time), as needed.....	75
14	46	C104	Janitor .....	155
15	7	C104	Janitor .....	145
16	5	C104	Janitor .....	165
17	1	C106	Sub-Foreman Janitor .....	190
18	1	C108	Foreman Janitor .....	175
19	1	C108	Foreman Janitor .....	180
20	1	C110	Head Janitor .....	260
21	5	C152	Watchman .....	155
22	3	C202	Window Cleaner .....	160
23	2	C202	Window Cleaner .....	170
24	1	C204	Sub-Foreman Window Cleaner.....	185
25	1	E112	Foreman Electrician .....	275
26	5	O166	Fireman Stationary Steam Engines....	185
27	6	O168	Engineer Stationary Steam Engines....	220
28	1	O172	Chief Engineer Stationary Steam En- gines .....	300
29	1	O172	Chief Engineer Sta. Steam Engines....	280

Section 44. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF BUILDING REPAIR

Employments as required on miscellaneous repair of public buildings, including schools, as provided in Section 95 of the Charter. Number of employments is enumerated wherever the employee has attained permanent civil service tenure in this department. The employments are *not* established as continuing positions but “as needed” when the services are required and the funds are provided.

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class Title	
1		A52	Hod Carrier .....	day \$ 9
2		A56	Bricklayer .....	day 11
3		A58	Marble Setter's Helper.....	day 6
4		A60	Marble Setter .....	day 10
5		A62	Tile Setter .....	day 10
6	19	A154	Carpenter .....	day 9
7		A158	Sub-Foreman Carpenter .....	day 9.50
8		A162	Lather .....	day 10
9		A172	Hardwood Floorman .....	day 10
10	10	A202	Cement Finisher Helper.....	day 8
11	3	A204	Cement Finisher .....	day 9
12		A206	Sub-Foreman Cement Finisher....	day 9.50
13	2	A252	Glazier .....	day 8.50
14	1	A252	Glazier .....	day 9.50
15	2	A302	Locksmith .....	day 8
16	1	A352	Painter's Shopman .....	day 7
17	18	A354	Painter .....	day 9
18		A356	Sub-Foreman Painter .....	day 9.50



**Section 44. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF BUILDING REPAIR (Continued)  
INTERDEPARTMENTAL (Continued)**

Item No.	No. of Employees	Class No.	Class Title	
19		A380	Paper Hanger .....	day 10
20	1	A392	Plasterer .....	day 11
21	1	A402	Plumber's Shopman .....	day 7
22	23	A404	Plumber .....	day 10
23	1	A452	Sheet Metal Shopman.....	day 6.50
24	10	A456	Sheet Metal Worker.....	day 10
25	1	A458	Sub-Foreman Sheet Metal Worker.	day 10.50
26	10	A504	Steamfitter .....	day 10
27	1	A551	Apprentice .....	day 7
28	1	A551	Apprentice .....	day 6.50
29	1	B222	General Clerk .....	day 7
30	1	C152	Watchman .....	per month 145
31	1	C202	Window Cleaner .....	per month 155
32	6	E108	Electrician .....	day 9
33	1	J4	Laborer .....	day 6

Teams and trucks at rates established by  
purchaser's contract.

**Section 45. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF BUILDING INSPECTION**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A106	Building Inspector .....	\$ 275
2	7	A106	Building Inspector .....	225
3	1	B210	Office Assistant (part time).....	75
4	1	B408	General Clerk-Stenographer .....	175
5	1	F558	Structural Engineer .....	300
6	1	F560	Superintendent, Bureau of Building In- spection .....	500
7	1	M158	Boiler Inspector .....	250

**INTERDEPARTMENTAL SERVICE**

The following positions are in interdepartmental service and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
8	1	A106	Building Inspector .....	\$ 225
9	1	F558	Structural Engineer .....	300

**Section 46. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk .....	\$ 250
2	1	B222	General Clerk .....	225
3	1	B228	Senior Clerk .....	200
4	2	B408	General Clerk-Stenographer .....	200
5	1	B512	General Clerk-Typist .....	175
6	1	F4	Second Assistant City Engineer.....	650
7	1	F10	City Engineer .....	650
8	1	F204	Civil Engineering Inspector.....	250
9	1	F206	Senior Civil Engineering Inspector....	225

Section 46. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
11	1	F252	Junior Civil Engineering Draftsman...	160
12	1	F254	Civil Engineering Draftsman.....	250
13	2	F254	Civil Engineering Draftsman.....	240
14	1	F256	Cartographer and Art Designer.....	210
15	3	F258	Senior Civil Engineering Draftsman....	250
16	1	F258	Senior Civil Engineering Draftsman....	225
17	1	F260	Civil Engineering Designer.....	375
18	3	F260	Civil Engineering Designer.....	300
19	1	F262	Sanitary Engineering Designer.....	325
20	1	F270	Chief Civil Engineering Designer.....	450
21	1	F356	Electrical Engineering Inspector.....	250
22	1	F454	Mechanical Engineering Designer.....	250
23	1	F502	Engineer Assessments and Complaints..	250
24	1	F506	Engineer Grades .....	275
25	2	F510	Engineer Street Improvement Investi- gations .....	275
26	1	F514	Engineer Street Improvement Plans....	300
27	1	F518	Office Engineer .....	350
28	1	F518	Office Engineer .....	315
29	1	F552	Structural Draftsman .....	200
30	1	F604	Surveyor's Field Assistant.....	250
31	13	F604	Surveyor's Field Assistant.....	225
32	4	F610	Surveyors .....	250
33	1	F612	Office Surveyor .....	225
34	1	F614	Assistant Chief Surveyor.....	275
35	1	F616	Chief Surveyor .....	325
36	4	N252	Street Inspector .....	225

Section 47. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING (Continued)

EMPLOYMENTS PREDICATED ON REVENUE AND BOND ISSUE  
MONEYS

The following positions are in interdepartmental service and predicated on bond issues and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
37	1	B312	Blue Printer .....	\$ 215
38	1	B314	Photostat Operator .....	225
39	1	B316	Photographer .....	265
40	1	B408	General Clerk-Stenographer .....	150
41	1	B512	General Clerk-Typist .....	150
42	4	F202	Inspector, Public Works Construction..	225
43	2	F204	Civil Engineering Inspector.....	250
44	27	F204	Civil Engineering Inspector.....	225
45	1	F206	Senior Civil Engineering Inspector....	300
46	1	F206	Senior Civil Engineering Inspector....	275
47	1	F206	Senior Civil Engineering Inspector....	250
48	1	F208	Chief Civil Engineering Inspector, Minor	300
49	1	F210	Chief Civil Engineering Inspector, Major	400
50	1	F252	Junior Civil Engineering Draftsman...	175
51	1	F252	Junior Civil Engineering Draftsman....	160



Section 47. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
52	3	F254	Civil Engineering Draftsman.....	240
54	3	F258	Senior Civil Engineering Draftsman....	225
55	1	F258	Senior Civil Engineering Draftsman....	250
56	2	F260	Civil Engineering Designer.....	300
57	1	F260	Civil Engineering Designer.....	275
58	1	F260	Civil Engineering Designer.....	250
59	2	F262	Sanitary Engineering Designer.....	250
60	1	F354	Electrical Engineering Designer.....	250
61	3	F452	Mechanical Draftsman .....	200
62	5	F454	Mechanical Engineering Designer.....	250
63	1	F552	Structural Draftsman .....	200
64	1	F554	Structural Engineering Designer.....	275
65	9	F604	Surveyor's Field Assistant.....	225
66	2	F610	Surveyor .....	250
67	1	L114	Engineering Chemist .....	225
68	1	L116	Senior Engineering Chemist.....	400
69		F460	Assistant Mechanical Engineer.....	250
70		F654	Traffic Checker .....	175
71		F102	Architectural Draftsman .....	200
72		F106	Architectural Designer .....	250
73		F352	Electrical Draftsman .....	200
74		F360	Assistant Electrical Engineer.....	250
75		F362	Electrical Engineer .....	300
76		F401	Junior Hydraulic Engineer.....	160
77		F404	Hydraulic Engineering Designer.....	250
78		F406	Assistant Hydraulic Engineer.....	250
79		F408	Hydraulic Engineer .....	300
80		F462	Mechanical Engineer .....	300
81		F558	Structural Engineer .....	250
82		B210	Office Assistant .....	85
83		B222	General Clerk .....	155
85		C152	Watchman .....	145
86		J4	Laborer, \$6 per day .....	
87		J6	Waterpipe Welder, \$7.50 per day .....	
88		J10	Labor Sub-Foreman, \$6.50 per day.....	
89		J12	Labor Foreman, \$7 per day.....	
90		M252	Machinist's Helper, \$7.08 per day.....	
91		M254	Machinist, \$9 per day .....	
92		M256	Mechanical Inspector .....	225
93	1	O152	Engineer of Hoisting and Portable Engines, \$10 per day.....	

Section 48. DEPARTMENT OF PUBLIC WORKS—  
CENTRAL PERMIT BUREAU

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3	B222	General Clerk .....	\$ 225
2	1	B222	General Clerk .....	200
3	1	B234	Head Clerk .....	275
4	1	B512	General Clerk-Typist .....	200

### Section 49. DEPARTMENT OF PUBLIC WORKS— BUREAU OF SEWER REPAIR

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	O208	General Foreman Sewer Connections and Repairs .....	\$ 225
2	1	O214	Assistant Superintendent, Bureau of Sewer Repair .....	250
3	1	O214	Assistant Superintendent, Bureau of Sewer Repair .....	225
4	1	O216	Superintendent, Bureau of Sewer Repair .....	375

#### EMPLOYMENTS AS NEEDED

The occupants of the following positions have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
5	12	A52	Bricklayer's Hodcarrier at \$9 per day..	
6	8	A56	Bricklayer at \$11 per day.....	
8	19	J4	Laborer at \$6 per day.....	
9	4	O14	Driver, spec. equip., at \$8 per day.....	
10	28*	O204	Cribber at \$7 per day.....	
11	16	O210	Sewer Cleaner at \$8.50 per day.....	
12	1	O208	Gen. Foreman, Sewer Connection and Repair .....	\$ 250

Teams and trucks, as needed, at rates established by purchaser's contract.

\*Ten of these not included in budget estimates as compensations are paid by property owners.

### Section 50. DEPARTMENT OF PUBLIC WORKS— SEWAGE PUMPING STATION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	O202	Sewer Pumping Station Attendant.....	\$ 180

### Section 51. DEPARTMENT OF PUBLIC WORKS— BUREAU OF STREETS

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	F220	General Supt. of Streets.....	\$ 500

#### DIVISION OF STREET CLEANING

The occupants of the following positions have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
2	1	C152	Watchman .....	\$ 155
3	4	C152	Watchman .....	145
4	227	J4	Laborer at \$6 per day.....	
5	12	J10	Laborer—Sub-Foreman at \$7 per day...	
6	2	J66	Garagemen .....	150
7	2	J108	District Director of Street Cleaning....	225
8	1	J112	Supervisor of Street Cleaning.....	275



Section 51. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF STREETS (Continued)

DIVISION OF STREET CLEANING (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
9	20	O12	Truck Driver Heavy Truck \$8 per day..	
10	6	O14	Driver of Special Equipment \$8 per day.	
11	1	O18	Sub. Sta. For. and Truck Driver at \$8 per day .....	
12	1	O58	Gardener at \$6 per day.....	
Teams and trucks, as needed, at rates established by purchaser's contract.				

Section 52. DEPARTMENT OF PUBLIC WORKS—  
DIVISION OF STREET REPAIR

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	O298	Supervisor of Street Repair.....\$	325

The occupants of the following positions have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
2	2	A202	Cement Finisher's Helper at \$8 per day	
3	2	A204	Cement Finisher at \$9 per day.....	
4	1	B210	Office Assistant at \$5.40 per day.....	
5	25	J4	Laborers at \$6 per day.....	
6	1	J10	Laborer, Sub-Foreman, at \$6 per day..	
7	2	J12	Laborer, Foreman, at \$7 per day.....	
8	1	M254	Machinist at \$9 per day.....	
9	11	O12	Truck Driver, heavy truck, at \$8 per day	
10	2	O14	Driver, Spec. Equipment, at \$8 per day	
11	5	O152	Engr. Hoisting Port. Engine at \$10 per day .....	
12	1	O168	Engineer, Sta. St. Eng.....	220
13	1	O252	Dryerman at \$9 per day.....	
14	1	O254	Foreman, Asph. Plant, at \$10 per day..	
15	3	O260	Rammer at \$7 per day.....	
16	2	O264	Paver at \$8 per day.....	
17	5	O268	Granite Cutters at \$9.50 per day.....	
18	2	O274	Asphalt Mixerman at \$9 per day.....	
19	30	O276	Asphalt Workers at \$7.50 per day.....	
20	11	O278	Asphalt Finishers at \$8 per day.....	
21	2	O282	Foreman, Asphalt Fin., at \$9 per day	
22	1	O294	General Foreman, Street Repair.....	275
23	1	O294	General Foreman, Street Repair.....	250
24	1	O294	General Foreman, Street Repair.....	225

BRIDGES

25	7	C153	Bridge Attendant .....	155
26	4	C153	Bridge Attendant .....	145
27	10	O168	Engineer Sta. St. Engines.....	220
28	1	O168	Engineer Sta. St. Engines (Relief)....	220
29	1	O172	Chief Engineer Sta. St. Engines.....	275

Teams and trucks, as needed, at rates established  
by purchaser's contract.

Section 53. **DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ARCHITECTURE**

**INTERDEPARTMENTAL SERVICE**

The following positions are in interdepartmental service and the occupants have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	10	A106	Building Inspector .....	\$ 225
2	1	B408	General Clerk-Stenographer .....	200
3	2	F102	Architectural Draftsman .....	200
4	1	F112	City Architect .....	600
5	1	B210	Office Assistant (part time).....	75
6	1	F104	Architectural Estimator .....	250

Section 54. **DEPARTMENT OF ELECTRICITY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A354	Painter at \$9 per day.....	
2	1	B222	General Clerk .....	\$ 225
3	1	B222	General Clerk .....	190
4	1	B228	Senior Clerk .....	250
5	1	B408	General Clerk-Stenographer .....	175
6	4	B454	Telephone Operator .....	150
7	1	E2	Line Inspector .....	220
8	13	E4	Electrical Inspector .....	250
9	1	E8	Chief Electrical Inspector.....	275
10	8	E52	Fire Dispatcher .....	225
11	1	E54	Chief Fire Dispatcher.....	250
12	1	E108	Electrician .....	240
13	1	E108	Electrician at \$9 per day.....	
14	1	E110	Radio Maintenance Man at \$8 per day..	
15	1	E116	Superintendent of Plant, Department of Electricity .....	300
16	1	E154	Lineman .....	220
17	9	E154	Lineman .....	215
18	3	E154	Lineman .....	185
19	1	E156	Cable Splicer at \$9.50 per day.....	
20	2	E160	Foreman Lineman .....	240
21	1	F366	Chief, Department of Electricity.....	416.66
22	3	J4	Laborer at \$6 per day.....	
23	1	J12	Labor Foreman .....	195
24	1	J66	Garageman .....	150
25	1	J76	Traffic Button Maintenance Man at \$9 per day .....	
26	2	M254	Machinist .....	225
27	5	M260	Instrument Maker .....	225
28	1	M264	Foreman Instrument Maker.....	250



Section 55. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE

ADMINISTRATION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B408	General Clerk-Stenographer .....	\$ 150
2	1	B408	General Clerk-Stenographer .....	100
3	1	B412	Senior Clerk-Stenographer .....	215
4	1	B454	Telephone Operator .....	150
5	1	B454	Telephone Operator .....	125
6	1	B512	General Clerk-Typist .....	150
7	1	C52	Elevator Operator .....	155
8		I103	Institutional Help, less than.....	80
9	1	L14	Assistant Director of Public Health....	400
10	1	L18	Director of Public Health.....	833.33

ACCOUNTING

11	1	B4	Bookkeeper .....	190
12	1	B14	Senior Accountant .....	400
13	2	B222	General Clerk .....	190
14	1	B408	General Clerk-Stenographer .....	150

STATISTICS

15	1	B222	General Clerk .....	190
16	1	B222	General Clerk .....	185
17	1	B228	Senior Clerk .....	190
18	1	B238	Hospital Statistician .....	190
18½	1	B238	Hospital Statistician .....	180
19	1	B408	General Clerk-Stenographer .....	190

MEAT INSPECTION

20	5	N56	Market Inspector .....	200
21	1	N56	Market Inspector .....	185
22	1	N58	Chief Market Inspector.....	225
23	8	N60	Abattoir Inspector .....	200
24	4	N62	Veterinarian .....	201
25	6	N62	Veterinarian .....	200

COMMUNICABLE DISEASES

26	1	B408	General Clerk-Stenographer .....	100
27	1	J58	Disinfector .....	200
28	4	J74	Rat Catcher .....	115
29	4	L370	Epidemiologist .....	225
30	1	L371	Director, Bureau of Communicable Diseases (part time).....	350
31	1	P52	Field Nurse .....	175

CLINICS

32	1	B408	General Clerk-Stenographer (part time)	75
33	2	L360	Physician .....	150
34	1	L364	Pediatrician .....	100
35	1	L364	Pediatrician (part time).....	75
36	1	L404	Psychologist .....	175
37	4	L404	Psychologist .....	150
38	1	L404	Psychologist (part time).....	75
39	1	L408	Chief Psychologist (part time).....	200
40	1	L408	Chief Psychologist (part time).....	150
41	1	P52	Field Nurse .....	150

BACTERIOLOGICAL LABORATORY

42	1	B222	General Clerk .....	190
43	1	C102	Janitress .....	75
44		I103	Institutional Help, less than.....	80

Section 55. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

BACTERIOLOGICAL LABORATORY (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
45	1	L52	Bacteriological Laboratory Technician..	125
46	1	L56	Bacteriologist .....	225
47	2	L56	Bacteriologist .....	175
48	1	L58	Director of Laboratories .....	275
49	1	L60	Bacteriological Milk Inspector.....	200

SCHOOL INSPECTION—MEDICAL

50	1	L252	Optometrist (part time) .....	150
51	1	L336	Director Bureau Child Hygiene.....	333.33
52	1	L364	Pediatrician .....	250
53	1	L364	Pediatrician .....	175
54	7	L364	Pediatrician .....	150

DENTAL

55	1	B222	General Clerk (part time).....	50
56	2	L152	Dental Hygienist .....	150
57	13	L156	Dentist (part time).....	100
58	1	L158	Director Dental Bureau.....	250

CHILD WELFARE—MEDICAL

59	1	L364	Pediatrician .....	250
59½	1	L364	Pediatrician .....	200
60	4	L364	Pediatrician .....	150
61	1	L364	Pediatrician at \$10 per day .....	

MILK AND FOOD INSPECTION

62	1	B408	General Clerk-Stenographer .....	190
63	7	N52	Food and Restaurant Inspector.....	200
64	10	N52	Food and Restaurant Inspector.....	175
65	1	N54	Chief Food Inspector.....	325
66	2	N64	Dairy Inspector .....	300
67	1	N64	Dairy Inspector .....	225

Section 56. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

CHEMICAL LABORATORY

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
68	1	L102	Food Chemist Assistant .....\$	100
69	1	L104	Food Chemist .....	225
70	1	L106	Senior Food Chemist .....	250

PLUMBING INSPECTION

71	1	A412	Plumbing Inspector .....	250
72	7	A412	Plumbing Inspector .....	240
73	1	A416	Chief Plumbing Inspector .....	325
74	1	B408	General Clerk-Stenographer .....	190

HOUSING INSPECTION

75	1	B408	General Clerk-Stenographer .....	100
76	9	N204	Housing Inspector .....	200
77	1	N206	Chief Housing Inspector .....	250



Section 56. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

INDUSTRIAL INSPECTION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
78	1	F520	Consulting Sanitary Engineer (part time) .....	150
79	2	N205	Industrial Inspector .....	200
80	1	N205	Industrial Inspector .....	175
81	1	N208	Chief Industrial Inspector .....	250

CITY PHYSICIANS

82	4	L360	Physician .....	300
83	2	L360	Physician .....	150
84	1	L362	Supervisor of City Physicians .....	300

FIELD NURSING, ADMINISTRATION

85	1	B222	General Clerk .....	190
86	1	B408	General Clerk-Stenographer .....	125
87	1	B408	General Clerk-Stenographer .....	100
88	1	P54	Supervising Field Nurse .....	225
89	8	P54	Supervising Field Nurse .....	190
90	1	P54	Supervising Field Nurse .....	175
91	1	P58	Director of Field Nursing .....	275

FIELD NURSING, SCHOOLS

92	33	P52	Field Nurse .....	165
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FIELD NURSING, OTHER

93	19	P52	Field Nurse .....	165
94	1	P101	Chinese Visiting Nurse .....	165

SOCIAL SERVICE

95	1	P52	Field Nurse .....	165
96	1	T156	Social Service Investigator .....	180
97	1	T156	Social Service Investigator .....	165
98	1	T160	Senior Social Service Investigator .....	215

TUBERCULOSIS BUREAU

99	7	P52	Field Nurse .....	165
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OUTPATIENT MATERNITY SERVICE

100	1	L360	Physician .....	300
101	1	L360	Physician .....	190
102	2	P102	Registered Nurse .....	125

Section 57. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk (part time) .....	\$ 75
2	1	B408	General Clerk-Stenographer .....	190
3	1	B454	Telephone Operator .....	100
4	1	I8	Head Baker .....	190
5	3	I12	Cook .....	165
6	1	I12	Cook (part time) .....	75
7	1	I14	Junior Chef .....	175
8	1	I16	Chef .....	200
9	1	I22	Butcher .....	100

Section 57. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
10	1	I24	Senior Butcher .....	235
11	4	I54	Waitress .....	110
12	1	I58	Dining Room Steward .....	140
13		I102	Inmate Help, not over .....	50
14		I103	Institutional Help (deduct for B., R. & L.), less than .....	80
15	4	I110	Institutional Attendant (deduct for B., R. & L.) .....	135
16	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	125
17	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	120
18	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	115
19	2	I110	Institutional Attendant (deduct for B., R. & L.) .....	102.50
20	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	87.50
21	2	I112	Head Institutional Attendant (deduct for B., R. & L.) .....	235
22	1	I154	Laundress .....	95
23	1	I164	Marker and Distributor .....	127
24	1	I170	Washer (deduct for B., R. & L.) .....	102.50
25	1	I174	Superintendent of Laundry .....	189
26	1	I254	Seamstress .....	90
27	1	I256	Head Seamstress .....	115
28	1	I302	Instructor, Basketry (deduct for B., R. & L.) .....	102.50
29	1	I304	Instructor, Weaving (deduct for B., R. & L.) .....	135
30	1	L8	Assistant to Superintendent .....	275
31	1	L10	Superintendent (deduct \$150 for full family maintenance) .....	733.33
32	1	L54	Assistant Bacteriologist .....	100
33	1	L202	Dietitian (deduct for R. & L.) .....	137.50
34	1	L306	Senior Pharmacist .....	200
35	5	L352	Interne (deduct for B., R. & L.) .....	37.50
36	1	L354	House Officer (deduct for B., R. & L.) ..	185
37	2	L354	House Officer (deduct for B., R. & L.) ..	102.50
38	1	L360	Physician (deduct for B., R. & L.) .....	235
39	1	L452	X-ray Technician .....	150
40	1	O12	Truck Driver, Heavy Truck (deduct for B., R. & L.) .....	185
41	1	O52	Farmer (deduct for B., R. & L.) .....	102.50
42	1	O54	Foreman, Building and Grounds (deduct for B., R. & L.) .....	220
43	1	O58	Gardener (deduct for B., R. & L.) ...	102.50
44	1	O60	Head Gardener (deduct for B., R. & L.) ..	185
45	3	O168	Engineer Sta. Steam Engines .....	220
46	1	P102	Registered Nurse (deduct for B., R. & L.) ..	185
47	21	P102	Registered Nurse (deduct for B., R. & L.) .....	135
48	4	P104	Head Nurse (deduct for B., R. & L.) ..	135
49	1	P118	Superintendent of Nurses (deduct for B., R. & L.) .....	235
50	1	P208	Operating Room Nurse (deduct for B., R. & L.) .....	135



### Section 58. DEPARTMENT OF PUBLIC HEALTH— ISOLATION HOSPITAL

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B512	General Clerk-Typist (part time) (deduct for B., R. & L.) .....	\$ 77.50
2	1	C152	Watchman (deduct for B., R. & L.) .....	145
3	1	I14	Junior Chef .....	175
4	1	I54	Waitress .....	110
5		I103	Institutional Help (deduct for B., R. & L.), less than .....	80
6	1	I204	Porter (deduct for B., R. & L.) .....	85
7	1	I254	Seamstress (deduct for B., R. & L.) ...	125
8	2	L352	Interne (deduct for B., R. & L.) .....	37.50
9	1	L354	House Officer (deduct for B., R. & L.)..	52.50
10	1	L372	Resident Physician (deduct for B., R. & L.) .....	385
12		P54	Student Nurse (deduct for B., R. & L.) 37.50 to 39.50	
13	7	P102	Registered Nurse (deduct for B., R. & L.)	135
14	1	P104	Head Nurse (deduct for B., R. L.)...	135
15	1	P116	Superintendent Isolation Hospital (deduct for B., R. & L.) .....	235

### Section 59. DEPARTMENT OF PUBLIC HEALTH—SAN FRANCISCO HOSPITAL

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3	B222	General Clerk .....	\$ 150
2	1	B222	General Clerk .....	100
3	1	B234	Head Clerk .....	250
4	1	B238	Hospital Statistician .....	190
5	1	B238	Hospital Statistician .....	160
6	7	B408	General Clerk-Stenographer .....	100
7	12	B408	General Clerk-Stenographer (part time) (deduct for B., R. & L.) .....	75
8	1	B412	Senior Clerk-Stenographer .....	190
9	2	B454	Telephone Operator .....	125
10	1	B454	Telephone Operator (deduct for B., R. & L.) .....	125
11	1	C6	Sup. of Building T. B. Hosp. (deduct for B., R. & L.) .....	260
13	2	C152	Watchman (deduct for B., R. & L.) .....	145
14	2	E108	Electrician .....	237.50
15	1	I6	Pastry Cook .....	175
16	8	I12	Cook .....	165
17	1	I16	Chef .....	200
18	8	I54	Waitress .....	110
19	8	I56	Waiter .....	110
20		I103	Institutional Help (deduct for B., R. & L.) less than .....	80
21	1	I118	Senior Orderly (deduct for B., R. & L.)	102.50
22	1	I122	House Mother (deduct for B., R. & L.).	125
23	1	I122	House Mother (deduct for B., R. & L.).	87.50
24	16	I152	Flat Work Ironer .....	85
25	5	I154	Laundress .....	98
26	4	I154	Laundress .....	94
27	5	I154	Laundress .....	92
28	1	I154	Laundress .....	93

Section 59. DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
29	1	I156	Starcher .....	118
30	1	I164	Sorter .....	127
31	1	I164	Marker and Distributor .....	127
32	1	I166	Wringerman .....	136.33
33	2	I170	Washer .....	129.50
34	1	I172	Head Washer .....	152.50
35	1	I178	Superintendent of Laundry .....	200
36	1	I206	Porter Sub-Foreman (deduct for B., R. & L.) .....	87.50
37	1	I208	Porter Foreman (deduct for B., R. & L.) .....	87.50
38	1	I210	Head Porter (deduct for B., R. & L.)...	125
39	2	I254	Seamstress .....	90
40	1	I256	Head Seamstress (deduct for B., R. & L.) .....	150
41	1	J4	Laborer (deduct for B., R. & L.) .....	87.50

Section 60. DEPARTMENT OF PUBLIC HEALTH—SAN  
FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
42	1	L2	Assistant Superintendent (deduct for B., R. & L.) .....	\$ 310
43	1	L6	Superintendent (deduct \$150 for full family maintenance) .....	733.33
44	1	L70	Physio-Therapist (part time) .....	100
45	1	L72	Electro-Cardiograph Technician (part time) .....	75
46	1	L156	Dentist (part time) .....	50
47	4	L202	Dietitian (deduct for R. & L.) .....	137.50
48	1	L206	Chief Dietitian .....	175
49	1	L304	Pharmacist .....	225
50	1	L304	Pharmacist .....	200
51	2	L304	Pharmacist .....	190
52	1	L306	Senior Pharmacist .....	250
53	42	L352	Interne (deduct for B., R. & L.) .....	37.50
54	16	L354	House Officer (deduct for B., R. & L.)..	52.50
55	5	L356	Senior House Officer (deduct for B., R. & L.) .....	65
56	1	L360	Physician .....	75
57	2	L372	Resident Physician (deduct for B., R. & L.) .....	135
58	1	L372	Resident Physician (deduct for B., R. & L.) .....	160
59	1	L372	Resident Physician .....	175
60	1	L452	X-ray Technician (deduct for B., R. & L.) .....	102.50
61	2	L452	X-ray Technician (deduct for B., R. & L.) .....	135
62	1	L456	Senior X-ray Technician (deduct for B., R. & L.) .....	210
63	1	L458	Radiologist (part time) .....	200
64	1	L458	Radiologist (part time) .....	100
64½	1	M255	Bracemaker .....	77.50
65	1	O60	Head Gardener (deduct for R.).....	150
66	4	O166	Fireman, Stationary Steam Engine .....	185
67	4	O168	Engineer, Stationary Steam Engine...	220
68	1	O172	Chief Engineer, Stationary Steam Engine (deduct for R.) .....	280



Section 60 ½. **DEPARTMENT OF PUBLIC HEALTH—SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
69	1	P52	Field Nurse .....	165
70	120	P102	Registered Nurse (deduct for B., R. & L.) .....	135
71	8	P102	Registered Nurse (deduct for B., R. & L.) .....	135
72		P103	Special Nurse (as needed) 10 hours, at \$5.00 per day.....	
73		P103	Special Nurse, as needed (Psychiatric or Communicable Diseases) \$7 per day .....	
74		P103	Special Nurse (as needed) 12 hours, at \$6.00 per day.....	
75		P103	Special Nurse (as needed), 12 hours at \$8.00 per day (two patients).....	
76	33	P104	Head Nurse (deduct for B., R. & L.)...	135
77	1	P110	Assistant Superintendent of Nursing (deduct for B., R. & L.) .....	210
78	1	P110	Assistant Superintendent of Nursing (deduct for B., R. & L.) .....	185
79	1	P110	Assistant Superintendent of Nursing (deduct for B., R. & L.).....	170
80	1	P110	Asst. Supt. of Nursing (deduct for B., R. & L.) .....	150
81	1	P122	Director of Institutional Nursing (deduct for B., R. & L.) .....	285
82	4	P204	Anaesthetist (deduct for B., R. & L.)...	160
83	1	P206	Senior Anaesthetist (deduct for B., R. & L.) .....	185
84	1	P208	Operating Room Nurse (deduct for B., R. & L.) .....	145
85	14	P206	Operating Room Nurse (deduct for B., R. & L.) .....	135
86	1	P210	Senior Operating Room Nurse (deduct for B., R. & L.) .....	185
87	1	P212	Head Nurse Obstetrical (deduct for B., R. & L.) .....	150
88	1	P214	Head Nurse Pediatrics (deduct for B., R. & L.) .....	150
89	1	P216	Head Nurse Psychiatric (deduct for B., R. & L.) .....	150
90		P254	Student Nurse (deduct for B., R. & L.) ..	37.50 to 39.50
91	2	P304	Instructor of Nursing (deduct for B., R. & L.) .....	160
92	1	P306	Senior Instructor of Nursing (deduct for B., R. & L.).....	185
93	1	T152	Junior Social Service Investigator ...	150
94	2	T152	Junior Social Service Investigator ...	120
95	2	T156	Social Service Investigator .....	180
96	8	T156	Social Service Investigator .....	140

**Section 61. DEPARTMENT OF PUBLIC HEALTH—  
EMERGENCY HOSPITALS**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B352	Storekeeper .....	\$ 100
2	1	B408	General Clerk-Stenographer .....	190
3	12	L504	Emergency Hospital Surgeon .....	200
4	1	L506	Assistant Chief Surgeon Emergency Hospitals .....	225
5	1	L508	Chief Surgeon .....	250
6	15	O6	Ambulance Driver .....	200
7	1	O6	Ambulance Driver .....	185
8	2	O6	Ambulance Driver .....	175
9	4	P2	Emergency Hospital Steward .....	165
10	21	P2	Emergency Hospital Steward .....	200
11	1	P4	Chief Emergency Hospital Steward ...	250
12	14	P102	Registered Nurse .....	165
13	3	P102	Registered Nurse .....	135
14	1	P102	Registered Nurse (Relief) at \$5 per day	

**Section 62. DEPARTMENT OF PUBLIC HEALTH—  
HASSLER HEALTH HOME**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B454	Telephone Operator (deduct for B., R. & L.) .....	\$ 87.50
2	1	C152	Watchman (deduct for B., R. & L.) ....	87.50
3	2	I12	Cook (deduct for R. & L.) .....	162.50
4	1	I14	Junior Chef (deduct for R. & L.) .....	182.50
5		I103	Institutional Help (deduct for B., R. & L.) less than .....	80
6	2	I116	Orderly (deduct for B., R. & L.) .....	92.50
7	1	I254	Seamstress (deduct for B., R. & L.) ...	92.50
8	2	J4	Laborer (deduct for B., R. & L.) .....	160
9	1	J4	Laborer at \$5 per day .....	
10	1	L156	Dentist (part time) .....	50
11	1	L352	Interne (deduct for B., R. & L.) .....	37.50
12	1	L372	Resident Physician (deduct for B., R. & L.) .....	260
13	1	O10	Truck Driver, Light Truck (deduct for B., R. & L.) .....	160
14	1	O54	Foreman, Building and Grounds (deduct for 1 meal) .....	210
15	1	O58	Gardener (deduct for B., R. & L.) .....	135
16	1	O58	Gardener (deduct for B., R. & L.) .....	92.50
17	5	P102	Registered Nurse (deduct for B., R. & L.)	135
18	1	P104	Head Nurse (deduct for B., R. & L.)..	135
19	1	P114	Superintendent, Hassler Health Home (deduct for B., R. & L.) .....	285

**AS NEEDED**

The occupants of the following positions have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are available:

20	3	I116	Orderly (deduct for B., R. & L.)....	85
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**Section 63. COUNTY WELFARE DEPARTMENT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B228	Senior Clerk .....	\$ 185
2	1	B408	General Clerk-Stenographer .....	185
3	1	B408	General Clerk-Stenographer .....	160
4	1	B408	General Clerk-Stenographer .....	150
5	1	B510	Braille Typist .....	150
6	7	T152	Junior Social Service Investigators ...	150
7	8	T156	Social Service Investigators .....	150
8	1	T160	Senior Social Service Investigator ...	200
9	1	T162	Director of County Welfare Department	300

**Section 64. CORONER**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B420	Phonographic Reporter .....	\$ 200
2	1	B512	General Clerk-Typist .....	175
3	1	B512	General Clerk-Typist .....	165
4	1	B512	General Clerk-Typist .....	155
5	1	L52	Bacteriological Laboratory Technician..	150
6	1	L52	Bacteriological Laboratory Technician..	125
7	1	L62	Pathologist (part time) .....	125
8	1	L110	Toxicologist (part time) .....	150
9	1	L502	Autopsy Surgeon .....	250
10	3	N4	Coroner's Investigator .....	215
11	1	N4	Coroner's Investigator .....	200
12	1	N8	Coroner's Chief Investigator .....	250
13	1	N10	Coroner .....	666.66
14	3	O8	Morgue Ambulance Driver .....	200
15	1	O8	Morgue Ambulance Driver .....	175

**Section 65. HORTICULTURAL INSPECTION DEPARTMENT—  
AGRICULTURAL COMMISSION**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B408	General Clerk-Stenographer .....	\$ 150
2	1	N154	Horticultural Inspector .....	250
4	3	N154	Horticultural Inspector .....	175
4½	1	N154	Horticultural Inspector (6 mo.) .....	175
5	1	N156	County Agricultural Commissioner ....	400

**Section 66. SEALER OF WEIGHTS AND MEASURES**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B512	General Clerk-Typist .....	\$ 225
2	1	N356	Senior Inspector of Weights and Measures .....	275
3	4	N354	Inspector of Weights and Measures ....	225
4	1	N358	Sealer of Weights and Measures .....	300

## Section 67. CONTROLLER

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Controller .....	\$ 833.33
2	1	B4	Bookkeeper .....	200
3	12	B4	Bookkeeper .....	175
4	9	B6	Senior Bookkeeper .....	190
5	1	B7	Assist. Supervisor of Disbursements ...	225
6	1	B8	Supervisor of Disbursements .....	250
7	2	B14	Senior Accountant .....	325
8	3	B14	Senior Accountant .....	275
9	1	B21	Chief Assistant Controller .....	500
10	1	B55	Supervisor of Pay Rolls .....	300
11	1	B210	Office Assistant (part time) .....	75
12	3	B222	General Clerk .....	200
13	1	B222	General Clerk .....	190
14	2	B222	General Clerk .....	185
15	1	B222	General Clerk .....	175
16	1	B222	General Clerk .....	160
17	1	B222	General Clerk .....	150
18	2	B228	Senior Clerk .....	250
19	1	B288	Senior Clerk .....	200
20	1	B228	Senior Clerk .....	175
21	1	B234	Head Clerk .....	300
22	2	B234	Head Clerk .....	225
23	2	B234	Head Clerk .....	200
24	1	B237	Tax Redemption Clerk .....	200
25	1	B301	Pay Roll Machine Operator .....	190
26	2	B301	Pay Roll Machine Operator .....	175
27	3	B301	Pay Roll Machine Operator .....	165
28	1	B301	Pay Roll Machine Operator .....	155
29	2	B302	Addressing Machine Operator .....	155
30	1	B310	Tabulating Machine Operator .....	150
31	3	B311	Bookkeeping Machine Operator .....	165
32	1	B408	General Clerk Stenographer .....	200
33	3	B408	General Clerk Stenographer .....	150
33½	1	B417	Confidential Secretary to the Controller	200
34	1	B460	Secretarial Telephone Operator .....	150
35	1	B512	General Clerk-Typist .....	215
36	1	B512	General Clerk-Typist .....	175
37	2	B512	General Clerk-Typist .....	150
38	1	K6	Senior Attorney—Civil (part time) ....	250
39			Seasonal Clerical Services .....	150
40			Field Bookkeepers or Accountants (Construction Work outside S. F.) (as needed) .....	200

## Section 68. CITY PLANNING COMMISSION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	5		Commissioners, \$15 per meeting .....	
2	1	B420	Phonographic Reporter (as needed), \$12.50 per meeting .....	
3	1	F158	City Planning Engineer and Secretary.\$	350
4	1	F252	Junior Civil Engineering Draftsman ...	200
5	1	F254	Civ. Engineering Draftsman (as needed)	250



### Section 69. PUBLIC UTILITIES COMMISSION—GENERAL OFFICE

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	5		Commissioners .....	\$ 100
2	1		Manager of Utilities .....	1,000
3	1	B67	Secretary, Utility Commission .....	300
5	1	B53	Director of Public Relations .....	350
6	1	B412	Senior Clerk-Stenographer .....	200
7	1	B408	General Clerk-Stenographer .....	150
8	1	B512	Gen. Clerk-Typist .....	150
9	1	O4	Special Chauffeur .....	200

### Section 70. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO AIRPORT

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 150
2	2	C104	Janitor .....	125
3	1	F52	Meteorological Computor .....	150
4	1	F54	Meteorologist .....	150
5	1	F60	Assistant Superintendent .....	200
6	1	F62	Superintendent .....	350

### TEMPORARY PERSONAL SERVICES

7		A154	Carpenter, \$9 per day .....	
8		A354	Painter, \$9 per day .....	
10		E108	Electrician, \$9 per day .....	
12	10	J52	Airport Attendant .....	150

### Section 71. PUBLIC UTILITIES COMMISSION—ENGINEERING

These positions were heretofore paid from appropriations for temporary or interdepartmental services, the occupants of which have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B10	Accountant .....	\$ 275
2	1	B246	Map Clerk .....	150
3	1	B408	General Clerk-Stenographer .....	200
4	1	B408	General Clerk-Stenographer .....	175
5	2	B408	General Clerk-Stenographer .....	150
6	1	F254	Civil Engineering Draftsman .....	250
7	1	F254	Civil Engineering Draftsman .....	240
8	1	F254	Civil Engineering Draftsman .....	225
9	1	F258	Senior Civil Engineering Draftsman ..	250
10	1	F258	Senior Civil Engineering Draftsman ..	240
11	1	F320	Senior Civil Engineer .....	550
12	2	F356	Electrical Engineering Inspector .....	225
13	1	F360	Assistant Electrical Engineer .....	275
14	1	F362	Electrical Engineer .....	300
15	1	F370	Chief Electrical Engineer .....	650
16	4	F404	Hydraulic Engineering Designer .....	265
16½	1	F404	Hydraulic Engineering Designer.....	250
17	1	F406	Assistant Hydraulic Engineer .....	330
18	1	F408	Hydraulic Engineer .....	400

Section 71. PUBLIC UTILITIES COMMISSION—  
ENGINEERING (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
19	1	F454	Mechanical Engineering Designer .....	290
20	1	F454	Mechanical Engineering Designer .....	265
21	1	F456	Designer St. Ry. Equipment .....	290
22	1	F518	Office Engineer .....	350
23	1	F518	Office Engineer .....	300
24	1	F552	Structural Draftsman .....	225
25	1	F554	Structural Engineering Designer .....	250
26	1	N102	Light-Water Complaint Investigator ...	200
27	1	O4	Special Chauffeur .....	225
28	1	O152	Engr. Hoisting and Portable Engines \$10 per day .....	

CLASSIFICATIONS AS NEEDED

29		B210	Office Assistant .....	85
30		F12	Consulting Engineer, Utilities .....	650
31		F102	Architectural Draftsman .....	200
32		F106	Architectural Designer .....	250
33		F108	Architect .....	300
34		F202	Inspector Public Works Construction...	225
35		F204	Civil Engineering Inspector .....	225
36		F206	Senior Civil Engineering Inspector ...	250
37		F214	Construction Engineer .....	300
38		F252	Junior Civil Engineering Draftsman...	160
39	1	F254	Civil Engineering Draftsman .....	200
40		F260	Civil Engineering Designer .....	250
41		F351	Junior Electrical Engineer .....	160
42		F352	Electrical Engineering Draftsman .....	200
43		F354	Electrical Engineering Designer .....	250
44	1	F401	Junior Hydraulic Engineer .....	160
45	1	F432	Mechanical Draftsman .....	200
46		F460	Assistant Mechanical Engineer .....	250
47	1	F462	Mechanical Engineer .....	265
48		F556	Structural Engineering Inspector .....	250
49		F558	Structural Engineer .....	250
50		F604	Surveyor's Field Assistant .....	175
51		F610	Surveyor .....	250
52		O2	Chauffeur .....	170
			Seasonal Clerical Services as needed ...	150

Section 72. PUBLIC UTILITIES COMMISSION—  
MUNICIPAL RAILWAY

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	4	A154	Carpenter, \$9 per day.....	
2	9	A364	Car and Auto Painter, \$9 per day.....	
3	1	A370	Foreman Car and Auto Paint Shop, \$10.35 per day .....	
4	1	B10	Accountant .....	225
5	1	B14	Senior Accountant .....	325
6	1	B222	General Clerk .....	200
7	3	B222	General Clerk .....	175
8	4	B222	General Clerk .....	150
9	1	B234	Head Clerk .....	240
10	2	B308	Comptometer Operator .....	155
11	1	B408	General Clerk-Stenographer .....	250



Section 72. PUBLIC UTILITIES COMMISSION—  
MUNICIPAL RAILWAY (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
12	1	B408	General Clerk-Stenographer .....	225
13	2	B408	General Clerk-Stenographer .....	175
14	1	B408	General Clerk-Stenographer .....	155
15	2	B454	Telephone Operator .....	150
16	2	C52	Elevator Operator .....	145
17	1	C52	Elevator Operator (relief).....	145
18	28	C104	Janitor .....	160
19	8	C104	Janitor .....	145
20	3	C104	Janitor, \$5.80 per day.....	
21	2	C104	Janitor .....	135
22	2	C106	Sub-Foreman Janitor, \$6.30 per day....	
23	1	E106	Armature Winder, \$9 per day.....	
24	1	E108	Electrician, \$9 per day.....	
25	6	E154	Lineman, \$7.40 per day.....	
26	1	E160	Foreman Lineman .....	215
27	1	F216	Maintenance of Way Engineer .....	300
28	1	G106	Claims Adjuster .....	325
29	4	J4	Laborer, \$5.80 per day.....	
30	5	J66	Garageman, \$6.80 per day.....	
31	46	J152	Trackman, \$5.80 per day.....	
32	2	J156	Switch Repairer, \$5.80 per day.....	
33	2	J160	Track Welder, \$6.30 per day.....	
34	2	J162	Car Repairer Welder, \$7.50 per day....	
35	3	J166	Track Foreman, \$6.30 per day.....	
36	1	J168	General Foreman of Track Maintenance	250
37	1	M5	Assistant Master Mechanic .....	300
38	1	M6	Master Mechanic .....	350
39	3	M54	Auto Machinist, \$9 per day.....	
40	1	M56	Garage Foreman, Municipal Railway..	250
41	2	M104	Blacksmith Helper, \$8 per day.....	
42	2	M108	Blacksmith, \$9 per day.....	
43	49	M202	Car Repairer, \$6.80 per day.....	
44	5	M206	Sub-Foreman Car Repairer, \$7.30 per day	
45	2	M208	Foreman Car Repairer, \$7.80 per day..	
46	6	M254	Machinist, \$9 per day.....	
47	1	O12	Truck Driver Heavy Truck, \$8 per day	
48	1	S10	Manager Municipal Railway.....	700
49	1	S60	Instructor Municipal Railway.....	240
50	427	S102	Conductor, 75c per hour.....	
51	420	S104	Motorman, 75c per hour.....	
52	40	S106	Bus Operator, 80c per hour.....	
53	7	S110	Junior Inspector Municipal Railway....	175
54	6	S110	Junior Inspector Municipal Railway....	165
55	1	S112	Inspector Municipal Railway.....	210
56	14	S112	Inspector Municipal Railway.....	200
57	4	S112	Inspector Municipal Railway.....	180
58	2	S120	Day Dispatcher .....	210
59	1	S124	Supervisor of Schedules.....	210
60	2	S128	Division Superintendent Municipal Ry.	275
61	1	S132	Superintendent of Transportation, Mun. Railway .....	350
62	1	U108	Compressor Operator, portable, \$6.30 per day .....	
63	1	R108	Supervisor of music (part time).....	50

**Section 73. PUBLIC UTILITIES COMMISSION—SAN  
FRANCISCO WATER DEPARTMENT**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	4	A154	Carpenter at \$9 per day.....	
2	1	A354	Painter at \$9 per day.....	
3	1	A404	Plumber .....	\$ 225
4	1	A551	Apprentice at \$7 per day.....	
5	1	B4	Bookkeeper .....	200
6	2	B6	Senior Bookkeeper .....	275
7	1	B10	Accountant .....	400
8	1	B24	Auditor, Water Department.....	700
9	1	B109	Cashier, Water Department.....	325
10	1	B210	Office Assistant .....	85
11	2	B210	Office Assistant .....	75
12	5	B222	General Clerk (part time).....	75
13	1	B222	General Clerk .....	200
14	2	B222	General Clerk .....	190
15	1	B222	General Clerk .....	180
16	28	B222	General Clerk .....	175
17	2	B222	General Clerk .....	165
18	2	B222	General Clerk .....	160
19	19	B222	General Clerk .....	150
20	2	B228	Senior Clerk .....	225
21	1	B228	Senior Clerk .....	215
22	6	B228	Senior Clerk .....	200
23	2	B228	Senior Clerk .....	180
24	1	B228	Senior Clerk .....	190
25	2	B234	Head Clerk .....	250
26	8	B247	Meter Readers .....	175
27	1	B247	Meter Readers .....	165
28	6	B247	Meter Readers .....	150
29	1	B302	Addressing Machine Operator.....	160
30	1	B302	Addressing Machine Operator.....	155
31	11	B311	Bookkeeping Machine Operator.....	175
32	1	B311	Bookkeeping Machine Operator.....	165
33	1	B315	Photographer Water Service.....	200
34	1	B354	General Storekeeper .....	150
35	1	B356	Senior Storekeeper .....	265
36	2	B408	General Clerk-Stenographer .....	175
37	2	B408	General Clerk-Stenographer .....	165
38	3	B408	General Clerk-Stenographer .....	160
39	7	B408	General Clerk-Stenographer .....	150
40	1	B454	Telephone Operator .....	165
41	2	B454	Telephone Operator .....	150
42	1	B454	Telephone Operator (part time) at \$4 per day .....	
43	9	B512	General Clerk-Typist .....	150



**Section 74. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT (Continued)**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	C52	Elevator Operator .....	\$ 160
2	3	C104	Janitor .....	155
3	1	C104	Janitor .....	145
4	1	C104	Janitor (or Janitress) (part time) deduct for board and room.....	45.50
5	1	C104	Janitor at \$6 per day.....	
6	1	C106	Sub-Foreman Janitor .....	175
7	2	C152	Watchman .....	150
8	2	C152	Watchman .....	145
9	1	E154	Lineman .....	200
10	1	F2	Asst. Engineer, Water Service.....	500
11	1	F206	Senior Civil Engineering Inspector.....	250
12	2	F252	Junior Civil Eng. Draftsman.....	175
13	2	F254	Civil Engineer Draftsman.....	225
14	1	F258	Senior Civil Eng., Draftsman.....	250
15	1	F401	Junior Hydraulic Engineer .....	175
16	1	F401	Junior Hydraulic Engineer .....	160
17	1	F406	Asst. Hydraulic Engineer .....	250
18	1	F408	Hydraulic Engineer .....	375
19	1	F524	Water Purification Engineer .....	200
20	1	F524	Water Purification Engineer .....	175
21	1	I12	Cook (deduct for room).....	130
22	1	I122	House Mother (part time).....	100
23	70	J4	Laborer at \$6 per day.....	
24	1	J66	Garageman at \$6.50 per day.....	
25	6	M54	Auto Machinist at \$9 per day.....	
26	4	M254	Machinist at \$9 per day.....	
27	1	M266	Foreman Meter Repairer.....	200
28	1	M268	Foreman Machinist .....	285
29	1	N420	Consumers' Complaint Investigator....	225
30	1	O10	Truck Driver (Light Truck) at \$7.50 per day .....	
31	2	O10	Truck Driver (Light Truck) at \$6.50 per day .....	
32	1	O58	Gardener at \$6.50 per day.....	
33	2	O58	Gardener at \$6 per day.....	
34	1	O58	Gardener .....	135
35	1	O116	Teamster (2-Horse Vehicle) at \$6.50 per day .....	
36	1	O152	Eng. of Hoisting and Portable Engines at \$10 per day.....	
37	1	O162	Boiler Cleaner .....	165
38	1	O162	Boiler Cleaner .....	150
39	10	O164	Oiler .....	175
40	8	O166	Fireman Stationary Steam Engine.....	185
41	1	O167	Engine Room Attendant (Relief).....	185
42	8	O168	Engineer Stationary Steam Engine....	220
43	1	O168	Engineer Stationary Steam Engine (deduct \$15 for House).....	220
44	1	O170	Asst. Chief Eng. Sta. St. Eng.....	235
45	1	O172	Chief Eng. Sta. Steam Eng.....	265

**Section 75. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT (Continued)**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	U44	Gen. Mgr. and Chief Engineer.....\$	833.33
2	1	U51	Supervisor Docks and Shipping.....	275
3	1	U52	Supervisor of Collections.....	300
4	1	U56	Asst. Supervisor Cons. Accts.....	290
5	1	U60	Supervisor, Consumers' Accts.....	340
6	1	U80	Asst. Manager, Water Sales.....	360
7	1	U88	Manager Water Sales.....	475
8	2	U104	Leadman at \$6 per day.....	
9	3	U108	Compressor Operator, Portable at \$7.50 per day .....	
10	13	U112	Pipe Calker at \$7.50 per day.....	
11	5	U114	Main Pipe Foreman at \$7.75 per day..	
12	15	U116	Service Man at \$7.50 per day.....	
13	1	U116	Service Man at \$7.75 per day.....	
14	8	U120	Gateman at \$7.75 per day.....	
15	7	U122	Shutoff Man .....	175
16	1	U123	Service Inspector .....	185
17	1	U124	Special Complaint Inspector.....	200
18	1	U125	Hoseman—Ships and Docks.....	190
19	1	U125	Hoseman—Ships and Docks.....	160
20	6	U126	Meter Inspector .....	175
21	1	U128	Chief Meter Inspector.....	200
22	7	U130	Reservoir Keeper (deduct for House)..	160
23	1	U130	Reservoir Keeper (deduct for House)..	165
24	1	U130	Reservoir Keeper .....	165
25	1	U132	Contractors and Builders Inspector....	225
26	1	U136	General Foreman, Service Meters.....	300
27	1	U140	General Foreman, Main Pipes.....	325
28	1	U142	Asst. Supt. City Distribution.....	350
29	1	U144	Superintendent City Distribution.....	500
30	9	U206	Water Department Worker at \$6 per day	
31	1	U212	Ranger .....	145
32	1	U212	Ranger .....	135
33	3	U212	Ranger (deduct for House).....	145
34	6	U214	Pump Operator .....	165
35	2	U214	Pump Operator at \$6 per day.....	
36	2	U214	Pump Operator .....	140
37	1	U214	Pump Operator (part time).....	50
38	1	U214	Pump Operator at \$7 per day.....	
39	1	U214	Pump Operator at \$6.25 per day.....	
40	1	U215	Head Pump Operator.....	200
41	1	U215	Head Pump Operator (deduct for House) .....	185
42	1	U215	Head Pump Operator (deduct \$25 for House) .....	200
43	1	U226	Gen. Maintenance Foreman .....	200
44	1	U226	Gen. Maintenance Foreman (deduct for House) .....	210
45	1	U228	Meterman, Country .....	175
46	3	U230	Maintenance Foreman .....	200
47	1	U231	Asst. Supt. Ala. Dist. (deduct \$25 for House) .....	225
48	1	U232	Supt. Alameda Dist. (deduct \$25 for House) .....	300
49	1	U236	Asst. Supt. Peninsula Dist. (deduct \$25 for House) .....	300



Section 75. PUBLIC UTILITIES COMMISSION—SAN FRANCISCO  
WATER DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
50	1	U246	Supt. Peninsula Dist. (deduct \$50 for House) .....	466.66
51	1	V8	Sub-Foreman Agriculture at \$6.50 per day .....	
52	1	V30	Asst. Supt. Agriculture.....	200
53	1	V40	Superintendent Agriculture .....	600
54	2	I60	Housekeeper (part time) .....	20
55	1	I60	Housekeeper (part time).....	35

Section 76. PUBLIC UTILITIES COMMISSION

INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
AND OTHER ACTIVITIES

(The rates of pay herein specified are maximum rates. Lower rates may be paid.)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
1		Asst. Hydraulic Engineer..			\$325.00
2		Asst. Bacteriologist .....	.50		
3		Asst. Biologist .....	.50		
4		Asst. Elec. Eng.....			300.00
5		Asst. Mechanical Engineer.			300.00
6		Auto Mechanic .....		8.73	
7		Blacksmith .....	1.091		
8		Blacksmith Helper .....	.818		
9		Bacteriologist (part time).			75.00
10		Biologist (part time) .....			75.00
11		Boilermaker .....	1.091		
12		Boilermaker Helper .....	.75		
13		Brakeman .....		6.00	
14		Bookkeeper .....			175.00
15		Construction Supt. ....			300.00
16		Construction Foreman ....			200.00
17		Clerical Service .....	.50		
18		Clerical Service .....		5.00	
19		Clerk (Experienced) .....			337.50
20		Carpenter .....		9.00	
21		Carpenter Foreman .....		10.00	
22		Cement Finisher .....		8.00	
23		Cement Gun Operator .....		7.00	
24		Clerk, General .....			155.00
25		Cook .....			212.50
26		Cook Helper .....			137.50
27		Compressorman .....		7.67	
28		Construction Engineer ....			600.00
29		Concrete Man .....		5.00	
30		Concrete Foreman .....		8.00	
31		Chainman .....			140.00
32		Chucktender .....		5.25	
33		Draftsman .....			250.00
34		Detectorman .....			212.50
35		Dishwasher .....			112.50
36		Designer .....			275.00
37		Driver .....	.90		
38		Driver .....	.95		
39		Driver .....	1.00		
40		Driver .....	1.10		
41		Driver .....	1.15		

Section 76. PUBLIC UTILITIES COMMISSION (Continued)  
 INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
 AND OTHER ACTIVITIES (Continued)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
42		Driver . . . . .	1.25		
43		Driver . . . . .	1.35		
44		Driver . . . . .		5.50	
45		Driver . . . . .		6.00	
46		Driver . . . . .		6.50	
47		Driver . . . . .		7.00	
48		Driver . . . . .		7.50	
49		Driver . . . . .		8.00	
50		Driver . . . . .		9.20	
51		Driver . . . . .		10.00	
52		Driver (Tractor) . . . . .		8.00	
53		Diver . . . . . Per Dive 25.00			
54		Estimator . . . . .			175.00
55		Electrician . . . . .		8.75	
56		Engineer, Mechanical . . . . .			350.00
57		Engineer Asst. . . . .			287.50
58		Electrician . . . . .		9.00	
59		Engineer (Asst. Const.) . . . . .			375.00
60	B314	Photostat Operator . . . . .			165.00
61	F102	Architectural Draftsman . . . . .			200.00
62	F106	Architectural Designer . . . . .			250.00
63	F108	Architect . . . . .			300.00
64	F260	Civil Engineering Designer . . . . .			250.00
65	F352	Electrical Engineering Draftsman . . . . .			200.00
66	F354	Electrical Engineering Designer . . . . .			250.00
67	F356	Electrical Engineering Inspector . . . . .			225.00
68	F362	Electrical Engineer . . . . .			300.00
69	F404	Hydraulic Engineering Designer . . . . .			250.00
70	F452	Mechanical Draftsman . . . . .			200.00
71	F454	Mechanical Engineering Designer . . . . .			250.00
72	F552	Structural Draftsman . . . . .			200.00
73	F554	Structural Engineering Designer . . . . .			250.00
74	F556	Structural Engineering Inspector . . . . .			250.00
75	F558	Structural Engineer . . . . .			250.00
76	F614	Assistant Chief Surveyor . . . . .			275.00
77	F616	Chief Surveyor . . . . .			325.00

Section 76 ½. PUBLIC UTILITIES COMMISSION

INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
 AND OTHER ACTIVITIES.

(The rates of pay herein specified are maximum rates. Lower rates may be paid.)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
78		Foreman . . . . .			250.00
79		Foreman . . . . .		6.00	
80		Foreman . . . . .		6.25	
81		Foreman . . . . .		6.50	
82		Foreman . . . . .		7.00	



## Section 76½. PUBLIC UTILITIES COMMISSION (Continued)

INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
AND OTHER ACTIVITIES (Continued)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
83		Foreman .....		7.50	
84		Foreman .....		8.00	
85		Foreman .....		10.00	
86		Foreman, General .....			300.00
87		Field Asst. ....			225.00
88		Fire Boss .....			212.50
89		Form Man .....		5.25	
90		Grout Gunman .....		6.00	
91		Gunité Helper .....		5.00	
92		Gunité Mixerman .....		5.50	
93		Gate Tender .....		5.75	
94		Graderman .....		6.50	
95		Groundman .....		6.00	
96		Hoistman .....		9.00	
97		Hodcarrier .....		9.00	
98		Hostler .....		6.50	
99		Housesmith .....		9.00	
100		Housesmith Foreman .....		10.00	
101		Inspector .....			250.00
102		Inspector, Engineer .....			250.00
103		Inspector, Chief .....			275.00
104		Janitress .....			100.00
105		Janitor .....			107.50
106		Jackhammerman .....		5.00	
107		Kitchen Helper .....			117.50
108		Laborer .....		4.00	
109		Laborer .....		4.25	
110		Laborer .....		4.50	
111		Laborer .....		4.75	
112		Laborer .....		5.00	
113		Laborer .....		5.50	
114		Laborer .....		6.00	
115		Lineman .....		8.73	
116		Lampman .....			150.00
117		Lineman Helper .....		7.73	
118		Mechanic, Camp .....			225.00
119		Machinist .....		8.73	
120		Machinist .....	1.091		
121		Machinist Helper .....	.818		
122		Machineman .....		5.75	
123		Master Mechanic .....			453.50
124		Mixerman .....		5.50	
125		Motorman .....		5.75	
126		Motorman (Gas) .....		7.67	
127		Mucker .....		4.50	
128		Miner .....		6.00	
129		Nozzleman .....		6.50	
130		Nurse .....			162.50
131		Nipper .....		5.25	
132		Pipe Joint Inspector .....		6.50	
133		Plasterer .....		12.00	
134		Painter .....		9.00	
135		Plumber .....		9.00	
136		Physician .....			337.50
137		Porter .....		4.50	
138		Powderman .....		5.75	
139		Pumpman .....		5.00	
140		Rigger .....		7.00	

Section 76½. PUBLIC UTILITIES COMMISSION (Continued)  
 INTERDEPARTMENTAL SERVICES—FOR CONSTRUCTION  
 AND OTHER ACTIVITIES (Continued)

Item No.	Class No.	Departmental Title	Per Hour	Per Day	Per Month
141		Rescueman . . . . .	.75		
142		Safety Man . . . . .			250.00
143		Steelworker . . . . .		9.00	
144		Surveyor . . . . .			200.00
145		Sanitary Engineer (part time) . . . . .			75.00
146		Steam Shovel Engineer . . . . .		10.00	
147		Steam Shovel Fireman . . . . .		7.00	
148		Steam Shovel Oiler . . . . .		6.00	
149		Steam Shovel Watchman . . . . .		7.00	
150		Superintendent . . . . .			500.00
151		Steamfitter . . . . .		10.00	
152		Skiptender . . . . .		5.75	
153		Sub Foreman . . . . .		6.50	
154		Special Agent . . . . .			225.00
155		Stenographer . . . . .			155.00
156		Storekeeper . . . . .			240.00
157		Tunnel Supt. . . . .			250.00
158		Tractor Driver . . . . .		7.50	
159		Tool Sharpener . . . . .		6.50	
160		Tool Sharpener Helper . . . . .		5.25	
161		Tunnel Supt. Asst. . . . .			240.00
162		Templatemán . . . . .		5.25	
163		Typist . . . . .			155.00
164		Timekeeper . . . . .			175.00
165		Waiter . . . . .			112.50
166		Water Pipe Welder . . . . .		7.50	
167		Welder . . . . .	1.091		
168		Welder Helper . . . . .	.75		
169		Watchman . . . . .			150.00
170		Waterboy . . . . .		3.50	

Trucks and teams at rates established by Purchasers Contracts.

Subject to prior approval of the Civil Service Commission, other classifications as needed for emergency work at rates not to exceed that prevailing for the particular classification.

Section 77. PUBLIC UTILITIES COMMISSION—  
 HETCH HETCHY POWER OPERATIVE

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A354	Painter . . . . .	\$ 210
2	1	B4	Bookkeeper . . . . .	215
3	1	B10	Accountant . . . . .	250
4	1	B222	General Clerk . . . . .	190
5	1	B408	General Clerk-Stenographer . . . . .	175
6	1	B408	General Clerk-Stenographer . . . . .	160
7	1	B512	General Clerk-Typist . . . . .	150
8	1	C104	Janitor . . . . .	120
9	1	C104	Janitor (part time) . . . . .	60
10	1	E107	Power House Electrician . . . . .	210
11	1	E120	Governorman . . . . .	150
12	3	E120	Governorman . . . . .	145
13	3	E120	Governorman . . . . .	140
14	1	E122	Power House Operator . . . . .	190
15	4	E122	Power House Operator . . . . .	185
16	3	E122	Power House Operator . . . . .	165



Section 77. PUBLIC UTILITIES COMMISSION—  
HETCH HETCHY POWER OPERATIVE (Continued)

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
17	4	E122	Power House Operator .....	150
18	1	E128	Superintendent Power House .....	250
19	1	E128	Superintendent Power House .....	210
20	1	E150	Lineman's Helper, \$7.73 per day .....	
21	2	E151	Transmission Line Patrolman's Helper.	137.50
22	2	E152	Transmission Line Patrolman .....	210
23	2	E154	Lineman, \$8.73 per day .....	
24	1	E164	Foreman Lineman, Power Operative...	250
25	1	I2	Kitchen Helper .....	112.50
26	1	I12	Cook .....	167.50
27	1	I60	Housekeeper .....	117.50
28	1	J4	Laborer .....	150
29	2	J4	Laborer .....	135
30	1	J4	Laborer, \$5.50 per day .....	
31	1	F212	Engineering Asst. Power Opr. Division	250
32	1	F351	Junior Electrical Engineer .....	150
33	1	F362	Electrical Engineer .....	400
34	1	M55	Sub-Foreman Auto Machinist .....	210
35	1	M108	Blacksmith .....	190
36	1	M254	Machinist .....	210
37	1	O16	Truck Driver-Laborer, \$6 per day.....	
38	1	O58	Gardener .....	175
39	1	U130	Reservoir Keeper .....	150
40	1	U130	Reservoir Keeper .....	125
41	1	U206	Water Department Worker .....	135
42	1	U206	Water Department Worker .....	125

Section 78. PUBLIC UTILITIES COMMISSION—  
HETCH HETCHY POWER OPERATIVE  
TEMPORARY AND SEASONAL EMPLOYMENT

These positions were heretofore paid from appropriations for temporary or interdepartmental services, the occupants of which have acquired permanent civil service status. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	4	A154	Carpenter at \$9 per day.....	
2	1	A164	Carpenter Foreman at \$10 per day.....	
3	1	A204	Cement Finisher at \$8 per day .....	
4	3	E154	Lineman at \$8.73 per day .....	
5	1	F212	Assistant Engineer, Power Operating Division .....	\$ 237.50
6	1	F605	Surveyor's Field Assistant .....	187.50
7	2	F605	Surveyor's Field Assistant .....	175
8	1	J4	Laborer (Boatman) at \$5.50 per day...	
9	4	J4	Laborer (Foreman) at \$6.00 per day...	
10	8	J4	Laborer (Helper) at \$4.50 per day .....	
11	5	J4	Laborer (Rigger) at \$6.00 per day. ..	
12	1	M54	Auto Machinist at \$8.73 per day.....	
13	5	O16	Truck Driver-Laborer at \$8.00 per day	
14	5	O16	Truck Driver-Laborer at \$7.50 per day	
15	5	O16	Truck Driver-Laborer at \$7.00 per day	
16	5	O16	Truck Driver-Laborer at \$6.50 per day	
17	5	O16	Truck Driver-Laborer at \$6.00 per day	
18	1	O20	Brakeman at \$6.00 per day .....	

**Section 79. PUBLIC UTILITIES COMMISSION—  
HETCH HETCHY WATER SUPPLY**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	A154	Carpenter, \$9 per day.....	
2	1	A172	Repair Foreman .....	\$ 300
3	1	C152	Watchman .....	125
4	1	F8	Utilities Engineer .....	700
5	1	F212	Assistant Engineer .....	237.50
6	2	F605	Surveyor's Field Assistant .....	175
7	4	J4	Laborer, \$5 per day.....	
8	1	J12d	Labor Foreman—Utilities .....	210
9	1	J12d	Labor Foreman—Utilities .....	200
10	1	O4	Special Chauffeur .....	225
11	1	U130	Reservoir Keeper .....	160
12	1	U130	Reservoir Keeper .....	150
13	1	U130	Reservoir Keeper .....	140
14	1	U130	Reservoir Keeper .....	135
15	2	U222	General Maintenance Foreman.....	200

**Section 80. BOARD OF EDUCATION CERTIFICATED  
EMPLOYEES (1935-1936)**

Employments to follow.

**Section 81. BOARD OF EDUCATION NON-CERTIFICATED  
EMPLOYEES (1935-1936)**

Employments to follow.

**Section 82. CIVIL SERVICE COMMISSION**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	3		Commissioners .....	\$ 100
2	4	B222	General Clerk .....	155
3	1	B234	Head Clerk .....	200
4	1	B408	General Clerk-Stenographer .....	175
5	1	B408	General Clerk-Stenographer .....	150
6	1	B412	Senior Clerk-Stenographer .....	200
7	1	G58	Civil Service Examiner .....	300
8	1	G58	Civil Service Examiner.....	250
9	1	G58	Civil Service Examiner.....	225
10	1	G58	Civil Service Examiner.....	200
11	1	G59	Asst. Personnel Expert .....	300
12	1	G60	Personnel Expert .....	400
13	1	G62	Chief Examiner and Secretary.....	416.66
AS NEEDED				
14	1	G59	Asst. Personnel Expert .....	225
15			Examiners and Clerical Services at rates fixed in Salary Standardization Re- port. ....	



## Section 83. RETIREMENT SYSTEM

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B82	Secretary—Actuary, Ret. System.....\$	500
2	1	B222	General Clerk .....	190
3	1	B222	General Clerk .....	200
4	1	B234	Head Clerk .....	250
5		B244	Actuarial Clerk (as needed).....	200
6			Consulting Actuary (as needed), \$50 per day .....	
7		B310	Tabulating Machine Operator (as needed) .....	150
8	1	B308	Comptometer Operator .....	155
9			Seasonal Clerical Services (as needed).	150
10	1	B408	General Clerk-Stenographer .....	190
11	2	B408	General Clerk-Stenographer .....	155
12	1	B408	General Clerk-Stenographer .....	150
13		B420	Phonographic Reporter (as needed), at \$12.50 per day plus transcriptions....	
14	1	L360	Physician .....	300
15	1	N410	Investigator .....	200
16			Medical examiners and medical testimony as needed at fees fixed by Retirement Board .....	

Section 84. Employment in any position herein established shall be terminated in accordance with Civil Service rules if the funds appropriated for such purpose become exhausted or if the work for which the employment is created is completed. In those departments in which positions are established for the performance of interdepartmental service or in which positions are dependent upon contract provisions of Section 95 of the Charter, employment in such positions shall be terminated in accordance with Civil Service Rules upon completion of the service or fulfillment of the contract under which the service is rendered.

Section 85. If any section, subsection, item, sentence, clause or phrase of this ordinance is for any reason held invalid such decision shall not affect the validity of the remaining portion or portions of this ordinance.

Section 86. This ordinance shall be effective July 1, 1935.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—7.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Gallagher—2.

**Appropriating \$375 From Emergency Reserve Fund for Burial of Two Honorably Discharged Soldiers, and Widow of an Honorably Discharged Soldier.**

(Code No. 9.051)

Also, Bill No. 733, Ordinance No. 9.051183, as follows:

Appropriating \$375 from Emergency Reserve, Appropriation 2.900.00 for the expense of burial of two honorably discharged soldiers, and the widow of an honorably discharged soldier.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$375 be and is hereby set aside from Emergency Reserve, Appropriation 2.900.00, for the expense of the burial of two honorably discharged soldiers and the widow of an honorably discharged soldier.

Recommended by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Appropriating \$3,800 From Emergency Reserve Fund to Credit  
of Institutional Help, Laguna Honda Home.**

(Code No. 9.051)

Also, Bill No. 734, Ordinance No. 9.051184, as follows:

Setting aside \$3,800 from Appropriation 2.900.00 (Emergency Reserve Fund) to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home, month of June, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,800 be and is hereby set aside from Appropriation No. 2.900.00 (Emergency Reserve Fund) to the credit of Appropriation No. 51.101.02 (Institutional Help) for the payment of institutional help at the Laguna Honda Home, month of June, 1935.

Recommended by the Mayor.

Approved as to funds by the Controller.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Action Deferred.**

The following Bill, heretofore passed for second reading was taken up and on motion *laid over two weeks*. City Attorney's opinion to be obtained as to legality.

**Gasoline Supply Stations.**

(Code No. 11.0821)

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

Section 2. Permits: It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot or parcel of land, or any structure situate thereon, when any exterior boundary of the property upon



which said gasoline supply station is proposed to be located falls, when measured in a straight line within the distance, set forth opposite each of the hereinafter mentioned occupancies, of the exterior boundaries of the lot or parcel of land upon which said occupancy is situated:

Hospital .....	200 feet
Church .....	150 feet
School .....	200 feet
Theatre .....	150 feet

All applications for permits shall be made in writing; shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fireproofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal

to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated



by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste-oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with key-less sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove

all underground tanks that were used in connection with such establishment.

Section 8. Services Permitted: The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

Section 9. Duties of the Fire Marshal: It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

Section 10. Penalty: Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

#### Final Passage.

The following Bill, heretofore passed for second reading, was taken up and *finally passed* by the following vote:

#### Authorizing Sale of Certain San Francisco Water Department Land in San Mateo County.

(Code No. 12.17252)

On recommendation of Public Buildings and Lands Committee.

Bill No. 735, Ordinance No. 12.172525, as follows:

Authorizing sale of certain San Francisco Water Department land in San Mateo County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the County of San Mateo, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Public Utilities Commission.

Beginning at the northeast corner of Lot 3, Block 7, as per "Map of School House Homestead Association situate in the First Township, San Mateo County," recorded July 10, 1872, in Book 1 of Maps, at page 9, San Mateo County Records running thence southerly along the westerly line of Briggs street, 134 feet thence northwesterly in a straight line 219 feet more or less to a point on the northerly line of Lot 4 in said Block 7, distant easterly thereon 67 feet from the east line of Clara street; thence easterly along the northerly line of Lots 4 and 3, 173 feet to the point of beginning.



Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Colman, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Gallagher, Havenner, Roncovieri, Shannon—5.

### NEW BUSINESS.

#### Action Deferred.

The following recommendation of Public Welfare Committee was on motion *laid over one week*:

#### Meal Tickets for Single Men on Relief.

(Code No. 19.071)

Resolution No. 1974, as follows:

Whereas, the Citizens' Relief Committee is providing the single men of the City and County of San Francisco on relief, two meal tickets, namely, one 10-cent ticket intended for breakfast, and one 15-cent meal ticket intended for dinner; and

Whereas, the two meals per day which can be purchased for said meal tickets seem inadequate; now, therefore, be it

Resolved, That the Relief Committee substitute three 10-cent meal tickets for meals exclusively on the day for which tickets are issued.

#### Action Deferred.

The following recommendation of Streets Committee was on motion of Supervisor Shannon *laid over four weeks*:

#### Declaring in Favor of Procuring Services of Traffic Expert for Studies in Connection With San Francisco-Oakland Bay Bridge.

(Code No. 11.02)

Resolution No. 1946, as follows:

Whereas, serious traffic problems will be presented upon completion of the San Francisco-Oakland Bay Bridge, the solution of which will entail the expenditure of great sums of money; and

Whereas, the time is imminent when surveys and studies should be made for the purpose of determining the most efficient manner in which to distribute the flow of vehicular traffic from the terminus of the bridge, so as to not only prevent traffic congestion, but to also provide what additional benefits may be realized for our hotels, theatres, stores and other business establishments; and

Whereas, the presentation of a proposal offered as a possible solution has evoked opposition and differences of opinion from those vitally affected, and has resulted in the submission of other tentative proposals by way of solution; now, therefore, be it

Resolved, That this Board of Supervisors, realizing the magnitude of the problem and desiring to provide a proper, efficient and economical means of distributing the vehicular traffic from the terminus of the bridge, does hereby record itself in favor of procuring the services of a traffic engineer of recognized ability, to collaborate with the City Engineer in his studies of this great problem.

#### Adopted.

The following resolutions were adopted:

#### Preservation of the Historical Sailing Vessel, "Star of Finland."

(Code No. 24.059)

On recommendation of Committee on Education, Parks and Recreation.

Resolution No. 1958, as follows:

Whereas, the "Star of Finland," one of a fleet of 30 sailing ships

that once plied in the Alaska fisheries trade, is the sole survivor of San Francisco's colorful windjammer era; and

Whereas, this square-rigger ship, built in 1899, represents the best product of American shipbuilding skill in that period; and

Whereas, preservation of the "Star of Finland" as an object of rich historical value would demonstrate San Francisco's maritime pride to hundreds of thousands of persons, including visitors to the 1938 exposition, as well as to our own citizens; and

Whereas, it is possible the "Star of Finland" could be purchased for a nominal sum or perhaps donated to the City and County of San Francisco; now, therefore, be it

Resolved, That the Mayor be and is authorized and requested to appoint a committee of reputable citizens to investigate the possibility of preserving the last of our great sailing ships, initially as a floating historic exhibit at the 1938 World's Fair, and later at a designated public wharf or in Golden Gate Park; and be it

Further Resolved, That copies of this resolution be forwarded to Mayor Rossi, to the Alaska Packers' Association, owner of the "Star of Finland," to directors of the San Francisco Company, to the State Harbor Commission, to R. Stanley Dollar, and W. P. Roth.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

### **Urging Continuation of Earthquake Research by U. S. Coast and Geodetic Survey.**

(Code No. 5.2)

On recommendation of Finance Committee.

Resolution No. 2013, as follows:

Whereas, the United States Coast and Geodetic Survey has for the past two years been operating strong motion seismographs in various sections of the State of California, and has been conducting studies of vibrations in various buildings and structures; and

Whereas, the records obtained from such equipment have provided and will provide an invaluable record of earthquake shocks as a guide to the construction industry in determining the proper methods of designing buildings and structures for the safety of life and property; and

Whereas, without permanent maintenance and surveys the equipment now installed will be of no value and the purpose of previous appropriations will be defeated; and

Whereas, we are informed that the Director of Budget in Washington, D. C., has cancelled all appropriations for the continuation of seismograph research work of the United States Coast Geodetic Survey in California after June 30, 1935; now, therefore, be it

Resolved, That in view of the need of additional information to determine the proper methods of designing buildings and structures for the protection and safety of life and property which will result from proper design due to such research work, the Board of Supervisors of the City and County of San Francisco urges that appropriations be made annually by the United States Government for the furtherance of the program as outlined above.

Ayes—Supervisors Colman, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Gallagher, Havenner, Roncovieri, Shannon—5.



Providing for an Annual Audit of the Controller's Books of  
Accounts.

(Code No. 9.061)

Also, Resolution No. 2014, as follows:

Whereas, it is incumbent upon the Board of Supervisors, under the provisions of Section 68 of the Charter, to order an annual audit of the Controller's books of accounts, records and transactions to be made by one or more certified accountants; now, therefore, be it

Resolved, That the Board of Supervisors does hereby order an audit of the said Controller's books and accounts, records and transactions for the fiscal year 1934-35, and for the purpose of making said audit does hereby engage and retain the firm of Lybrand, Ross Bros. and Montgomery, certified public accountants, and hereby fix the compensation of said firm as follows, to-wit: for supervising accountant, \$50 per day; for senior accountant, \$25 per day; for junior accountant, \$15 per day; together with such office expenses, including typewriting, as may be incidental to the preparation of a full report of the audit of said accountants; and be it

Further Resolved, That the report of such accountants shall be printed and a copy thereof furnished to the Mayor and to each member of the Board of Supervisors, to the Chief Administrative Officer, to the Controller and to such citizens as may apply therefor; and be it

Further Resolved, That the total expense of making such audit shall not exceed the sum of \$5,000, and shall be paid from Appropriation No. 501.248.00, Fiscal Year 1935-36, Appropriation Ordinance.

Ayes—Supervisors Colman, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Gallagher, Havenner, Roncovieri, Shannon—5.

Passed for Second Reading.

The following Bill was *passed for second reading*:

Appropriating \$208.33 for the Salary of the Acting Director of the County Emergency Relief Administration for the Month of June, 1935. Appointment Effective as of June 6, 1935, at \$250 per Month.

(Code No. 9.051)

Bill No. 744, Ordinance No. 9.051186, as follows:

Appropriating \$208.33 from such funds as may be available for this purpose, for the purpose of paying the salary of the acting Director of the County Emergency Relief Administration, appointment effective from June 6, 1935, at a salary of \$250 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$208.33 is hereby set aside out of such funds as may be available for this purpose, for the purpose of paying the salary of the Acting Director of the County Emergency Relief Administration, appointment effective from June 6, 1935, at a salary of \$250 per month.

Approved by the Mayor.

Approved by the Controller as to funds.

Motion to Rescind.

Supervisor Uhl moved to rescind action whereby the foregoing Bill was *passed for second reading*:

Motion *carried* by the following vote:

Ayes—Supervisors Colman, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Gallagher—2.

**Passage Refused.**

Thereupon, after discussion, Supervisor Shannon moved passage for second reading.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Shannon—5.

Noes—Supervisors Ratto, Roncovieri, Schmidt, Uhl—4.

Absent—Supervisors Brown, Gallagher—2.

**Explanation of Vote.**

Supervisor Roncovieri explained his vote by saying that he was not inclined to favor creation of new positions and this is a new position.

**Refused Passage.**

The following bill was *refused passage* by the following vote:

**Appropriating \$3,500 for the Publication of the 1933-1934 Delinquent Tax List, as per Contract Awarded.**

(Code No. 9.051)

Bill No. 745, Ordinance No. 9.051187, as follows:

Appropriating \$3,500 out of "Emergency Reserve," Appropriation No. 2.900.00, to the credit of Appropriation No. 28.200.00, to provide payment of contract for the publication of the 1933-1934 Delinquent Tax List.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,500 be and is hereby set aside out of "Emergency Reserve," Appropriation No. 2.900.00 to the credit of Appropriation No. 28.200.00 for the publication of the Delinquent Tax List, 1933-1934, as per award of contract.

Recommended by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Noes—Supervisors Gallagher, Ratto, Schmidt, Uhl—4.

Absent—Supervisor Brown—1.

**Explanation of Vote.**

Supervisor Gallagher explained his vote by saying: I don't wish it to be considered a criticism, but I cannot vote for this appropriation. I think it is an illegal transaction. I would like to ask the Controller whether he has certified to this contract. Controller Leavy—No. The situation is due to particularly mixed conditions. The law provides that bids shall be taken and the rate set. That is the State law.

**Motion.**

Supervisor Shannon moved to rescind action whereby the foregoing bill was refused passage for second reading. No objection.

*So ordered.*

**Amended and Passed for Second Reading.**

Whereupon, the bill was amended by striking out words to "Emergency Reserve Appropriation No. 2.900.00 and inserting in lieu thereof the words: "out of such funds as may be made available from the surplus in the General Fund" and as so amended, the said bill in words and figures following was *passed for second reading* by the following vote:



Appropriating \$3,500 for the Publication of the 1933-1934 Delinquent Tax List, as Per Contract Awarded.

(Code No. 9.051)

Bill No. 745, Ordinance No. 9.051187, as follows:

Appropriating \$3,500 out of funds to be made available out of surplus in General Fund to the credit of Appropriation No. 28.200.00 to provide payment of contract for the publication of the 1933-1934 Delinquent Tax List.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,500 be and is hereby set aside out of such funds as may be available from the surplus in the General Fund to the credit of Appropriation No. 28.200.00 for the publication of the Delinquent Tax List, 1933-1934, as per award of contract.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—7.

Noes—Supervisors Gallagher, Schmidt, Uhl—3.

Absent—Supervisor Brown.

Passed for Second Reading.

The following Bills were *passed for second reading*:

Providing for the Setting Up by the Controller of Special Accounts and Trust Funds When Moneys Are Received From Outside Agencies, Etc.

(Code No. 9.043)

Bill No. 746, Ordinance No. 9.0431, as follows:

Providing for the setting up by the Controller of special accounts and trust funds when moneys are received by the City and County of San Francisco from outside agencies in trust for special purposes, or for the doing or performing of certain things, and making appropriations from said funds.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Whenever the City and County of San Francisco shall receive from the United States of America, the State of California, or from any public or semi-public agency, or from any private person, firm or corporation, any moneys, or property to be converted into money, the Controller shall set up on the books of his office a special fund or account evidencing the said moneys so received and specifying the purposes for which they have been received and for which they are held, which said account or fund shall be maintained by the said Controller as long as any portion of said moneys remains unexpended.

Section 2. The expenditures necessary from said fund or said account created as herein provided, in order to carry out the purpose for which said moneys have been received or for which said account is being maintained, shall be approved by the Controller and said expenditures are hereby appropriated in accordance with the terms and conditions under which said moneys have been received by the City and County of San Francisco, and in accordance with the conditions under which said fund is maintained.

Ayes—Supervisors Colman, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Gallagher, Havenner, Roncovieri, Shannon—5.

**Supplemental Appropriation of \$5,600 for Account of Legislative Session Expense.**  
(Code No. 9.051)

Also, Bill No. 547, Ordinance No. 9.051188, as follows:

Supplemental appropriation of \$5,600 from surplus General Fund, 1934-1935, for payment of expenditures incurred incidental to the 1935 State legislative session, on recommendation of Finance Committee.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,600 is hereby set aside and appropriated from the surplus in the General Fund, 1934-1935, to the credit of State Legislative Expense, Appropriation 60.233.01.

Controller approves as to funds being available.

Ayes—Supervisors Colman, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Gallagher, Havenner, Roncovieri, Shannon—5.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

Leave of Absence—Duncan Matheson, Treasurer.  
(Code No. 4.053)

The following recommendation of his honor the Mayor was presented:

Resolution No. 2015, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Duncan Matheson, Treasurer of the City and County of San Francisco, is hereby granted a leave of absence for a period from July 3d to July 22d, with permission to leave the State.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

In Memoriam—Oscar Sutro.  
(Code No. 5.91)

Supervisor Colman presented:

Resolution No. 2016, as follows:

Whereas, San Francisco, and particularly the legal profession, have suffered the loss of an outstanding citizen and eminent attorney in the passing of Oscar Sutro; and

Whereas, the successful career of Mr. Sutro won for him the acclaim of his fellow citizens as a civic leader and outstanding lawyer; now, therefore, be it

Resolved, That the Board of Supervisors does hereby extend to the bereaved family of the late Oscar Sutro its sincere sympathy; and be it

Further Resolved, That the Clerk be directed to transmit a copy of this resolution to the family of the deceased.

*Adopted* unanimously by rising vote.

In Memoriam—Alan MacDonald.  
(Code No. 5.91)

Supervisor Hayden presented:

Resolution No. 2017, as follows:

Whereas, the Board of Supervisors learns with deep regret of the passing of Alan MacDonald, one of the Pacific Coast's best known building contractors, and prominent civic leader; and



Whereas, the record of Alan MacDonald as a contractor and prominent citizen and active leader in civic affairs is well known to this community; now, therefore, be it

Resolved, That the Board of Supervisors does hereby publicly express its sorrow at the passing of Alan MacDonald; and be it

Further Resolved, That the Clerk be directed to transmit a copy of this resolution to the family of the deceased.

*Adopted* unanimously by rising vote.

**In Memoriam—William J. Hefferman.**

(Code No. 5.91)

Supervisor McSheehy presented:

Resolution No. 2018, as follows:

Whereas, in the passing of William Hefferman the City government has lost a trusted employee who rendered faithful service as a deputy in the Sheriff's office for more than twenty-three years; now, therefore, be it

Resolved, That the Board of Supervisors does hereby publicly express its sorrow at the passing of William J. Hefferman and hereby extends condolences to his family; and be it

Further Resolved, That the Clerk be directed to transmit a copy of this resolution to the family of the deceased.

*Adopted* unanimously by rising vote.

**Extension of Leave of Absence—Dr. J. C. Geiger.**

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented:

Resolution No. 2019, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Dr. J. C. Geiger, Director of Public Health, is hereby granted an extension of his leave of absence from June 30th to July 8th, with permission to absent himself from the State.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Leave of Absence—Chief of Police Quinn.**

(Code No. 4.053)

The following recommendation of his Honor the Mayor was presented:

Resolution No. 2020, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Chief William J. Quinn, of the San Francisco Police Department, is hereby granted a leave of absence for a period of thirty days, commencing July 2, 1935, with permission to leave the State.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Committee on Consolidation of San Mateo and San Francisco Counties.**

(Code No. 5.5)

The following resolution was presented by Supervisor Shannon and *adopted* under suspension of the rules by the following vote:

Resolution No. 2021, as follows:

Whereas, by Resolution No. 1317, adopted February 26, 1934, the

Board of Supervisors appointed a committee to consider and report on the consolidation of San Mateo County and San Francisco County for the general election to be held that year in said counties; and

Whereas, no definite expression on the part of the electorate of either county has been obtained since the passage of said resolution; and

Whereas, the advantages of a metropolitan area are well known to the citizens of both counties, particularly because of the development of the Hetch Hetchy Water Supply and the rapid transit to be afforded by the Golden Gate and Transbay Bridges, and likewise, the prevention of a wholesale depopulation of the San Francisco area; now, therefore, be it

Resolved, That the committee heretofore appointed be instructed to renew negotiations with San Mateo County and likewise report to the Board at an early date the procedure best suited to carry out the plan of consolidation of San Francisco and San Mateo counties.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Declaring an Emergency and Specifying Deductions from Salaries  
of Officers and Employees of City and County for Fiscal Year  
1935-1936.**

(Code No. 9.053)

The following resolution was presented by Supervisor Uhl and read by the Clerk:

Resolution No. 2022, as follows:

Declaring that a public emergency exists in the City and County of San Francisco, within the meaning of Section 70.1 of the Charter of said City and County, and providing for deductions from the salaries and compensation of various officers and employees of the City and County of San Francisco pursuant to said section.

Whereas, in the judgment of the Board of Supervisors, at the date hereof, a large number of the citizens and residents of the City and County of San Francisco are unemployed, and through no fault of their own are unable to obtain or find employment, and that extraordinary economic conditions exist in the City and County by reason of the fact that said large number of the residents and citizens of said City and County are unemployed and cannot obtain employment; and that said extraordinary economic conditions adversely affect the life, health and welfare of the citizens of said City and County; now, therefore, be it

Resolved, That the Board of Supervisors of said City and County of San Francisco does hereby find and declare that by reason of the extraordinary economic conditions existing in the City and County of San Francisco at the date hereof, which conditions are due to the fact that a large number of the citizens of said City and County are unable to find or obtain employment, a public emergency exists in said City and County within the meaning of Section 70.1 of the Charter thereof, and that it is anticipated that said public emergency will continue until the first day of July, 1936, and that by reason of said emergency and while the same shall continue to exist, and commencing from the date of the adoption of this resolution, there shall be deducted from the salaries and compensation of all officers and employees whose gross earnings exceed one hundred and twenty-five dollars (\$125) per month, the following percentages of said salaries or compensation of said officers and employees as the same existed prior to the deductions made pursuant to the provisions of Section 70.1 of the Charter of the City and County of San Francisco for a portion of the fiscal year 1932-1933 and for all of the fiscal year 1933-34, which said percentage deductions shall be as follows, to-wit:



(a) From the salaries or compensations of officers or employees whose gross earnings exceed the sum of \$125 per month and do not exceed the sum of \$150 per month, two (2) per cent of the gross monthly earnings of each of said officers or employees.

(b) From the salaries or compensations of officers or employees whose gross earnings exceed the sum of \$150 per month and do not exceed the sum of \$185 per month, three and one-half (3½) per cent of the gross monthly earnings of each of said officers or employees.

(c) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$185 per month, and do not exceed the sum of \$275 per month, five per cent of the gross monthly earnings of each of said officers or employees.

(d) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$275 per month and do not exceed the sum of \$600 per month, seven (7) per cent of the gross monthly earnings of said officers or employees.

(e) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$600 per month and do not exceed the sum of \$834 per month, eight (8) per cent of the gross monthly earnings of each of said officers or employees.

(f) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$834 per month, ten (10) per cent of the gross monthly earnings of each of said officers or employees.

(g) Provided, however, that no more than two (2) per cent of the gross monthly earnings of per diem employees whose compensations are fixed on the basis of a five-day week shall be deducted from the salaries or earnings of any such employee.

Said deductions shall be made from said earnings or compensations in monthly or semi-monthly instalments according to the time at which said salaries or compensations are paid, provided that where the earnings of any officer or employee are on an hourly or per diem basis deductions based on his total earnings for the month shall be deducted from the instalment of said earnings paid for the last half of the month.

The deductions from the salaries and compensations of the officers and employees hereinabove provided for shall continue until the end of the fiscal year 1935-36 unless changed by vote of the people or by Charter amendment.

Provided, however, that because the compensation specified herein for certificated employees of the Board of Education have been fixed by the said Board of Education, such deductions as provided in this section shall not be made from the salaries of certificated employees of the said Board of Education, and provided further that the deductions specified in this section shall not be made from the salaries of judges of the Superior Court and the Municipal Court.

#### Motion.

Supervisor Uhl thereupon moved suspension of the rules for immediate consideration of the foregoing resolution.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Uhl—3.

Noes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Absent—Supervisors Brown, Gallagher—2.

#### Action Deferred.

Whereupon, the foregoing resolution was *referred to the Finance Committee*.

#### Relative to Appropriation for Sending Olympic Team to Lincoln, Nebraska.

Supervisor Uhl requested that the Clerk ask the Chief Administrative Officer if he is making an appropriation out of Publicity and

Advertising Funds to send the Olympic Club team back to Lincoln, Nebraska, and if so, how much.

#### Removal of Traffic Signals on Valencia Street

Supervisor Gallagher moved that the Clerk be requested, in conjunction with the Traffic Survey Committee, complaint having been received that there are too many Stop and Go and other signals on Valencia street from Duboce to Army, if life and limb will be safe there might be some removals of Stop Signs on that street.

#### Ship Subsidy Bill Favoring Vessels Built on Pacific Coast.

Supervisor Gallagher moved that the Commercial Development Committee be authorized and empowered to act at once to start the machinery on its way to comply with request by Congressman Welch, to urge passage of Ship Subsidy Bill providing for subsidy in favor of ships constructed on Pacific Coast, for Pacific Coast trade.

#### ADJOURNMENT.

There being no further business, the Board at the hour of 4:05 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors June 24, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, June 24, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, JUNE 24, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, June 24, 1935, 2 p. m.  
The Board of Supervisors met in regular session.

### CALLING THE ROLL

The roll was called and the following Supervisors were noted present:  
Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of June 17, 1935, was considered read and approved.

### BOARD OF EQUALIZATION.

Adopted.

The following resolutions were presented, read and *adopted*:

Board of Supervisors to Act as a Board of Equalization.

(Code No. 1.0621)

Resolution No. 2030, as follows:

Resolved, That the Board of Supervisors will meet on Monday, July 1, 1935, at 2 p. m.; and examine the assessment books of real and personal property for the year 1935 and will thereafter be in session as a Board of Equalization from time to time until Monday, July 15, 1935, at 12 o'clock noon, for the purpose of hearing applications, verified by oath, for the correction of assessment books.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

Providing for Notice in Official Newspaper, Re Filing Statement of Real and Personal Property.

(Code No. 1.0621)

Resolution No. 2031, as follows:

A list of all persons resident of the City and County of San Francisco who have failed to file with the Assessor of the City and County of San Francisco, a statement under oath, setting forth specifically all real and personal property not exempt from taxation owned by each of said persons on the first Monday of March, 1935, at twelve o'clock noon of said day, after demand therefor was made by said Assessor, having been filed with the Board; be it

Resolved, That each of the aforesaid persons who have failed to file said statement, be and he or she is hereby required to file with the



Clerk of the Board within ten days from and after the date hereof, a statement under oath, setting forth specifically all the property owned or controlled or in the possession of said person on the first Monday of March, 1935; and be it

Further Resolved, That notice to all of the said persons herein referred to be given by the publication of a notice in the official newspaper, which said notice shall be in the words and figures following, to-wit:

To each individual person who has failed to file with the Assessor a verified statement setting forth all the real and personal property not exempt from taxation, owned by such person or in his possession or under his control, at twelve o'clock noon on the first Monday of March, 1935,

You and each of you are hereby required to file with the undersigned Clerk of the Board of Supervisors of the City and County of San Francisco, within ten days from and after the date hereof a statement under oath, setting forth specifically all of the property owned or controlled by you, or under your possession at twelve o'clock noon on the First Monday of March, 1935.

Dated: June 25, 1935.

J. S. DUNNIGAN.

Clerk of the Board of Supervisors of the  
City and County of San Francisco.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### SPECIAL ORDER—2:30 P. M.

The following matters were taken up:

#### Consideration of Report of Health Committee on Bids for Garbage Disposal.

Consideration of the report of the Health Committee, presented on April 22, 1935, and set for this day, recommending the acceptance of the bid of the Sanitary Fill Company for garbage disposal and rejecting all other bids, and requesting the City Attorney to prepare the necessary franchise ordinance in accordance with the provisions of the call for bids, providing among other things that the bidder shall file and maintain a surety bond running to the City and County of San Francisco, to be approved by the Board of Supervisors in the penal sum of \$50,000, conditional that such bidder shall faithfully fulfill the guarantees contained in its bid and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole penal sum shall be deemed liquidated damages and recoverable from the principal and sureties on said bond.

#### Authorizing City Attorney to Prepare Necessary Documents for Granting Garbage Disposal Franchise to Sanitary Fill Co.

(Code No. 17.08)

Resolution No. 1965, as follows:

Resolved, That the bid of the Sanitary Fill Company for a garbage disposal franchise, received on February 18, 1935, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period of ——— years.

Further Resolved, That all other bids be and are hereby rejected.

**Action Deferred.**

Supervisor Roncovieri, seconded by Supervisor Hayden, moved that further consideration of the garbage matter be postponed until Monday, July 29, 1935, and be made a Special Order of Business for 2:30 p. m.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—6.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Colman, Shannon—3.

**UNFINISHED BUSINESS.****Final Passage.**

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Ordinance Providing a Basis for Determining the Amount of Franchise Tax to the City and County from the Market Street Railway Company, Etc.**

(Code No. 15.091)

On recommendation of Finance Committee.

Bill No. 740, Ordinance No. 15.0919, as follows:

Providing a basis for the fixing and determining the amount of the annual franchise tax due to the City and County of San Francisco from Market Street Railway Company, and authorizing the Controller of the City and County of San Francisco to approve and audit and determine the amount of said franchise tax on said basis, and fixing a date for the filing of the annual statement of the gross receipts of said Market Street Railway Company.

Whereas, the Market Street Railway Company and its predecessors in interest have heretofore been granted by the Board of Supervisors of the City and County of San Francisco franchises to operate street railways over various streets in the City and County of San Francisco and said Market Street Railway Company is now by virtue of an operating permit issued pursuant to the provisions of Sections 6a and 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco, effective January 8, 1900, operating street railways over various streets in the City and County of San Francisco upon the same terms and conditions as those contained in the original franchises authorizing the operation of street railways over said streets; and

Whereas, in various franchises originally issued authorizing the operation of said street railways one of the conditions thereof was that the owner and holder of said franchises would pay to the City and County of San Francisco a certain percentage varying from two to five per cent of its gross receipts for the privilege of operating said street railways; and

Whereas, since the granting of said franchises many of said street railways have been combined and some of said railways are now operating along certain streets where franchises were heretofore issued without any provision for the payment of a franchise tax to the City and County of San Francisco and some of said railways are being operated in such a manner that they are partially operated along lines which were not subject to the payment of any franchise tax and along other lines which are subject to the payment of a franchise tax and that by reason thereof it is extremely difficult to determine the exact amount of the annual franchise tax to be now paid by said Market Street Railway Company; and

Whereas, the representatives of the City and County of San Francisco and the representatives of the Market Street Railway Company have jointly made an investigation of the books and records of said Company and the various orders and franchises heretofore granted to



said Market Street Railway Company and its predecessors in interest and have determined that a fair and reasonable basis for the payment and collection of the annual franchise tax due from the Market Street Railway Company to the City and County of San Francisco is .6415 of 1 per cent of the total gross receipts arising from the operation of street cars by the Market Street Railway Company and its subsidiaries on the streets of the City and County of San Francisco including passenger revenue and revenue from street car advertising. Now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That the Market Street Railway Company and/or its subsidiaries shall file with the Controller of the City and County of San Francisco not later than the first day of April of each year a full, true and correct statement, verified by an oath of an official of said Company, setting forth the gross receipts arising from the operation of street cars and buses by said Market Street Railway Company and/or its subsidiaries, on and over the streets of the City and County of San Francisco for the preceding calendar year, which statement of gross receipts shall include the revenue received from the carrying of passengers and from advertising in said street cars or buses.

Sec. 2. That the Controller of the City and County of San Francisco shall forthwith examine and audit the said statement filed by said Market Street Railway Company and/or its subsidiaries and if said Controller shall find said statement to be true and correct shall fix the amount due from said Market Street Railway Company and/or its subsidiaries upon the basis of .6415 of 1 per cent of said total receipts. If said Controller shall ascertain or be of the opinion that said statement is incorrect, he shall make such investigation as he shall deem proper to ascertain the correct amount of said gross receipts of said Market Street Railway Company and/or its subsidiaries and upon determining said correct amount shall fix the amount of said tax upon the basis hereinbefore set forth.

Sec. 3. That immediately upon the Controller determining the correct amount of said tax to be paid by said Market Street Railway Company and/or its subsidiaries he shall notify said Company that the said amount is due and payable and it shall be the duty of said Market Street Railway Company and/or its subsidiaries to pay the amount of said tax within thirty days after the receipt of said notification.

Sec. 4. That the provisions of this ordinance fixing the basis for the computation of the amount of franchise tax to be paid by said Market Street Railway Company and/or its subsidiaries shall apply to the amount of said franchise tax due for the calendar years 1932, 1933 and 1934, and to each and every year thereafter while this ordinance shall remain in effect.

Sec. 5. If hereafter, by reason of abandonment of existing street car lines, or the consolidation of existing lines, or for any other reason, the basis of computation of the franchise tax as herein set forth should not be a fair and reasonable basis for the computation of said tax the said basis shall be subject to revision by ordinance of the Board of Supervisors.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

Authorizing Sale of Lot 8, Block 5970, East Side of Vale Street  
100 Feet South of Felton Street; and Proposed to Receive  
in Exchange Lot 5 in Proposed McLaren Park Area.

(Code No. 12.1729)

Also, Bill No. 741, Ordinance No. 12.17292, as follows:

Providing for the sale of certain city owned land.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. The Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is not under the administration of any department of said corporation:

Beginning at a point on the easterly line of Vale street, distant southerly thereon 100 feet from the southerly line of Felton street; running thence southerly along the easterly line of Vale street, 25 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Vale street and the point of beginning.

Section 2. The above described property shall be sold in accordance with the provisions of section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Providing \$4,564.43 by Supplemental Appropriation for Payment of Modesto Irrigation District Claim.**

(Code No. 9.051)

Also, Bill No. 742, Ordinance No. 9.051185, as follows:

Providing \$4,564.43 by supplemental appropriation for the payment of claim of Modesto Irrigation District.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated from the surplus existing in the Hetch Hetchy Power Operative Fund the sum of \$4,564.43 to Appropriation Number 67.808.00, fiscal year 1934-35, for the payment of the claim of the Modesto Irrigation District for loss of revenues suffered by that district occasioned by the city withholding waters due said district under the Raker Act, and which waters if delivered to the said district would have yielded an income to the district in the amount appropriated.

Section 2. Ordinance No. 9.051172 is hereby repealed.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Amending Ordinance No. 15.0321 by Creating a Hetch Hetchy Power Pay Roll Revolving Fund, and Providing for a Supplemental Appropriation of \$1000.**

(Code No. 15.032)

Also, Bill No. 743, Ordinance No. 15.0322, as follows:

Adding a new section to Ordinance No. 15.0321 and amending title of said ordinance to read:

Creating Hetch Hetchy Power Pay Roll Revolving Fund and providing for a supplemental appropriation of \$1,000 therefor.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Amending title to Ordinance No. 15.0321 by adding to said title the words "and providing for a supplemental appropriation of \$1,000 therefor."

Section 2. Adding a new section thereto to be known as Section 3, and reading as follows:

Section 3. There is hereby appropriated the sum of \$1,000 from the surplus existing in the Hetch Hetchy Power Operative Fund to Appropriation No. 67.966.00 for the purposes recited herein.

Approved by the Mayor, and by the Controller as to Funds.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.



**Providing for the Sale of Certain City-Owned Land.**

(Code No. 12.1724)

On recommendation of Public Buildings and Lands Committee.

Bill No. 736, Ordinance No. 12.17241, as follows:

Providing for the sale of certain City-owned land.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Recreation Department, the Board of Supervisors hereby declare that public interest and necessity demand the sale of the following described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Recreation Department:

Beginning at a point on the southwesterly line of Potrero avenue, distant thereon 560.410 feet northwesterly from the northwesterly line of Army street; thence running northwesterly along said line of Potrero avenue, 10.930 feet to the northwesterly line of the property owned by the City and County of San Francisco and the northeasterly projection of the southeasterly line of the property now or formerly owned by Babetta Schmidt; thence deflecting 105 degrees 48 minutes 15 seconds to the left and running southwesterly along last-named line 29.078 feet; thence deflecting 31 degrees 18 minutes 37 seconds to the left and continuing southwesterly along the southwesterly property line of the said Schmidt, 97.360 feet; thence deflecting 114 degrees 26 minutes 09 seconds to the left and running easterly 4.415 feet; thence deflecting 50 degrees 39 minutes 52 seconds to the left and running northeasterly 106.045 feet; thence deflecting 42 degrees 01 minute 51 seconds to the right and running northeasterly 10.275 feet to the southwesterly line of Potrero avenue and the point of beginning of this description.

Being a portion of Precita Valley Lands.

Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Spur Track, General Brewing Corporation—Carroll Avenue Between Shoup Avenue and the Westerly Termination of Carroll Avenue.**

(Code No. 12.20)

On recommendation of Streets Committee.

Bill No. 737, Ordinance No. 12.2016, as follows:

Granting permission, revocable at will of the Board of Supervisors, to the General Brewing Corporation, to lay down, construct, maintain and operate a standard gauge spur track upon and along Carroll avenue between Shoup avenue and the westerly termination of Carroll avenue.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is granted to the General Brewing Corporation to lay down, construct, maintain and operate a standard gauge spur track upon and along Carroll avenue between Shoup avenue and the westerly termination of Carroll avenue, as hereinafter described, to-wit:

Beginning at a point on the center line of the existing spur track in Carroll avenue distant northwesterly 20 feet more or less from the northwesterly line of Shoup avenue and distant southwesterly 30 feet more or less from the northerly line of Carroll avenue; thence

in a northwesterly direction on a curve concave to the left to a point on the westerly termination of Carroll avenue, said termination being distant westerly 75 feet from the northwesterly line of Mendell street.

Provided, that where the proposed track crosses the concrete sewer in Mendell street, the sewer is to be reinforced, if necessary, and the existing manhole is to be protected.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series), of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the General Brewing Corporation.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### **Reducing Sidewalk Widths on Sloat Boulevard From Nineteenth Avenue to the Great Highway.** (Code No. 12.0731)

Also, Bill No. 738, Ordinance No. 12.073131, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Seven Hundred and Forty-nine (749) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office May 18, 1935, by amending Section Seven Hundred and Forty-nine (749) thereof, to read as follows:

Section 749. The width of sidewalks on Sloat boulevard between the Great Highway and Nineteenth avenue shall be 12 feet;

The width of sidewalks on Sloat boulevard between Nineteenth avenue and Junipero Serra boulevard shall be 20 feet.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### **Public Proceedings—Sewer, La Grande Avenue, Burrows Street, Mansfield Street and Felton Street.**

(Code No. 12.0611)

Also, Bill No. 739 Ordinance No. 12.061156, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 21, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco. said work to be performed under the direction of the Director of Public



Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten instalments; that the period of time after the time of the payment of the first instalment when each of the succeeding instalments must be paid is to be one year from the time of the payment of the preceding instalment, and that the rate of interest to be charged on all deferred payments shall be 7 per centum per annum.

The improvement of La Grande avenue, between Mansfield street and Felton street; Burrows street, between Mansfield street and Knox street; Mansfield street, between Burrows street and La Grande avenue; Felton street, between La Grande avenue and Knox street, by the construction of the following items, and by the construction of a temporary connection in Knox street and Burrows street:

Item No.	Item
1	8-inch V. C. P. sewer in place.
2	12-inch V. C. P. sewer in place.
3	8 x 6-inch Wye branches in place.
4	12 x 6-inch Wye branches in place.
5	Brick manholes complete.
6	Lamp hole complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated, and numbered respectively as:

Lots 15, 16, 17, 18, 19, 20, 21, 22, and 23 of Block 5943; Lots 1, 2, 3, and 3A of Block 5961; Lot 1 of Block 5962; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, and 28 of Block 5963; Lots 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, and 34 of Block 5964; Lots 7, 8, 9, and 10 of Block 5999; Lots 1, 2, 3, 4, 10, 11, 12, 13, and 14 of Block 6000, all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvements.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### NEW BUSINESS.

The following matter heretofore presented by Supervisor Uhl and referred to the Finance Committee and returned by said Committee with its recommendation that it *do not pass*, was taken up.

#### Declaring an Emergency and Specifying Deductions From Salaries of Officers and Employees of City and County for Fiscal Year 1935-36.

(Code No. 9.053)

Resolution No. 2022, as follows:

Declaring that a public emergency exists in the City and County of San Francisco, Within the Meaning of Section 70.1 of the Charter of said City and County, and Providing for Deductions from the Salaries and Compensation of Various Officers and Employees of the City and County of San Francisco Pursuant to said Section.

Whereas, in the judgment of the Board of Supervisors, at the date hereof, a large number of the citizens and residents of the City and County of San Francisco are unemployed, and through no fault of their own are unable to obtain or find employment, and that extraordinary



economic conditions exist in the City and County by reason of the fact that said large number of the residents and citizens of said City and County are unemployed and cannot obtain employment; and that said extraordinary economic conditions adversely affect the life, health and welfare of the citizens of said City and County; now, therefore, be it

Resolved, That the Board of Supervisors of said City and County of San Francisco does hereby find and declare that by reason of the extraordinary economic conditions existing in the City and County of San Francisco at the date hereof, which conditions are due to the fact that a large number of the citizens of said City and County are unable to find or obtain employment, a public emergency exists in said City and County within the meaning of Section 70.1 of the Charter thereof, and that it is anticipated that said public emergency will continue until the first day of July, 1936, and that by reason of said emergency and while the same shall continue to exist, and commencing from the date of the adoption of this resolution, there shall be deducted from the salaries and compensation of all officers and employees whose gross earnings exceed one hundred and twenty-five dollars (\$125) per month, the following percentages of said salaries or compensation of said officers and employees as the same existed prior to the deductions made pursuant to the provisions of Section 70.1 of the Charter of the City and County of San Francisco for a portion of the fiscal year 1932-1933 and for all of the fiscal year 1933-1934, which said percentage deductions shall be as follows, to-wit:

(a) From the salaries or compensations of officers or employees whose gross earnings exceed the sum of \$125 per month and do not exceed the sum of \$150 per month, two (2) per cent of the gross monthly earnings of each of said officers or employees.

(b) From the salaries or compensations of officers or employees whose gross earnings exceed the sum of \$150 per month and do not exceed the sum of \$185 per month, three and one-half (3½) per cent of the gross monthly earnings of each of said officers or employees.

(c) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$185 per month, and do not exceed the sum of \$275 per month, five per cent of the gross monthly earnings of each of said officers or employees.

(d) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$275 per month and do not exceed the sum of \$600 per month, seven (7) per cent of the gross monthly earnings of said officers or employees.

(e) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$600 per month and do not exceed the sum of \$834 per month, eight (8) per cent of the gross monthly earnings of each of said officers or employees.

(f) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$834 per month, ten (10) per cent of the gross monthly earnings of each of said officers or employees.

(g) Provided, however, that no more than two (2) per cent of the gross monthly earnings of per diem employees whose compensations are fixed on the basis of a five-day week shall be deducted from the salaries or earnings of any such employee.

Said deductions shall be made from said earnings or compensations in monthly or semi-monthly instalments according to the time at which said salaries or compensations are paid, provided that where the earnings of any officer or employee are on an hourly or per diem basis deductions based on his total earnings for the month shall be deducted from the instalment of said earnings paid for the last half of the month.

The deductions from the salaries and compensations of the officers and employees hereinabove provided for shall continue until the end of the fiscal year 1935-36 unless changed by vote of the people or by Charter amendment.



Provided, however, that because the compensation specified herein for certificated employees of the Board of Education have been fixed by the said Board of Education, such deductions as provided in this section shall not be made from the salaries of certificated employees of the said Board of Education, and provided further that the deductions specified in this section shall not be made from the salaries of judges of the Superior Court and the Municipal Court.

### Report of Committee.

The following report was read by the Clerk:

June 21, 1935.

To the Honorable, the Board of Supervisors, City and County of San Francisco.

Gentlemen: Your Finance Committee, having under consideration the attached resolution presented by Supervisor Uhl, declaring an emergency and specifying deductions from salaries of officers and employees for the fiscal year 1935-36, begs leave to recommend that said resolution *do not pass*.

We call the Board's attention to the fact that in the submission of Charter Amendment No. 11 at election held May 2, 1935, providing for salary deductions, that said amendment was decisively defeated, and your committee interprets the action of the people on that occasion as being one of unwillingness to approve further reductions in pay.

We further call the attention of the Board to the fact that the tendency throughout the country is, with the United States Government leading, for a restoration of wages and the retention of salaries as is, and a steadfast resistance to reductions.

The Chairman of the Committee at the election referred to, supported the proposed charter amendment, but now feels that he must join with his colleagues in consideration of the verdict rendered by the people.

Respectfully submitted,  
FINANCE, REVENUE & TAXATION COMMITTEE,  
By A. J. GALLAGHER, Chairman.  
ALFRED RONCOVIERI, Member.  
WARREN J. SHANNON, Member.

### Motion.

Supervisor Uhl moved that subject matter be laid over one week.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri—6.

Absent—Supervisors Brown, Colman, Shannon—3.

### Resolution Defeated.

Whereupon, the roll was called on the foregoing resolution and the same was *refused adoption* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri—6.

Absent—Supervisors Brown, Colman, Shannon—3.

### Adopted.

The following resolutions were *adopted*:

Accepting Deed From Thomas J. Petersen, et al., for Lot 5, Block 5512, and Payment of \$756, From Appropriation No. 83.904.17.  
Required for the Widening of Army Street.

(Code No. 12.1711)

On recommendation of Finance Committee.

Resolution No. 2023, as follows:

Resolved, That the City and County of San Francisco accept a deed from Thomas J. Petersen et al. to a portion of Lot 5, Assessor's

Block 5512, San Francisco, required for widening of Army Street; and that the sum of \$756.00 be paid for said land from Appropriation No. 83.904.17.

The above amount includes damages in full to the improvements on said land, said improvements to be relocated by the grantors within thirty (30) days after the deed to the City is recorded.

For a particular description of said land, reference is hereby made to the written offer on file in the office of the Director of Property, from Thomas J. Petersen et al.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Withdrawal From Sale—Property Erroneously Assessed.

(Code No. 9.011)

Also Resolution No. 2024, as follows:

Resolved, That, in accordance with the recommendation of the Assessor in a communication dated June 17, 1935, the following property being erroneously assessed in 1934, must be withdrawn from sale and reassessed in 1935, in accordance with Section 3806, Political Code, and the Tax Collector is hereby directed not to offer the same for sale:

<i>Vol.</i>	<i>Page</i>	<i>Block</i>	<i>Lot</i>
2	81	210	34 2nd instalment
4	102	612	31
6	197	1013	17
7	16	1050	20-A
13	169	1769	28
13	169	1769	29
15	17	1903	47
15	17	1903	48
15	139	2032	7-7A
17	54	2333-A	30
17	252	2415	11
18	20	2428	8-A
24	218	3614	48 Reassessment
26	95	3776	25-A
26	95	3776	26
26	96	3776	44-45
26	97	3776	72-73-74
28	42	4298	2
33	68	5514	8
34	24	5612	33
42	66	6984	40
43	166	7145	32

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Refunds of Duplicate Payments for Taxes.

(Code No. 9.059)

Also, Resolution No. 2025, as follows:

Resolved, That the following amounts be and are hereby authorized to be paid out of the General Fund, Fiscal Year 1934-1935, to the hereinafter named; being refunds of taxes paid in duplicate, to-wit:

1. To The Anglo Calif. National Bank, per Vol. 43, Bill No. 2209, Lot 8D, Block 7148, Fiscal Year 1934.....\$ 4.64
2. Hibernia Savings & Loan Society, per Vol. 42, Bill No. 2487, Lot 10, Block 7043, Year 1934..... 68.38



3.	American Trust Co., per Vol. 41, Bill No. 1722, Lot 7, Block 6798, Year 1934 .....	59.50
4.	Chas. O. Hansen, per Vol. 31, Bill No. 61, Lot 29, Block 4965, Year 1934 .....	2.68
5.	Emma H. Hilp, per Vol. 26, Bill No. 997, Lots 59-60, Block 3763, Year 1934 .....	73.80
6.	American Trust Co., per Vol. 17, Bill No. 3601, Lot 2H, Block 2416, Year 1934 .....	57.05
7.	Citizens' Bldg. & Loan Assn., per Vol. 16, Bill No. 1822, Lot 27, Block 2027, Year 1934 .....	38.64
8.	Walter E. Drobisch, per Vol. 18, Bill No. 2827, Lot 6K, Block 1681, Year 1934 .....	45.40
9.	Maurice F. McCarthy, per Vol. 17, page 34, line 19 of 1933 Unsecured Personal Property Rolls .....	4.67
10.	Maurice F. McCarthy, per Vol. 16, page 90, line 9 of 1934 Unsecured Personal Property Rolls .....	6.19
11.	Geo. E. Tourtillotte, per Vol. 20, Lot 56, Block 3011, of 1934-1935 Real Estate Rolls .....	7.73
12.	Bert A. Williams, per Vol. 18, page 124, line 7 of 1934 Unsecured Personal Property Rolls .....	4.35
13.	Clarence Wittke, per Vol. 8, page 143, line 24, of Unsecured Personal Property Rolls .....	10.22
14.	Benjamin Knapp, per Vol. 6, page 171, line 5, of 1934 Unsecured Personal Property Rolls .....	19.14
15.	Goodwin Lunch, per Vol. 3, page 167, line 11 of Unsecured Personal Property Rolls .....	5.39
16.	Emilie W. Schlesinger, per Vol. 5, page 22, line 17, of Unsecured Personal Property Rolls for year 1933 .....	17.42

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### Authorizing Payment of Islais Creek Reclamation District Warrants.

(Code No. 12.04)

Also, Resolution No. 2026, as follows:

Be It Resolved, That the following warrants of Islais Creek Reclamation District: No. 600 to Director of Public Works for \$301.80, No. 601 to J. B. West for \$125, No. 602 to J. B. West for \$125, No. 603 to Eaton and Smith for \$262.80, No. 604 to Bay Shore Construction Co. for \$339, No. 605 to Orrick, Palmer and Dahlquist for \$1,500, No. 606 to Allen G. Wright for \$3,028.55, No. 607 to Anglo California National Bank for \$928.95—payable out of the funds of said district, be and the same are hereby approved; and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### Acceptance of Market Street Railway Company Franchise Receipts for Calendar Year 1932—\$40,835.88.

(Code No. 15.09)

Also, Resolution No. 2027, as follows:

Resolved, That the statements by the Market Street Railway Company showing gross receipts from passenger fares for the calendar year 1932, upon which percentages in the amount of \$40,835.88 are

due the City and County under terms of franchises, be and the same is hereby accepted; and be it

Further Resolved, That the Market Street Railway Company is hereby directed to deposit said \$40,835.88 with the Treasurer of the City and County.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### Passed for Second Reading.

The following matters were *passed for second reading*:

**Appropriating \$5,000 From Emergency Reserve, for Payment of Telephone Tolls of the City and County for Period March to June, inclusive, 1935.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 754, Ordinance No. 9.051190, as follows:

Appropriating \$5,000 from Emergency Reserve, Appropriation No. 2.900.00, to the credit of Appropriation No. 33.225.00 for the purpose of meeting the telephone tolls of the City and County for the months of March, April, May and June, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,000 be and is set aside from Emergency Reserve, Appropriation No. 2.900.00, to the credit of Appropriation No. 33.225.00, for the purpose of meeting the telephone tolls of the City and County for the months of March, April, May and June, 1935.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Appropriating \$208.33 for the Salary of the Acting Director of the County Emergency Relief Administration, for the Month of June, 1935. Appointment effective as of June 6, 1935, at \$250 Per Month.**

(Code No. 9.051)

Also, Bill No. 744, Ordinance No. 9.051186, as follows:

Appropriating \$208.33 from such funds as may be available for this purpose, for the purpose of paying the salary of the Acting Director of the County Emergency Relief Administration, appointment effective from June 6, 1935, at a salary of \$250 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$208.33 is hereby set aside out of such funds as may be available for this purpose, for the purpose of paying the salary of the Acting Director of the County Emergency Relief Administration, appointment effective from June 6, 1935, at a salary of \$250 per month.

Approved by the Mayor.

Approved by Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri—6.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Colman, Shannon—3.

#### Action Deferred.

The following matter was taken up and *laid over one week*.

#### Contractors' Registration Ordinance.

(Code No. 9.092)

Bill No. 754, Ordinance No. 9.0924, as follows:

Providing for the issuance of Certificates of Registration to Contractors; defining the word "Contractor"; designating the Bureau of



Licenses as the Department for the Issuance of said Certificates of Registration; fixing the fee therefor; providing for the enforcement of certain duties by certain officials and bureaus of the City and County of San Francisco; and prescribing a penalty for violation of this ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A "contractor" within the meaning of this ordinance, is a person, firm, copartnership, corporation, association or other organization, or any combination thereof, who or which, in any capacity other than that of employee of another, with wages as the sole compensation for the work or labor performed or to be performed, advertises as such, or represents himself, themselves or it as such, or undertakes or offers to undertake or purports to have the capacity or ability to undertake or submits a bid, to construct, reconstruct, alter, repair, add to, subtract from, improve, move, wreck or demolish, any building, highway, road, railroad, excavation, or other structure, project, development, or improvement, or to do any part thereof, including the erection of scaffolding or other structures or works in connection therewith; provided that the term "contractor" as used in this ordinance shall include subcontractor, but shall not include anyone who merely furnishes materials or supplies without fabricating the same into, or consuming the same in the performance of, the work of the contractor as herein defined.

Section 2. Every contractor, as the term is defined by this ordinance, shall, before engaging or offering to engage in the construction, reconstruction, alteration, repair, remodeling, improvement, reduction, demolition or change in any building, structure or improvement within the City and County of San Francisco, or in the improvement, paving, filling or grading of any street, road, avenue, lane, highway, alley or way within said City and County, or in the improvement, grading or filling in of any lot or parcel of land in said City and County, or who holds himself, and by advertisement, solicitation or otherwise, proclaims himself to be a person, firm or corporation who is willing to do or perform all or any of the aforementioned things, obtain from the Bureau of Licenses in the office of the Tax Collector of the City and County of San Francisco a certificate to the effect that he is registered as a licensed contractor in the said Bureau of Licenses.

Section 3. Any person, firm, association or corporation desiring to become registered as a licensed contractor as herein provided shall make application to so do to the Bureau of Licenses in the office of the Tax Collector. Such application shall be in writing and shall set forth the name and address of said applicant; whether said applicant is acting as an individual, copartnership, association or corporation, and if a copartnership, the names and places of address of all of the members of said copartnership, and if an association or corporation, the principal place of business and the names and addresses of the officers of said association or corporation; and when and where said applicant has been registered as a contractor under the laws of the State of California. Said application shall also state the particular character of work in which said applicant is engaged and a general statement of applicant's qualification and experience. No contractor shall be entitled to receive a certificate of registration as in this ordinance provided unless he is registered as a contractor with the State of California as provided by the laws of California. All applications for registration shall be accompanied by a fee of Ten (\$10.00) Dollars.

When any application for a certificate of registration is filed as in this ordinance provided, the same shall be investigated by the said Bureau of Licenses and if the facts set forth in said application are found to be true said certificate shall be granted and shall remain in force only until the end of the fiscal year during which the same was granted, and thereafter the said certificate shall be renewed each fiscal year by the filing of a request to renew the same and the payment of



the sum of Ten (\$10.00) Dollars to said Bureau of Licenses. Any certificate of registration may be revoked for any act of the person so registered showing said person to be dishonest or guilty of the violation of any rules or regulations, either State or municipal, regulating or governing contractors. Any contractor feeling aggrieved by the failure of the Bureau of Licenses to issue any certificate of registration, or by reason of any revocation thereof, shall have the right to appeal to the Board of Permit Appeals from the action taken by said Bureau of Licenses.

Section 4. The Bureau of Licenses shall keep a register of contractors and a duplicate copy of each certificate of registration and renewal thereof issued as herein provided, which said register and duplicate certificates shall be open for inspection by the public.

Section 5. All amounts received from the issuance of certificates of registration or for the renewal thereof shall be paid daily into the Treasury of the City and County and shall be used to defray the cost of making the investigations and reports and furnishing the information mentioned in Section 6 of this ordinance.

Section 6. Any contractor may apply to the superintendent of the Bureau of Building Inspection or to the City Engineer, according to the nature of the work to be performed, for all information necessary to enable said contractor to prepare for the execution of any contract for construction, alteration or improvement of any building, structure, street, road or way, and it shall be the duty of said department or officer applied to, to furnish said contractor with such information as said officer or department may have available or can obtain in order to enable said contractor to prepare for the execution or performance of such contract; all without charge, and when, in order to obtain said information, an inspection or investigation of the site on which said contract is to be performed is necessary, said inspection and investigation shall be made.

Section 7. Whenever any officer, board or commission of the City and County of San Francisco, authorized so to do, is about to enter into any contract for any public work or improvement, reference shall be made to the Register of Contractors, and the award of said contract shall be made only to such contractor or contractors whose name or names appear thereon at the time bids are received and who is shown as having complied with the provisions of this ordinance. No award of a contract for any public work or improvement shall be made to any contractor who has not registered as in this ordinance provided.

Section 8. No permit shall be issued by the Central Permit Bureau for the doing of any kind or character of work on which any contractor is to perform labor, furnish materials or render service unless the name or names of the contractor or contractors who are to perform said labor or render said services are set forth in said application for the permit to do such work, nor unless the said contractor or contractors hold a certificate of registration as provided in this ordinance. It shall be unlawful for the applicant for any permit for the doing of any kind or character of work on which a contractor is to be employed or to render service or to perform labor to fail to set forth in said application the name of said contractor.

Section 9. Any person, firm or corporation doing business in the City and County of San Francisco as a contractor as herein defined, failing to register in accordance with the provisions of this ordinance, shall be guilty of a misdemeanor punishable by a fine not to exceed Five Hundred (\$500.00) Dollars, or by imprisonment in the County Jail for a period of six months, or by both such fine and imprisonment.

Section 10. Section 32 of Ordinance No. 5132 (New Series) is hereby repealed.



Passed for Second Reading.

The following matters were *passed for second reading*:

Amending Section 89 of Ordinance No. 5132 (New Series) "License Ordinance," as to License Tax on Hotels.

(Code No. 3.041)

On recommendation of Finance Committee.

Bill No. 757, Ordinance No. 3.04150, as follows:

Amending Section 89 of Ordinance No. 5132 (New Series), entitled "Imposing License Taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," *by fixing the license tax on hotels, and repealing all ordinances in conflict herewith.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 89 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 89. Every person, firm, partnership or corporation maintaining, conducting or operating a hotel shall pay a license fee of \$3.00 per quarter to defray the cost of inspection and/or regulation by the Department of Public Health, Fire Prevention Bureau and Bureau of Licenses, and no permit shall be issued therefor without said license first having been had and obtained.

For the purpose of this ordinance a hotel shall be deemed to be any building or portion thereof, containing six or more guest rooms used or intended or designed to be used, let or hired out to be occupied, or which are occupied by six or more guests, whether the compensation for hire be paid directly or indirectly in money, goods, wares, merchandise, labor or otherwise, and shall include hotels, public and private clubs, and any such building of any nature whatsoever so occupied, designed or intended to be occupied, except jails, hospitals, asylums, sanitariums, orphanages, prisons, detention and similar buildings where human beings are housed and detained under legal restraint.

"Guest Room" is a room which is occupied, or is intended, arranged or designed to be occupied for sleeping purposes by one or more guests, but shall not be deemed to include dormitories used for sleeping purposes.

"Dormitory" is a room in which more than two persons are "guests" and are not living together, and shall, for the purpose of computing the number of rooms, be deemed a separate guest room for each one hundred square feet of superficial floor area therein.

"Guest" is any person hiring and occupying a room for sleeping purposes, and shall include both boarders and lodgers.

Section 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

Authorizing the Compromise of the Claim of William Schammel Against the City and County of San Francisco.

(Code No. 6.0222)

Also, Bill No. 758 Ordinance No. 6.022214, as follows:

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having in writing recommended the compromise and settlement by the payment of Two Hundred and no/100 Dollars (\$200.00) of the action of William Schammel against the City and County of San Francisco for the recovery of Twenty Thousand and no/100 Dollars (\$20,000.00) for injuries sustained by said Schammel by reason of the defective sidewalk at Jefferson and Broderick streets, the City Attorney is hereby authorized to com-

promise and settle said litigation by the payment of said sum, in full payment and satisfaction of all claims of said Schammel against the City and County of San Francisco.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Adopted.**

The following resolutions were *adopted*:

**State Highway Project Under State Gas Tax Fund—Improvement of Lombard Street, Lyon Street and Proposed New Diagonal Street From Lombard and Broderick Streets, to Lyon Street, Near Bay Street.**

(Code No. 5.31)

On recommendation of Streets Committee.

Resolution No. 2028, as follows:

Resolved, That this Board of Supervisors does hereby approve the following project statement covering portion of the State Highway system upon which, in its regular order, moneys allocated by the State out of the one-quarter cent gas tax fund shall be expended: Project Statement No. 16—The improvement of Lombard street, Lyon street, and proposed new diagonal street from Lombard and Broderick streets to Lyon street near Bay street.

Further Resolved, That the Chief Administrative Officer be and he is hereby authorized and requested to execute the foregoing project statement for and on behalf of the City and County of San Francisco and to transmit it to the District Engineer of the State Department of Public Works.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Intention to Close Portions of Ash Street, Fulton Street, Birch Avenue and Marshall Square, Within the Civic Center.**

(Code No. 12.0621)

Also, Resolution No. 2029, as follows:

Resolved, That the public interest requires that the certain following described portions of Ash street, Fulton street, Birch avenue, and Marshall square be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of Ash street, Fulton street, Birch avenue and Marshall square more particularly described as follows, to-wit:

All those portions of Ash street, Fulton street, and Birch avenue lying between the proposed easterly line of Polk street and the proposed westerly line of Larkin street; also, all that portion of Marshall square lying within the block bounded by Fulton street, the proposed northerly line of Grove street, the proposed westerly line of Hyde street, and the easterly line of Larkin street.

Said closing and abandonment of said portions of Ash street, Fulton street, Birch avenue, and Marshall square shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost, and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of



said contemplated closing and abandonment of said portions of Ash street, Fulton street, Birch avenue, and Marshall square, in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Passed for Second Reading.

The following Bills were *passed for second reading*:

#### Improvement of Newhall Street Between Carroll Avenue and Williams Avenue.

(Code No. 12.0611)

Bill No. 755, Ordinance No. 12.061157, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 11, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Newhall street between Carroll avenue and the southerly line of Williams avenue produced easterly, where not already improved, including the intersection of Armstrong avenue, and excepting that portion required by law to be paved by the railroad company having tracks thereon, by the construction of the following:

<i>Item No.</i>	<i>Item</i>
1	Armored concrete curbs
2	12-inch V. C. P. sewer in place
3	12-inch by 8-inch "Y" branches in place
4	8-inch V. C. P. side sewer in place
5	Brick manholes complete
6	Brick catch-basins complete
7	10-inch V. C. P. culvert in place
8	One-course concrete sidewalk
9	Asphalt-concrete pavement, consisting of a 6-inch Class "F" concrete base and a 2-inch asphaltic concrete wearing surface

The assessment district hereby approved is described as follows:

Within the exterior boundaries of all those certain lots delineated, designated, and numbered, respectively, as:

Lots 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of Block 5417

Lot 4 of Block 5422-A

Lots 1, 3, and 3A of Block 5423-A

all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Improvement of Orizaba Avenue Between Randolph and Sargent Streets, and Minerva Street Between Capitol Avenue and Orizaba. (Wherenots.)**

(Code No. 12.0611)

Also, Bill No. 756, Ordinance No. 12.061158, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 6, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Orizaba avenue between Randolph street and Sargent street, where not already improved, and the improvement of Minerva street between Capitol avenue and Orizaba avenue, where not already improved, by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1	Armored concrete curb
2	6-inch vitrified clay pipe side sewer
3	6-inch Class "E" concrete pavement
4	Asphalt-concrete pavement, consisting of a 6-inch Class "F" concrete base and a 2-inch asphaltic concrete wearing surface

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated, and numbered respectively as:

Lots 3, 4, 5, 6 and 7 of Block 7091, and Lot 17 of Block 7069.

all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of



the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Passed for Second Reading.

The following matters were *passed for second reading*:

**Amending Ordinance No. 8749 (New Series), by Adding Thereto a New Section to Be Known as Section 5 (a), as to "Carrier Pigeons."**

(Code No. 17.14)

On recommendation of Fire, Safety and Police Committee.

Bill No. 751, Ordinance No. 17.141, as follows:

Amending Ordinance No. 8748 (New Series), entitled "Regulating the Keeping and Feeding of Dogs, Cats, Hares, Rabbits, Guinea Pigs, Chickens, Turkeys, Geese, Ducks, Doves, Pigeons, Parrots of Any Species and Game Birds of Any Species; Providing Penalties for the Violation Thereof, and Repealing Ordinance No. 384 (New Series), and All Ordinances or Parts of Ordinances in Conflict Therewith," in effect May 24, 1930, by adding thereto a new section to be known as Section 5 (a).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is added to Ordinance No. 8748 (New Series), the title of which is recited above, a new section to be known as Section 5 (a), and to read as follows:

Section 5 (a). The terms and provisions of this ordinance shall not apply to the keeping, liberation for exercise, or racing of homing or carrier pigeons which are not raised or kept for the market or for commercial purposes, and the lofts or pigeon houses wherein said homing or carrier pigeons are kept are elevated at least three (3) feet above the ground or other foundation upon postlegs or pillars completely surrounded or covered by smooth, jointless galvanized sheet metal, and within not less than twenty (20) feet from the door or window of any building used for human habitation, and the entire floor, and sides for at least two (2) feet extending upwards from the bottom of the floor of said lofts or pigeon houses, are covered or protected by galvanized iron or its equivalent, concrete, or eighteen (18) gauge wire mesh of not more than one-half ( $\frac{1}{2}$ ) inch and the interior of said lofts or pigeon houses are scraped or cleaned at least three (3) times per week, and such lofts or pigeon houses, wherein such carrier or homing pigeons are kept, are registered by the owners thereof with the Department of Public Health of the City and County of San Francisco, and the said lofts or pigeon houses shall be inspected by the said Department of Public Health of the City and County of San Francisco at least once a year.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Authorizing the Director of Property to Lease Certain City-owned Land Situated at the Southeast Corner of Bush and Stockton Streets, San Francisco.**

(Code No. 12.1732)

On recommendation of Public Works, Buildings and Lands Committee.

Bill No. 752, Ordinance No. 12.17323, as follows:

Authorizing the Director of Property to lease certain City-owned land situated at the southeast corner of Bush and Stockton streets, San Francisco.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 93 of the Charter and in accordance with the recommendation of the Board of Education the Director of Property is hereby authorized to lease the following described City-owned land situated in San Francisco, California, to the highest responsible bidder at the highest monthly rent:

Commencing at the point of intersection of the southerly line of Bush street with the easterly line of Stockton street; running thence easterly along the southerly line of Bush street, 137.5 feet; thence at right angles southerly 137.5 feet; thence at right angles westerly 137.5 feet to the easterly line of Stockton street; thence northerly along said easterly line of Stockton street, 137.5 feet to the point of commencement.

Being a portion of 50 Vara Block No. 118.

Section 2. The Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute said lease in behalf of the City and County of San Francisco.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Meal Tickets for Single Men on Relief.

(Code No. 19.071)

The following recommendation of Public Welfare Committee was taken up and *ordered dropped from the Calendar*:

Resolution No. 1974, as follows:

Whereas the Citizens' Relief Committee is providing the single men of the City and County of San Francisco on relief, two meal tickets, namely, one 10-cent ticket intended for breakfast, and one 15-cent meal ticket intended for dinner; and

Whereas, the two meals per day which can be purchased for said meal tickets, seem inadequate; now, therefore, be it

Resolved, That the Relief Committee substitute three 10-cent meal tickets for meals exclusively on the day for which tickets are issued.

### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Vacation Period.

Supervisor Gallagher moved that it be the sense of the Board that we consider the period between July 1 and August 15, 1935, except July 29, 1935, as the vacation period.

#### Equalization of County Assessed Valuation.

The following was presented and read by the Clerk:

Communication from State Board of Equalization, stating that it will be in session at Sacramento between the first Monday in July and the third Monday in August for the purpose of equalizing county assessments on a comparable basis pursuant to recent change in the method of assessment and taxing of property owned or used by public utility corporations, and requesting that, if San Francisco is to be represented at the session, that the State Board be notified before July 5, 1935, in order that time and place for hearing may be fixed.

*Referred to Joint Special Tax Committee and Finance Committee.*



**Appropriation Requested for Special Election.**

The following was presented and read by the Clerk:

Communication from Registrar of Voters C. J. Collins, requesting an appropriation of \$40,000 to cover cost of conducting Special Election called for by the State Legislature for August 13, 1935.

*Referred to Finance Committee.*

**Authorizing a Study and Opinion as to Legality of Plans to Re-finance the Bonded Indebtedness of the City and County of San Francisco.**

Supervisor McSheehy moved as follows:

Whereas, as of June 1, 1935, there was outstanding against the City and County of San Francisco a bonded indebtedness in the amount of \$173,165,000, at interest rates ranging from 3½ per cent to 5¾ per cent, and the interest and redemption thereon for the 1935-1936 fiscal year requires a budget item of \$14,198,000, representing approximately 23 per cent of the total budgeted expenditures for maintenance and operation of the government of the City and County of San Francisco for such fiscal year, and

Whereas, the United States Government and many public and private corporations have re-financed many of their bond issues at lower interest rates by offering bonds which are more attractive, as shorter term issues, and many bondholders have voluntarily surrendered their old issues for these new issues, and

Whereas, the City and County of San Francisco enjoys today exceptionally good credit; now, therefore, be it

Resolved, That the Finance Committee of this Board of Supervisors be and hereby is authorized and requested to make an immediate study of the feasibility of voluntary bond re-financing, requesting the opinions of the City Attorney and Thompson, Wood and Hoffman, bond attorneys for the City and County of San Francisco in New York, to the end that the City and County of San Francisco may save about \$2,000,000 annually on interest charges that are now being made, and be it

Further Resolved, That when the Finance Committee has completed its studies of this subject, it shall submit its findings, report and recommendations thereon to this Board.

*Motion carried by the following vote:*

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Director of Property to Assist Board of Equalization.**

(Code No. 1.0621)

Supervisor Gallagher presented:

Bill No. 759, Ordinance No. 1.06214, as follows:

Authorizing the Director of Property to aid and assist the Board of Supervisors, sitting as a Board of Equalization, and to employ the necessary appraisers to pass upon requests made for reductions in 1935-1936 assessments.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Property of the City and County of San Francisco is hereby authorized and directed to aid, assist and advise the Board of Supervisors, sitting as a Board of Equalization in passing upon requests made to said Board for the reduction of 1935-1936 assessments on taxable property in the City and County of San Francisco. Said services shall be rendered to said Board of Supervisors during the time that it sits as a Board of Equalization

and for such time prior thereto as may be necessary to prepare for such investigation.

Section 2. The Director of Property is hereby authorized and directed to employ one independent expert real estate appraiser, and eight independent expert building appraisers, as needed, subject to the provisions of Section 142 of the Charter, to aid and assist him in advising the Board of Supervisors in regard to requests for reductions in said assessments.

Section 3. For the services herein provided the independent expert real estate appraiser shall receive not more than \$250, one independent expert building appraiser shall receive not more than \$300, and the remaining seven independent expert building appraisers shall receive not more than \$225 each, chargeable to 1935-1936 Appropriation No. 501.106.00; and there is hereby ordered transferred from 1935-1936 Appropriation No. 501.106.00 to the Director of Property the sum of \$200 to cover the incidental expenses of his office relative to the service herein directed to be furnished by said Director of Property.

*Passed for second reading by the following vote:*

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Public Utilities Commission to Estimate Revenues, etc., of Market Street Railway and California Street Cable Railway to Be Used as Basis for Purchase and Consolidation of Systems with Municipal Railway.**

Supervisor Havenner, seconded by Supervisor Roncovieri, moved that the Public Utilities Commission be requested to prepare for the Board of Supervisors estimates of the gross revenues and the gross operating expenses of the Market Street Railway properties and the California Street Cable Railroad properties if acquired by the City and County of San Francisco and operated under municipal ownership. The estimates of operating expenses should, of course, be based upon the Civil Service schedules of wages for platform men and other employees and should take into consideration the economies which might be effected under municipal ownership and management by reductions and eliminations of officers' salaries, legal expenses, payments to holding companies for managerial services, and the elimination of present duplications of service under a consolidated system of operation. These estimates should make it possible to determine what amount, if any, these properties would earn under municipal ownership for the payment of bond interest and redemption, and should afford a basis for calculating the amount of the purchase price which the City and County of San Francisco could pay for these properties in order to operate them on a self-supporting basis with a five-cent carfare. The Public Utilities Commission is also requested to furnish estimates of the amounts which the City and County would be required to expend in the immediate future for new rolling stock for the operation of these properties and for essential reconstruction and repairs of roadbed and trackage.

*Motion carried without objection.*

**Appropriation of \$21,000 for Municipal Railway.**

(Code No. 9.051)

Supervisor Gallagher presented:

Bill No. 760, Ordinance No. 9.051191, as follows:

Providing for a supplemental appropriation of \$21,000 for the Municipal Railway.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated from the surplus existing in the Municipal Railway Fund to Appropriation No. 65.103.00 \$15,000



and to Appropriation No. 65.200.00 \$6,000 to take care of additional cost to this utility, in connection with increased service requirements.

*Passed for second reading* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### Plan for Quarters for District Attorney at Hall of Justice.

Supervisor Uhl moved that the Clerk write to the Chief Administrative Officer for a study of a plan whereby the premises now occupied by the Police Commission and the store room at the east end, adjoining the quarters occupied by the Police Commission, and the converting of the premises occupied by the Coroner—what the cost would be for converting them for the use of the District Attorney.

*Motion carried.*

#### Protective Ordinance, Damage Claims Due to Defective Sidewalks and Streets.

Supervisor Gallagher moved that the Committee on Streets, in conjunction with the Director of Works and the City Attorney, be requested to prepare the proper ordinance on the matter of protecting the City from claims for damages due to defective sidewalks and streets, as soon as possible.

*Motion carried.*

#### Communication from Supervisor Shannon.

The following was presented and read by the clerk:

Communication from Supervisor Shannon, stating he was attending meeting of Supervisors, at Los Angeles, to consider ways and means to handle relief situation. Also, announcing meeting of Public Buildings and Lands Committee for June 25, at 4 p. m.

*Ordered filed.*

#### ADJOURNMENT.

There being no further business the Board at the hour of 5:10 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors July 1, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, July 1, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



(2) SAK  
The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, JULY 1, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, July 1, 1935, 2 p. m.  
The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:  
Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

Quorum present.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of June 24, 1935, was considered read and approved.

### BOARD OF EQUALIZATION.

#### Motion.

Supervisor Shannon moved that the Board of Supervisors resolve itself into a Board of Equalization for the purpose of giving consideration to the assessment roll of real and personal property for the fiscal year 1935-1936.

*Motion carried.*

Thereupon, the Clerk announced that he had received from the Assessor the assessment roll of real and personal property for the fiscal year 1935-1936, comprising 44 books of real and personal property, together with indexes thereto. Also, that said books were now open for inspection of the public in the Registrar's office. The Clerk also presented and read the Assessor's arbitrary list containing the names of property owners who had refused or failed to file statements of their properties for taxation purposes, for the ensuing fiscal year.

#### Recess.

Thereupon, on motion of Supervisor Shannon, the Board of Equalization took a recess until Friday, July 5, 1935, at 2 p. m., at which time the Board will hear applicants for reduction or correction of their assessments for the ensuing fiscal year.

Whereupon, on motion of Supervisor Shannon, the Board of Equalization reassembled as a Board of Supervisors and proceeded to the consideration of the Calendar.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters heretofore passed for printing were taken up and *finally passed* by the following vote:



**Appropriating \$3,500 for the Publication of the 1933-1934 Delinquent Tax List, as Per Contract Awarded.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 745, Ordinance No. 9.051187, as follows:

Appropriating \$3,500 out of such funds as may be available from the surplus in the General Fund to the credit of Appropriation No. 28.200.00 to provide payment of contract for the publication of the 1933-1934 Delinquent Tax List.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,500 be and is hereby set aside out of such funds as may be available from the surplus in the General Fund to the credit of Appropriation No. 28.200.00 for the publication of the Delinquent Tax List, 1933-1934, as per award of contract.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Providing for the Setting Up by the Controller of Special Accounts and Trust Funds When Moneys Are Received From Outside Agencies, Etc.**

(Code No. 9.043)

Also, Bill No. 746, Ordinance No. 9.0431, as follows:

Providing for the setting up by the Controller of special accounts and trust funds when moneys are received by the City and County of San Francisco from outside agencies in trust for special purposes, or for the doing or performing of certain things, and making appropriations from said funds.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Whenever the City and County of San Francisco shall receive from the United States of America, the State of California, or from any public or semi-public agency, or from any private person, firm or corporation, any moneys, or property to be converted into money, the Controller shall set up on the books of his office a special fund or account evidencing the said moneys so received and specifying the purposes for which they have been received and for which they are held, which said account or fund shall be maintained by the said Controller as long as any portion of said moneys remains unexpended.

Section 2. The expenditures necessary from said fund or said account created as herein provided, in order to carry out the purpose for which said moneys have been received or for which said account is being maintained, shall be approved by the Controller and said expenditures are hereby appropriated in accordance with the terms and conditions under which said moneys have been received by the City and County of San Francisco, and in accordance with the conditions under which said fund is maintained.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Supplemental Appropriation of \$5,600 for Account of Legislative Session Expense.**

(Code No. 9.051)

Also Bill No. 747, Ordinance No. 9.051188, as follows:

Supplemental appropriation of \$5,600 from surplus General Fund, 1934-1935, for payment of expenditures incurred incidental to the 1935

State legislative session, on recommendation of Finance Committee.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,600 is hereby set aside and appropriated from the surplus in the General Fund, 1934-1935, to the credit of State Legislative Expense, Appropriation 60.233.01.

Controller approves as to funds being available.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Appropriation of \$1,061.84 for Installation of Traffic Signal at Market and Franklin Streets.**

(Code No. 9.051)

Also, Bill No. 748, Ordinance No. 9.051189, as follows:

Appropriating \$1,061.84 from the Emergency Reserve, Appropriation No. 2.900.00 for the cost of installation of the Wiley Automatic Stop and Go Signal at Market and Franklin streets, San Francisco, California.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,061.84 is hereby set aside out of Emergency Reserve, Appropriation No. 2.900.00, for the cost of installation of the Wiley Automatic Stop and Go Signal at Market and Franklin streets, San Francisco.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Gasoline Supply Stations.**

(Code No. 11.0821)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

Section 2. Permits: It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Fire Department in accordance with the provisions of the ordinance



establishing procedure by departments and officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot or parcel of land, or any structure situate thereon, when any exterior boundary of the property upon which said gasoline supply station is proposed to be located falls, when measured in a straight line within the distance, set forth opposite each of the hereinafter mentioned occupancies, of the exterior boundaries of the lot or parcel of land upon which said occupancy is situate:

Hospital .....	200 feet
Church .....	150 feet
School .....	200 feet
Theatre .....	150 feet

All applications for permits shall be made in writing; shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fireproofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.



The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less



than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and



two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

Section 8. Services Permitted: The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, brakes, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

Section 9. Duties of the Fire Marshal: It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

Section 10. Penalty: Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

#### Opinion of City Attorney.

The following was read by the Clerk:

July 1, 1935.

Subject: In re Gasoline Supply Station Ordinance.

Dear Sirs: You have submitted to me a proposed ordinance dealing with the above-mentioned subject matter, and ask if the fact that Ordinance No. 8564 (New Series), regulating the location, construction and conduct of public garages, provides a lesser distance from schools, churches and theatres within which a garage may be maintained, than does the proposed supply station ordinance, renders the latter void upon the ground of unjust discrimination between similar classes of business.

#### *Opinion.*

In the ordinance submitted, it is provided that the distances within which the supply station may not be maintained shall be measured from the exterior boundaries of the lot on which the station is to be erected to the exterior boundaries on which the hospital, church, school or theater is situated, while in the garage ordinance the measurements are to be made from the entrance of the garage building to the entrance of the hospital, school, church or theater, except that in no case shall a garage be erected within fifty feet of the exterior boundaries of any school, church, hospital or theater. It requires no mathematical calculation to determine that the regulations as to distance are more stringent in the supply station ordinance.



Section 21 of Article I of the Constitution of California provides:

"No special privileges or immunities shall ever be granted which may not be altered, revoked or repealed by the legislature, nor shall any citizen or class of citizens be granted privileges or immunities, which, upon the same terms, may not be granted to all citizens."

The text writers have laid down the following rule on the subject:

"Statutes and ordinances in which attempts have been made to discriminate in favor of, or against particular persons, or classes of persons, as to whom no reasonable basis of discrimination can be said to exist, are uniformly held to be void."

See: Cal Jur. Vol. 18, p. 826.

The text is sustained by the decisions.

See: *In re Gastios*, 95 Cal. App. 762.

"In enacting police regulations pursuant to the authority given by Section 11 of Article XI of the Constitution, a city may not make an arbitrary classification of different persons or classes of persons unless some reasonable basis of discrimination exists."

See also: *In re Robinson*, 68 Cal. App. 744, in which case the court in construing the constitutional provision above quoted said:

"This latter section of the Constitution has been given direct application to statutes and ordinances which have been enacted and sought to be enforced either by the state or by political subdivisions thereof, and in which attempts have been made to discriminate in favor of or against particular persons or classes of persons as to whom no reasonable basis of discrimination can be seen to exist; and in such cases the courts of this state have uniformly held such attempted legislation to be void."

However, it is not every ordinance which seems to discriminate between classes of persons similarly situated that have been declared void by the courts, and where there is any reason for the discrimination between classes, it has been sustained.

On this subject the District Court of Appeal, in *Ritz v. Lightston*, 10 Cal. App. 685, said:

"As to whether or not the matter in any particular case is a police regulation, or a proper classification, must be left to a great extent to the judgment of the law-making power of the city. It is only in unusual cases that the courts interfere with the discretion of such law-making power."

With these principles in view, consideration should be given to the particular evil or danger to be controlled or regulated by the ordinance in the instant case. The owner of a lot to be used as a service station has the same right to make use of his lot for that purpose as has the owner of a lot who desires to maintain a garage upon it, and with no more restrictions upon the use of the lot than are placed upon the garage, unless the service station is more dangerous to the public welfare than is the garage.

Therefore, it is your duty to give consideration to the particular evil or danger that you are attempting, or have attempted, to regulate by each particular ordinance, and if the dangers or hazards attendant upon the conduct of service station are not greater than those attendant upon the conduct of a garage, then regulations or prohibitions more stringent on one than on the other should not be adopted. It is, however, up to your Board to determine this fact and then to act accordingly.

It is difficult to find a case which deals directly with the subject which you have before you.

In the case of *Equi. v. City and County of San Francisco*, decided by our Superior Court, in which case the validity of the license tax on service stations was under consideration, Judge Johnson adverted to the fact that the testimony showed that the fire hazard was greater in a garage than in a service station, and unless there was some other reason for having a higher tax on service stations than

on garages, the discrimination in favor of the latter would not be sustained.

In a case very similar to the instant one, the Supreme Court of Idaho, in *Continental Oil Co. v. Twin Falls*, 286 Pac. 354, said:

"Said ordinance No. 322 is invalid, for the further reason that it is discriminatory, in that it does not apply to all businesses of the same class. Upon its face, the ordinance is designed to regulate the construction, maintenance and operation of gasoline service stations of the drive-in type only. If it is intended to regulate the sale of gasoline as a 'dangerous' or 'obnoxious' business, under C. S. sec. 3954, its provisions do not cover garages, stores, or other places where gasoline is retailed by means of a curb pump, and the customer does not drive across the sidewalk. See *City of Vincennes v. Marland Refining Co.* (C. C. A.) 33 F. (2d) 427. If the object sought relates to the regulation of driving vehicles across the sidewalk, authorized by C. S. sec. 3962, it clearly discriminates in favor of those businesses whose patrons drive across the sidewalks to their place of business, such as garages, drive-in refreshment stands, etc. The municipality has the right to classify businesses, but in so doing it will not be permitted to make an 'arbitrary distinction between different kinds and classes of business,' where the conditions are similar."

In *Bocci v. Town of Landsdale*, 208 Cal. 720, the Supreme Court of this State held that an ordinance prohibiting stonecutting works or monument yards from keeping open on Sunday, and permitting cemeteries, crematories, floral stands, etc., to keep open and to operate on Sunday, was void, in that the classification is not made on some natural, intrinsic or constitutional distinction between the enterprises.

You are, therefore, advised that you should give particular attention to the dangers or hazards incident both to the conduct of public or commercial garages, as well as to those incident to the conduct of service stations, and unless the evidence shows that the conduct of the service stations entails a greater danger or hazard upon those attending schools, churches, hospitals or theaters, than does the garage, there should be no more stringent regulations on service stations than on garages.

Respectfully,

JOHN J. O'TOOLE, City Attorney.

Rereferred.

Supervisor Colman moved that the foregoing matter be rereferred to the Joint Welfare and Fire, Safety and Police Committee for hearing relative to comparative dangers of garages and gasoline supply stations, considering their storage of oils and gasolines as well as dangers to pedestrians by reason of autos crossing sidewalks at such garages or supply stations.

Motion carried and meeting of Joint Committee called for Tuesday, July 9, 1935, at 10 a. m.

## NEW BUSINESS.

Adopted.

The following resolutions were adopted:

Accepting Deed, and Authorizing Payment \$581 from  $\frac{1}{4}$ -Cent Gas Tax Fund for Portions Lots Required for Realignment of Sloat Blvd. West of 39th Ave.

(Code No. 12.1711)

On recommendation of Finance Committee.

Resolution No. 2032, as follows:

Resolved, That the City and County of San Francisco accept a deed from Robert E. Wallace, et ux., to portions of Lots 2, 3, 4, 5 and 6, Assessor's Block 2518, San Francisco, required for the realignment of



Sloat boulevard west of Thirty-ninth avenue; and that the sum of \$581 be paid for said land from the ¼-Cent Gas Tax Fund, Appropriation No. 48.914.14-1.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### Refunds of Duplicate Tax Payments

(Code No. 9.059)

Also, Resolution No. 2033, as follows:

Resolved, That the following amounts be and the same are hereby authorized to be paid out of the General Fund, fiscal year 1934-1935, to the hereinafter named; being refunds of amounts paid in duplicate for taxes, to-wit:

- |  |          |
|--|----------|
| (1) To A. J. Marion, per Vol. 12, Bill No. 2505, Lot 7A, Block 1674, Fiscal Year 1934.....   | \$168.28 |
| (2) To Coldwell, Cornwall & Banker, per Vol. 26, Bill No. 356, Lot 48, Block 3753, Fiscal Year 1934.....   | 37.67    |
| (3) To Anglo California Securities Co., per Vol. 15, Bill Nos. 3223 and 3224, Lots 21 and 22, Block 2081, Fiscal Year 1934 .....                 | 7.72     |
| (4) Anglo California Securities Co., per Vols. 37 and 38, Bill Nos. 583 and 2448, Lots 2 and 5, Blocks Nos. 6159 and 6467, Fiscal Year 1934..... | 17.00    |

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### Action Deferred.

The following resolution was, on motion, *laid over one week*, City Attorney to advise as to whether or not 8-hour law applies to election officers.

### Authorizing the Registrar of Voters as to Funds for the Cost of the Holding of Special Election August 13, 1935.

(Code No. 3.02)

Resolution No. 2034, as follows:

Resolved, That the Registrar of Voters be and is hereby authorized to charge the costs of the Special Election to be held August 13, 1935, to the regular appropriations set up under the Registrar of Voters in the 1935-36 Appropriation Ordinance for conducting elections; and further

Resolved, That the Board of Supervisors goes on record as agreeing to reimburse the 1935-36 appropriations under the Registrar of Voters from whatever funds that may be available to the extent that they have been depleted by the costs of the Special Election.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### Adopted.

The following resolutions were *adopted*:

### Authorizing Entering into Agreement with Market Street R. R. Co., and Gough Street R. R. Co., for Crossing of Crystal Springs Pipe Line No. 2 of S. F. Water Dept.-San Mateo Co.

(Code No. 15.0251)

On recommendation of Finance Committee.

Resolution No. 2035, as follows:

Resolved, That the City and County of San Francisco enter into

written agreements with the following companies providing for the construction, maintenance and operation of the Crystal Springs Pipe Line No. 2 beneath the tracks and rights of way of said companies:

Market Street Railway Company, crossing at Third street, town of Baden, San Mateo county, California.

Gough Street Railroad Company, crossing at MacDonald avenue and Allan street, San Mateo county, California.

Be it further resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute said agreements in duplicate.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

#### **Controller to Cancel Assessments—State Property.**

(Code No. 9.0411)

Also, Resolution No. 2036, as follows:

Whereas, the Controller has reported that the following described property now recorded in the name of the Veterans' Welfare Board of the State of California was sold for taxes; being State property these taxes should be cancelled, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Controller be and is requested to cancel the following assessments in accordance with the provisions of section 3804A of the Political Code, to-wit:

Lot	Block	Assessed to	Sale No.	
18	2359	P. J. and K. Kerrigan	1149½—1929	Re-assessment \$69.94
14	1718	Thelma A. Chase	1159 —1931	Tax 55.35
40	1874	D. C. and B. Nelson	1332 —1931	Tax 57.17

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

#### **Accepting Deed from Spring Valley Co., Ltd., to Lands in San Mateo County for Roadway Connecting Alemany Blvd. with Lake Merced Blvd.**

(Code No. 12.1711)

Also, Resolution No. 2037, as follows:

Resolved, That the City and County of San Francisco accept that certain deed dated June 19, 1935, from Spring Valley Company, Ltd., to certain land in San Mateo county, California, required for the roadway connection between Alemany boulevard extension and Lake Merced boulevard.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

#### **Directing the Purchaser of Supplies to Charge Fifty Cents Per Copy for the New Edition of the City and County Charter Except to City and County Officials.**

(Code No. 9.081)

Also, Resolution No. 2038, as follows:

Resolved, That the Purchaser of Supplies is hereby directed to charge fifty cents per copy for the new edition of the San Francisco City and County Charter, provided there shall be no charge for copies of City and County officials.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.



**Appropriating \$85,500 for Care of Indigent Sick and Dependent Poor of the City and County, Month of July, 1935.**

(Code No. 9.051)

The following bill was taken up:

Bill No. 761, Ordinance No. 9.051192, as follows:

Making an appropriation of \$85,500 to the Citizens' Relief Committee for the purpose of meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of July, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$85,500 is hereby appropriated out of such funds as may be available for this purpose, for caring for and maintaining the indigent sick and poor of the City and County of San Francisco during the month of July, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said city and county and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Approved by the Controller as to funds.

**Proposed Amendment.**

Supervisor Uhl moved as an amendment that the appropriation be reduced to \$85,250, eliminating position of Acting Director of Relief.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovi-  
eri, Shannon—6.

Absent—Supervisors Brown, Gallagher, Ratto—3.

**Passed for Second Reading.**

Whereupon, the foregoing bill was *passed for second reading* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovi-  
eri, Shannon—6.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Gallagher, Ratto—3.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Authorizing Settlement for \$300 of Claim of \$15,000 of Juanita Olyett for Personal Injuries Due to Stepping Into Unused Box of Sewer Repair Department.**

(Code No. 6.0222)

Bill No. 762, Ordinance No. 6.022215, as follows:

Authorizing compromise of claim of Juanita Olyett.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended the settlement of the action of Juanita Olyett against the City and County of San Francisco to recover the sum of \$15,000 for injuries sustained by reason of unguarded obstructions on a sidewalk, by the payment of \$300

in full settlement of all claims of said Juanita Olyett, said City Attorney is hereby authorized to settle said pending litigation by the payment of said sum.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### Action Deferred.

The following bill was, on motion of Supervisor Colman, *laid over one week*:

### Contractors' Registration Ordinance.

(Code No. 9.092)

Bill No. 754, Ordinance No. 9.0924, as follows:

Providing for the issuance of Certificates of Registration to Contractors; defining the word "Contractor"; designating the Bureau of Licenses as the Department for the Issuance of said Certificates of Registration; fixing the fee therefor; providing for the enforcement of certain duties by certain officials and bureaus of the City and County of San Francisco; and prescribing a penalty for violation of this ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A "contractor" within the meaning of this ordinance, is a person, firm, copartnership, corporation, association or other organization, or any combination thereof, who or which, in any capacity other than that of employee of another, with wages as the sole compensation for the work or labor performed or to be performed, advertises as such, or represents himself, themselves or it as such, or undertakes or offers to undertake or purports to have the capacity or ability to undertake or submits a bid, to construct, reconstruct, alter, repair, add to, subtract from, improve, move, wreck or demolish, any building, highway, road, railroad, excavation, or other structure, project, development, or improvement, or to do any part thereof, including the erection of scaffolding or other structures or works in connection therewith; provided that the term "contractor" as used in this ordinance shall include subcontractor, but shall not include anyone who merely furnishes materials or supplies without fabricating the same into, or consuming the same in the performance of, the work of the contractor as herein defined.

Section 2. Every contractor, as the term is defined by this ordinance, shall, before engaging or offering to engage in the construction, reconstruction, alteration, repair, remodeling, improvement, reduction, demolition or change in any building, structure or improvement within the City and County of San Francisco, or in the improvement, paving, filling or grading of any street, road, avenue, lane, highway, alley or way within said City and County, or in the improvement, grading or filling in of any lot or parcel of land in said City and County, or who holds himself, and by advertisement, solicitation or otherwise, proclaims himself to be a person, firm or corporation who is willing to do or perform all or any of the aforementioned things, obtain from the Bureau of Licenses in the office of the Tax Collector of the City and County of San Francisco a certificate to the effect that he is registered as a licensed contractor in the said Bureau of Licenses.

Section 3. Any person, firm, association or corporation desiring to become registered as a licensed contractor as herein provided shall make application to so do to the Bureau of Licenses in the office of the Tax Collector. Such application shall be in writing and shall set forth the name and address of said applicant; whether said applicant is acting as an individual, copartnership, association or corporation, and if a copartnership, the names and places of address of all of the members of said copartnership, and if an association or corporation, the principal place of business and the names and addresses of the officers



of said association or corporation; and when and where said applicant has been registered as a contractor under the laws of the State of California. Said application shall also state the particular character of work in which said applicant is engaged and a general statement of applicant's qualification and experience. No contractor shall be entitled to receive a certificate of registration as in this ordinance provided unless he is registered as a contractor with the State of California as provided by the laws of California. All applications for registration shall be accompanied by a fee of Ten (\$10.00) Dollars.

When any application for a certificate of registration is filed as in this ordinance provided, the same shall be investigated by the said Bureau of Licenses and if the facts set forth in said application are found to be true said certificate shall be granted and shall remain in force only until the end of the fiscal year during which the same was granted, and thereafter the said certificate shall be renewed each fiscal year by the filing of a request to renew the same and the payment of the sum of Ten (\$10.00) Dollars to said Bureau of Licenses. Any certificate of registration may be revoked for any act of the person so registered showing said person to be dishonest or guilty of the violation of any rules or regulations, either State or municipal, regulating or governing contractors. Any contractor feeling aggrieved by the failure of the Bureau of Licenses to issue any certificate of registration, or by reason of any revocation thereof, shall have the right to appeal to the Board of Permit Appeals from the action taken by said Bureau of Licenses.

Section 4. The Bureau of Licenses shall keep a register of contractors and a duplicate copy of each certificate of registration and renewal thereof issued as herein provided, which said register and duplicate certificates shall be open for inspection by the public.

Section 5. All amounts received from the issuance of certificates of registration or for the renewal thereof shall be paid daily into the Treasury of the City and County and shall be used to defray the cost of making the investigations and reports and furnishing the information mentioned in Section 6 of this ordinance.

Section 6. Any contractor may apply to the superintendent of the Bureau of Building Inspection or to the City Engineer, according to the nature of the work to be performed, for all information necessary to enable said contractor to prepare for the execution of any contract for construction, alteration or improvement of any building, structure, street, road or way, and it shall be the duty of said department or officer applied to, to furnish said contractor with such information as said officer or department may have available or can obtain in order to enable said contractor to prepare for the execution or performance of such contract; all without charge, and when, in order to obtain said information, an inspection or investigation of the site on which said contract is to be performed is necessary, said inspection and investigation shall be made.

Section 7. Whenever any officer, board or commission of the City and County of San Francisco, authorized so to do, is about to enter into any contract for any public work or improvement, reference shall be made to the Register of Contractors, and the award of said contract shall be made only to such contractor or contractors whose name or names appear thereon at the time bids are received and who is shown as having complied with the provisions of this ordinance. No award of a contract for any public work or improvement shall be made to any contractor who has not registered as in this ordinance provided.

Section 8. No permit shall be issued by the Central Permit Bureau for the doing of any kind or character of work on which any contractor is to perform labor, furnish materials or render service unless the name or names of the contractor or contractors who are to perform said labor or render said services are set forth in said application for the permit to do such work, nor unless the said contractor or contractors hold a certificate of registration as provided in this ordinance.



It shall be unlawful for the applicant for any permit for the doing of any kind or character of work on which a contractor is to be employed or to render service or to perform labor to fail to set forth in said application the name of said contractor.

Section 9. Any person, firm or corporation doing business in the City and County of San Francisco as a contractor as herein defined, failing to register in accordance with the provisions of this ordinance, shall be guilty of a misdemeanor punishable by a fine not to exceed Five Hundred (\$500.00) Dollars, or by imprisonment in the County Jail for a period of six months, or by both such fine and imprisonment.

Section 10. Section 32 of Ordinance No. 5132 (New Series) is hereby repealed.

**Passed for Second Reading.**

The following bills were *passed for second reading*:

**Amending Section 42 of Ordinance No. 6979 (New Series), Taxi-cab Ordinance, "Runners" or "Soliciting Agents".**

(Code No. 11.0111)

On recommendation of Joint Finance and Police Committee.

Bill No. 749, Ordinance No. 11.01118, as follows:

Amending Section 42 of Ordinance No. 6979 (New Series), entitled, "Regulating the use of taxicabs, automobiles and public vehicles for hire, fixing the rate to be charged for the transportation of persons and personal baggage, regulating the use of boats in the waters of the bay, providing a punishment for any violation thereof, and repealing Ordinance No. 1898 (New Series)," in effect April 5, 1926.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 42 of Ordinance No. 6979 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 42. It shall be unlawful for any person to engage in the business or occupation of soliciting boarders or lodgers or custom for any hotel, boarding house or lodging house or the transportation of persons, baggage or merchandise without having a license so to do. Persons engaged in business as a runner or agent for the soliciting of boarders or lodgers or custom for any hotel, boarding house or lodging house or the transportation of persons, baggage or merchandise shall be known and designated as general soliciting agents. Persons engaged in business in the solicitation of passengers for motor vehicles for hire exclusively shall be known and designated as passenger vehicle solicitors and said solicitors shall be licensed and privileged to solicit only for passengers for the particular class, type and character of service included within the permits held by persons, firms or corporations for which they solicit and for no other class, type or character of vehicle passenger service.

June 24, 1935, referred to Joint Finance and Police Committees.

June 28, 1935, Joint Finance and Police Committee recommends favorably.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Amending Sections 54 and 61, and Adding Sections 61 (a) and 61 (b) to Ordinance No. 5132 (New Series), "License Ordinance".**

(Code No. 3.041)

Also, Bill No. 750, Ordinance No. 3.04149, as follows:

Amending Sections 54 and 61, and adding new Sections 61 (a) and 61 (b) to Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Sections 54 and 61 are hereby amended, and Sections 61 (a) and 61 (b) are hereby added to Ordinance No. 5132 (New Series), the title of which is recited above, and to read as follows:

Section 54. Every person, firm or corporation owning any public passenger vehicle, except railroad cars, shall pay a license tax therefor, as follows:

For each such vehicle One (\$1.00) Dollar per annum for each passenger seating capacity of said vehicle.

The metallic plate issued as a part of the license must be of such design, color and material as the Tax Collector shall prescribe and each plate must clearly show the year for which it is issued. Provided, that it shall be in quality of material and workmanship equal to that of the license plate issued by the State Motor Vehicle Department; that in size, each plate shall be nine (9) inches by 2½ inches and, when used on motor drawn vehicles, shall be perforated as to make it attachable to the State Motor Vehicle License Plate or fastened at the front of each motor drawn vehicle. When used on horse drawn vehicles, it shall be perforated so as to permit of attachment in a conspicuous place on the right hand side of each horse drawn vehicle. Provided, further, that all letters stamped or printed upon the face of the plate shall be at least ⅝ x ⅜ inches and all number ⅝ x ⅝ inches in size.

It shall be unlawful for any owner or operator of a vehicle subject to this license tax to permit an expired vehicle license plate to remain on any vehicle after December 31st of each calendar year. No substitute for this license plate shall be permitted. It shall be unlawful to affix license plates in any other position on a vehicle than that authorized by this ordinance.

Every person engaged in the business or occupation of driver or motorman of any public passenger vehicle specified in this section shall pay one (1) dollar for a driver's badge to be issued by the Tax Collector, and to be of such design and lettering as he shall determine. Upon the presentation of a driver's annual permit, granted by the Police Commission, the Tax Collector shall issue annually, to the person named in such permit, a driver's annual identification card upon payment of one dollar, provided said person is the owner of a driver's badge and exhibit such badge at the time of making the application.

All licenses issued under the provisions of this section shall date from the first day of January of each year and shall be issued for one year from the date aforesaid.

Section 61. Every person engaged in business as a "runner" or "agent" for the soliciting of boarders or lodgers or custom for any hotel, boarding house or lodging house or the transportation of persons, baggage or merchandise shall pay a license of Ten (\$10) dollars per quarter.

Section 61 (a). Every person engaged in business as a solicitor or runner for passengers of motor vehicles for hire exclusively shall pay a license fee of One Dollar Fifty Cents (\$1.50) per quarter.

Section 61 (b). Persons engaged in business as a runner or soliciting agent for boarders or lodgers or custom for any hotel, boarding house or lodging house or the transportation of persons, baggage or merchandise shall be known and designated as general soliciting agents. Persons engaged in business in the solicitation of passengers for motor vehicles for hire exclusively shall be known and designated as passenger vehicle solicitors and said solicitors shall be licensed and privileged to solicit only for passengers for the particular class, type and character of service included within the permits held by persons, firms or corporations for which they solicit and for no other class, type or character of vehicle passenger service.

All license fees provided by Sections 61, 61 (a) and 61 (b) hereof shall be payable in the months of January, April, July and October of each year and said license shall be dated the 1st day of each month

of each quarter as hereinabove specified. Every applicant for a license under the provisions of this section must at the time the same is issued place on deposit with the Tax Collector the sum of Five (\$5) Dollars and shall receive therefor from the Tax Collector a metal badge having imprinted thereon a number, the year, the month and the quarter for which the same is issued and the particular type, character and service for which said solicitor or agent is licensed to solicit business as herein provided. Said badge must be worn conspicuously by the person licensed. Upon return of the badge to the Tax Collector the deposit shall be returned.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### Referred.

The following bill was *referred to Joint Committee of Finance and Fire, Safety and Police*:

#### Increasing Fees for Eating Places and Repealing License Fee.

(Code No. 3.041)

Bill No. 763, Ordinance No. 3.04151, as follows:

Amending Sections 5 and 6 of Ordinance No. 3.04114, entitled "Regulating and defining public eating places: providing for the issuance of permits and licenses therefor and fixing the fees thereof," *by increasing the fees for eating places and repealing Section 65 of Ordinance 5132 (New Series)*.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Sections 5 and 6 of Ordinance No. 3.04114, the title of which is recited above, are hereby amended to read as follows:

Section 5. Every applicant for a permit to conduct, operate or maintain a public eating place shall pay an annual fee of eighteen (\$18) dollars therefor, and no license shall be issued without said permit having first been had and obtained. All fees collected pursuant to the terms of this ordinance shall be applied in defraying the costs of the inspections herein provided for.

Upon sale or transfer of such establishment, the permit and license thereof shall be null and void until an application for transfer thereof shall have been recommended by said Director, and a fee of twelve and one-half (\$12.50) dollars shall be payable for each such transfer, which transfer shall be ordered only after examination and inspection of said premises. Said examination and inspection shall be made, and said recommendation by the Director shall be rendered, within ten days from the date of application for such transfer.

Section 6. Any permit issued pursuant to the provisions of this ordinance may be revoked by said Director for cause, after a hearing, and said permit may thereafter be reissued in the discretion of said Director upon reasonable conditions and the payment of a twelve and one-half (\$12.50) dollar fee therefor.

Section 2. *Section 65 of Ordinance 5132 (New Series) is hereby repealed.*

### Passed for Second Reading.

The following bill was *passed for second reading*:

#### Reducing License Fees on Apartment Houses.

(Code No. 3.041)

Bill No. 764, Ordinance No. 3.04152, as follows:

Amending Section 12 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect



July 1, 1920, *by reducing the license fee on apartment houses*, and repealing all ordinances and parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 12 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 12. Every person, firm, partnership or corporation maintaining, conducting or operating an apartment house shall pay a license fee of \$2.25 per quarter to defray the cost of inspection and/or regulation by the Department of Public Health, Fire Prevention Bureau and Bureau of Licenses, and no permit shall be issued therefor without said license first having been had and obtained.

For the purpose of this ordinance an apartment house shall be deemed to be any building, or portion thereof, more than one story in height, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building.

"Apartment" is a room or suite of rooms which is occupied or intended or designed to be occupied by one family for living and sleeping purposes in an apartment house.

"Family" is one person living alone or a group of two or more persons living together in an apartment, whether related to each other by birth or not.

Section 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

#### Action Deferred.

The following recommendation of Public Utilities Committee was, on motion, *laid over one week*:

#### Trackless Trolley Buses on Eighteenth Street.

(Code No. 15.091)

Bill No. 765, Ordinance No. 15.09110, as follows:

Amending Section 2 of Ordinance No. 15.0914, entitled "Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Harrison street commencing at the intersection of Third and Harrison streets, thence along Harrison street to Fourteenth street, thence along Fourteenth street to Mission street; also commencing at the intersection of Guerrero and Eighteenth streets, thence along and upon Eighteenth street to its intersection with Market street at Danvers street, thence curving southerly on Market street to the intersection of Market street with Clayton street (formerly Caselli avenue), thence curving northwesterly and northerly on Clayton street to Ashbury street, thence northeasterly and northerly on Ashbury street, also commencing at the intersection of Frederick and Clayton streets, thence northerly along Clayton street to Waller street, thence westerly along Waller street to Stanyan street, and discontinue the operation of street cars thereon and substitute, in lieu of such service, the overhead electric trolley bus service over the route hereinafter provided for," finally passed by the Board of Supervisors of the City and County of San Francisco July 9, 1934, and approved by the Mayor thereof July 10, 1934.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 15.0914, the title of which is recited above, is hereby amended to read as follows:

"Section 2. In lieu and in substitution of street car service over the fixed tracks in said streets above mentioned, which said tracks are to be removed under the provisions herein contained, the Market Street Railway Company, its successors and assigns, are hereby granted permission and the right to install, operate and maintain an overhead electric trolley bus service with all wires and appliances necessary for the operation of said buses over and along Harrison street commencing at Third street and Harrison street, thence southwesterly along Harrison street to Fourteenth street; thence westerly along Fourteenth street to Folsom street; thence southerly along Folsom street to Eighteenth street; thence westerly along Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to and over its junction with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street to Waller street; thence westerly on Waller street to Stanyan street; thence northerly on Stanyan street to Haight street; thence easterly on Haight street to Shrader street; thence southerly on Shrader street to Waller street; also easterly from the intersection of Folsom street and Sixteenth street along Sixteenth street to Treat avenue; thence southerly along Treat avenue to Eighteenth street; thence westerly along Eighteenth street to Folsom street; the route from Folsom and Sixteenth streets easterly along Sixteenth street to Treat avenue, thence southerly along Treat avenue to Eighteenth street, thence westerly along Eighteenth street to Folsom street, thence northerly along Folsom street to its intersection with Sixteenth street is to be operated only between the hours of 6:00 p. m. and 1:00 a. m.

The substitution of such service will more adequately serve the transportation needs of the public by reason of the construction of the San Francisco Bay bridge, and will be in aid of the public service and convenience."

Section 2. This ordinance shall be enacted and passed in accordance with the Charter provisions covering the passage of ordinances, and, when so passed and enacted, shall be deemed to be the manner in which the rights herein granted and the powers herein exercised should be granted and exercised.

Section 3. The rights herein granted shall be subject to all of the terms and conditions so far as applicable of Ordinance No. 15.0914, herein referred to.

With regard to the foregoing, Supervisor McSheehy requested that the City Engineer be requested to prepare maps for the members of the Board of Supervisors showing route of proposed trackless trolley bus.

### Adopted.

The following resolution was *adopted*:

**Fixing Time for Hearing of Appeal, Rezoning of Northwest Corner of California Street and Arguello Boulevard.**

(Code No. 13.02)

On recommendation of City Planning Committee.

Resolution No. 2039, as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission, denying application to rezone from Second Residential District to Commercial District, property located at the northwesterly corner of California street and Arguello boulevard, is hereby set for Monday, July 15, 1935, at 2 o'clock p. m.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.



ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.

Adopted.

The following recommendation of his Honor the Mayor was *adopted* by the following vote:

Leave of Absence—Constant J. Auger, Member, Board of  
Permit Appeals.

(Code No. 4.053)

Resolution No. 2040, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Constant J. Auger, member of the Board of Permit Appeals, is hereby granted a leave of absence for a period from June 27th to July 27th, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

Leave of Absence—Honorable Leo A. Murasky, Judge,  
Municipal Court.

(Code No. 4.053)

Also, Resolution No. 2041, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Leo A. Murasky, Judge of the Municipal Court, is hereby granted a leave of absence for the period from June 29th to July 20th, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

Leave of Absence—Michael Riordan, Retirement Board.

(Code No. 4.053)

Also, Resolution No. 2042, as follows:

Resolved, That in accordance with recommendation of his Honor, the Mayor, Michael Riordan, member of the Retirement Board, be and is hereby granted a leave of absence, for a period of sixty days, beginning July 11, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

City Planning Commission to Survey for Building Use Limitation.

(Code No. 13.02)

Supervisor Uhl presented:

Resolution No. 2043, as follows:

Resolved, That the City Planning Commission is hereby requested to conduct a survey of that part of the City and County of San Francisco, State of California, and being more particularly described as:

Beginning at a point on the southerly line of Sunnydale avenue, distant thereon 52 feet 4 inches westerly from the westerly line of Bay Shore boulevard, and running thence westerly along said line of Sunnydale avenue to the westerly line of Schwerin street, thence northerly along the westerly line of Schwerin street to a point distant thereon 288 feet 9 inches northerly from the northerly line of Sunnydale avenue, said point being on the northerly line of the Sunnydale Tract, as recorded in Map Book E and F page 163; thence westerly

along said line of the Sunnydale Tract to the easterly line of La Grande avenue, thence southerly along the easterly line of La Grande avenue to the northerly line of the property of the City and County of San Francisco, known as the Amazon Reservoir Site, thence along the boundary line of said Reservoir Site in an easterly, southerly, easterly, southerly and westerly directions to its intersection with the easterly line of the Crocker Amazon Tract as recorded in Map Book H, page 19; thence southerly along said line of the Crocker Amazon Tract and the southerly prolongation of said line, to its intersection with the southerly boundary line of the City and County of San Francisco; thence easterly along said County line to the easterly line of Schwerin street; thence northerly along said line of Schwerin street, to a point distant thereon 397 feet 4 inches southerly from the southerly line of Sunnydale avenue; thence easterly and parallel to and distant 397 feet 4 inches southerly from the southerly line of Sunnydale avenue to the aforesaid County line; thence easterly along said County line to a point which is distant 137 feet 6 inches at right angles westerly from the westerly line of Bay Shore boulevard; thence northerly along a line which is parallel to and distant 137 feet 6 inches westerly from said line of Bay Shore boulevard, 146 feet; thence at right angles easterly 85 feet 2 inches; thence at right angles northerly 104 feet 4 inches to the southerly line of Sunnydale avenue and the point of beginning; for the purpose of ascertaining what limitations upon the use of buildings hereafter to be erected in said area should be established, and to report its recommendations thereon to this Board.

*Referred to Committee on Public Buildings, Lands and City Planning.*

**California Toll Bridge Authority Requested Not to Grant Exclusive Franchise Over Bay Bridge for Longer Period Than Ten Years.**

(Code No. 12.112)

Supervisor Uhl presented:

Resolution No. 2044, as follows:

Whereas, the California Toll Bridge Authority of the State of California, a public institution, is about to enter into a permit or franchise with the Southern Pacific Company and the Key Route System for the use, by said companies, of the San Francisco-Oakland Bay Bridge; and

Whereas, the said California Toll Bridge Authority has arranged to borrow from RFC, a federal institution, approximately \$13,000,000.00, which money is to be used in erecting certain elevated railways over the streets of San Francisco, to be connected with the San Francisco end of said Bay Bridge, as well as sufficient money with which to lay and pay for the rails of said railway companies which are to be permitted to operate over said Bay Bridge and said elevated railway structures by said California Toll Bridge Authority, as well as to purchase and pay for the rolling stock to be used by said railway companies, over said bridge and said elevated railway structures; and

Whereas, mechanical inventions and improvements of different kinds that are now being developed indicate that there will be many revolutionary improvements in methods of transportation, of different kinds, within the next few years; and

Whereas, if the said California Toll Bridge Authority executes long time exclusive permits or franchises to the said Southern Pacific Company and to the said Key Route System, to the exclusion of possible competitors, in the future, the progress and development of San Francisco and of the Bay Region will be impeded; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco that we do hereby respectfully petition and request the said California Toll Bridge Authority not to grant any exclusive franchise and not to grant any franchise whatsoever for a period in



excess of ten years, over the said Bay Bridge, to the said Southern Pacific Company or to the said Key Route System, or to any other transportation company or system whatsoever, but we respectfully petition and request the said California Toll Bridge Authority to provide in any permit or franchise whatsoever that it may grant that said franchise be for a period not to exceed ten years, and, further, that said California Toll Bridge Authority reserve the right to grant such other and additional permits or franchises, in the future, as public necessity and convenience may require, from time to time.

*Referred to Public Utilities Committee.*

### Termite Infested Wood to Be Destroyed.

(Code No. 11.08)

Supervisor Colman presented:

Resolution No. 2045, as follows:

It shall be unlawful to sell, offer for sale, give away, move, or transport lumber or any wood products used for construction purposes, or fire wood, which is infested with termites and/or other wood destroying insects or their larvae, within the City and County of San Francisco, except by permit from the Department of Public Works. All such infested materials shall be burned or otherwise destroyed or shall be given a corrective treatment approved by the Department of Public Works.

*Referred to Public Buildings, Lands and City Planning Committee.*

### Unemployment Relief.

Supervisor Shannon reported that as the result of a communication received two weeks ago from Supervisor Hasting of San Diego County, President McSheehy had directed him to attend meeting in Los Angeles of Supervisors of the State to consider the matter that was contained in the letter regarding the number of unemployed that the SERA were going to place on the county rolls and that conference was attended by about thirty-five Supervisors.

### Reports on Rapid Transit.

Supervisor Uhl moved that the Public Utilities Commission be requested to send to the members of the Board any progress reports it may issue on the matter of rapid transit study.

*So ordered.*

### ADJOURNMENT.

There being no further business the Board at the hour of 4 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors July 8, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Friday, July 5, 1935

Wednesday, July 10, 1935

Thursday, July 11, 1935

Friday, July 12, 1935

Saturday, July 13, 1935

Monday, July 15, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco

Also Sitting as a

## Board of Equalization



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

FRIDAY, JULY 5, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Friday, July 5, 1935, 2 p. m.

The Board of Supervisors met pursuant to motion of Monday, July 1, 1935, to sit as a Board of Equalization and hear applicants who had made sworn statements and petitioned for correction or reduction of the assessment of their property on the assessment roll for the fiscal year 1935-1936.

### ROLL CALL.

The Roll was called and the following Supervisors were noted present:

Supervisors Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Hayden—3.

Quorum present.

President McSheehy presiding.

### Consideration of Application for Correction or Reduction of Assessment.

The following applicants or their agents appeared, were duly sworn, and testified regarding requested reductions in their assessments, to-wit:

	<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
1 J. M. Welkus .....	7	761	\$ 2,000	\$ 4,810
2 Benjamin Kletzman .....	1C	749	5,400	1,700
3 Marie Cazaux .....	3	1235	1,500	1,460
4 Ida Wyatt .....	10	606	3,050	5,310
5 Herman Gehrcke .....	19	552	2,000	2,270
6 Sam Pontier .....	4/5	776	19,400	4,850
7 Rose Marcus .....	2	798	1,750	3,450
8 F. J. Pohl .....	11	1053	2,600	1,630
9 Rose M. Keenan .....	33	472	4,500	1,890
10 Lucille L. Dunne .....	38	1708	1,450	750
11 Evelyn N. Hancock .....	31	3258	2,900	1,430
12 Hugo Ekedahl .....	18	217	13,050	3,500
13 Pepi Guthertz .....	33A	1029	1,700	2,140
14 Alice Connolly .....	1	839	....	2,790
15 Alice Connolly .....	28	839	800	1,560
16 Alice Connolly .....	25	1653	500	2,270
17 Marie Miller .....	6	3563	11,000	1,670
18 Wm. Rippon .....	48	3589	8,500	4,010
19 Fannie Levine .....	30	1238	2,950	1,950
20 Chas. Robison .....	27/28/29/30/31/32	3062	.....	80
21 F. C. Drewes .....	38A	6656	3,200	600
22 Mrs. A. Haunschild .....	24	2697	1,600	980
23 Vincent Bringel .....	22	1549	1,350	1,600
24 T. Eskilson .....	24	1177	300	1,430
25 Helen Corin .....	17	1760	2,800	1,100
26 Sarah Halpern .....	41	1449	3,800	1,120
27 Fred Noack .....	11	1458	2,550	1,150
28 Adele Casson .....	10	220	17,550	5,510



	<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
29 Adele Casson .....	21	3726	3,200	1,800
30 Ginevra Matteucci .....	7	4793	1,150	450
31 A. W. Thornton .....	2	1665	1,800	1,040
32 Josephine B. Lyons .....	17	640	6,400	3,380
33 Mary E. Bush .....	28	6524	1,350	1,300
34 Mary E. Bush .....	5	1169	3,600	2,870
35 Angelo Servente .....	22	62	3,800	2,380
36 Angelo Servente .....	3	53	4,500	3,800
37 Bridget M. Hammond .....	2/3	237	6,800	13,430
38 Otto Will .....	30/31	3762	4,500	5,160
39 Gladys D. Tyson .....	10	1273	9,200	1,620
40 P. C. Roberts .....	12	298	127,000	22,840
41 Pierre Loustalot .....	25/26	784	11,800	10,580
42 Helena C. Anderson .....	5	1463	300	940
43 B. Heineberg .....	3E/3F	1302A	.....	4,060
44 Sara Frank .....	9	218	4,000	2,520
45 Edward F. Braunschweiger.....	6	235	4,500	7,810
46 Edward F. Braunschweiger.....	7	235	4,500	8,390
47 Virgil Masarie .....	1H	4337	1,450	710
48 Mrs. S. O. Brasfield .....	18	1658	4,850	3,750
49 Frank Carnes .....	36	3643	8,550	2,370
50 John Catto .....	2	6635	4,950	12,810
51 John Catto .....	52	6635	3,150	630
52 A. G. Garcia .....	32	1707	2,100	750
53 M. Mendle .....	1B	623	36,000	18,260
54 M. Mendle .....	1C	623	23,000	6,370
55 Edgar J. Israel .....	19	2343	.....	1,190
56 C. Iontersimone .....	2A	3613	1,800	1,040
57 J. C. Brekle .....	36A	4206	1,350	770
58 E. Kaufman .....	14	440B	3,950	1,480
59 N. Mengelopoulos .....	24	3763	4,500	4,600
60 F. Boehme .....	25	1782	800	750
61 P. J. Braun .....	24	1405	3,600	1,030
62 S. A. Davies .....	20	1414	250	1,500
63 Clara C. Norman .....	13	1834	1,450	710
64 E. Evergettis .....	17	1385	4,050	1,600
65 E. Evergettis .....	48	1407	4,050	1,200
66 S. A. Rizzo .....	22	3614	3,850	1,970
67 Robert L. Lewis .....	3	300	10,500	5,410
68 A. S. Allen .....	11	6449	1,600	300
69 Friedrich Aberfeldt .....	6	1408	1,700	1,200
70 Lillian K. Slinkey .....	18	720	700	3,950
71 A. J. McBoyle .....	21	324	35,000	20,210
72 A. J. McBoyle .....	B1	641	21,700	5,530
73 Marjorie Mills .....	28	1008	1,500	2,680
74 A. Bilafer .....	38	3618	8,500	1,630
75 F. J. Harris .....	3	1584	1,700	1,340
76 Mary E. Ahern .....	24	838	.....	2,420
77 Amelia Garibaldi .....	32	488A	2,000	1,150
78 A. J. Conway .....	20	1197	2,200	1,320
79 Julia Ruddick .....	24	1368	2,200	1,560
80 Margaret J. Copren .....	6	1347	2,650	2,040
81 I. Arabogolou .....	35	1454	4,950	1,620
82 O. C. Cappelmann .....	8/9	1025	5,150	5,620
83 Joseph Crangle .....	14	2401	1,500	550
84 Geo. San Facon .....	19	1808	1,400	420
85 Margaret M. Roney .....	10	188	3,250	4,500
86 J. D. Costigan .....	34	3705	4,500	4,610
87 J. D. Costigan.....	5	175	.....	2,120
88 J. D. Costigan .....	36	747	1,000	2,130
89 Annie Beckman .....	26	3625	5,400	1,080
90 Eliza T. Kenny .....	37	1061	1,350	2,790
91 Edna Macaret .....	18	1239	1,100	1,620

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
92	Edna Macaret .....	17	1239	2,650	2,360
93	Margaret A. Hyde (Agt.) .....	15	1253	2,750	1,560
94	Margaret A. Hyde (Agt.) .....	7	1247	2,900	1,540
95	Amy Clair (Acting Agt.) .....	55	3577	5,400	1,020
96	J. Charles Byrne .....	3	588	19,000	6,060
97	Maria Azzaro .....	20	91	6,750	1,840
98	R. W. Owens .....	2B	1892	1,400	450
99	H. Cuenin .....	18	2698	1,350	860
100	A. E. Anderson .....	9	1846	4,250	900
101	G. Orsi .....	5	195	21,600	16,670
102	G. Orsi .....	7	808	8,100	6,630
103	F. Krueckel .....	11	726	4,500	4,000
104	M. Haase .....	6	1639	1,300	1,250
105	F. Ungaretti .....	24A	516	3,200	.....
106	A. J. Hahn .....	9	743	750	5,960
107	H. Schieve .....	20	1871	.....	850
108	M. Savannah .....	½	5719	3,550	3,800
109	M. Savannah .....	9	52	8,100	4,450
110	Annie L. Swift .....	15/16	1834	2,800	1,500
111	A. L. Swift .....	23	6242	.....	100
112	A. L. Swift .....	1	2929	2,900	640
113	H. H. Jeans .....	16	976	10,350	3,960
114	M. J. Sweeney .....	14	709	2,250	.....
115	S. Trobock .....	17	622	.....	3,960
116	M. & M. A. McDonough .....	25	3621	.....	930
117	M. & M. A. McDonough .....	31	2402	.....	1,460
118	H. Saltzman .....	.....	152	5,450	4,180
119	H. Saltzman .....	22/24	1641	14,850	4,290
120	John J. Bowen .....	11	473	5,250	1,710
121	A. Cristofani .....	15D	496	5,400	2,340
122	A. Cristofani .....	8	868	2,000	2,630
123	E. Cristofani .....	9	526	2,000	1,950
124	J. B. Mitchell .....	11	696	1,250	4,810
125	Julian G. Day .....	11/12	1001	1,200	5,070
126	Sam Greco .....	16	688	3,100	3,220
127	Mrs. G. Wells .....	12	195	14,400	7,000
128	A. L. Mendoza .....	9	548	2,500	2,130
129	M. W. O'Malley .....	17	1936	.....	1,410
130	I. C. Linehan .....	8	1088	3,450	500
131	Rose Wade .....	2B	1157	12,150	2,540
132	R. Wade .....	9	926	15,300	2,680
133	L. and A. Levy .....	25	730	2,250	3,110
134	Mrs. J. G. Howard .....	5	754	8,100	3,850
135	A. M. Scott .....	25	280	42,000	8,000
136	T. F. Sweeney .....	9	1180	850	2,130
137	F. A. Lindblad .....	28	1234	1,500	1,620
138	S. L. Orginos .....	9	1224	2,950	1,750
139	S. L. Orginos .....	18	1244	2,900	1,810
140	S. L. Orginos .....	25	1254	2,700	1,560
141	H. Martens .....	14	303	13,000	8,600
142	R. E. Burns .....	36	1331	4,000	2,450
143	G. M. Strandberg .....	1	5807	2,100	510
144	G. M. Strandberg .....	10	2627	1,800	320
145	J. D. Gerontopoulos .....	86	3733	4,500	3,500
146	E. Ussher .....	16	3616	9,000	5,970
147	A. Boudou .....	33	482	7,400	1,880
148	A. Melander .....	2	1249	14,600	4,420
149	J. Kovacevich .....	9	7088	1,150	250
150	J. M. Lyons Kovacevich .....	20	1290	700	880
151	S. G. Ratto .....	4	3278	2,100	930
152	G. J. Plicheik .....	42	1562	4,000	1,200
153	Andrew Johnson .....	18	5474	100	100
154	H. W. Beebe .....	35	1734	3,450	1,000



		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
155	Florence Kustel .....	8	574	4,050	2,580
156	Florence Kustel .....	129	1269	1,200	1,310
157	Florence Kustel .....	31	3515	.....	2,130
158	Florence Kustel .....	1	3584	700	1,620
159	Charles Viguie .....	7	320	13,000	5,020
160	Conrad Hubner .....	7	2920	2,000	530
161	Charles G. Lavery .....	26	6014	3,800	3,290
162	James C. Lunt .....	41	3607	1,050	3,530
163	Edith Weis .....	42	3577	2,000	1,290
164	Rose Kurant .....	22	1521	2,250	890
165	N. Barnes .....	36	6447	1,300	300
166	George W. Hahn .....	46/48	1849	10,800	3,180
167	E. J. Dollard .....	11	719	22,500	8,750
168	C. Matraia .....	11	647	8,550	5,460
169	Wm. O'Connor .....	32A	1635	2,500	1,200
170	Wm. O'Connor .....	24/25	5510/5511	.....	310
171	Ernest Buche .....	11	2696	4,250	1,230
172	J. A. Klein .....	5C	1580	3,200	2,540
173	J. A. Klein .....	66	3533	4,100	1,980
174	Alfred Giampaoli .....	2B	920	3,800	1,560
175	J. Protas .....	1F	499	9,000	1,930
176	Anne De Luca .....	30	64	3,950	1,890
177	Lawrence Borg .....	11	578	70,000	21,330
178	A. L. Rosenberg .....	A	976	1,900	3,410
179	George V. Biber .....	7	282	40,000	30,690
180	Mary Mannion .....	20	3547	16,000	5,340
181	Mrs. R. H. Frala .....	1E	2353	2,900	620
182	J. Jacobs .....	8	669	42,500	18,910
183	Anna T. Fitzsimmons .....	41	7120	.....	500
184	H. Graber .....	1	1015	7,200	2,340
185	A. Dellartino .....	23	122	2,000	1,450
186	A. Dellartino .....	16	660	6,000	2,000
187	A. Dellartino .....	9	231	4,950	14,740
188	R. Borofsky .....	1	1017	4,200	2,570
189	A. Porro .....	44	1512	3,800	900
190	H. T. Anderson .....	17	1007	2,950	3,300
191	W. E. Balcom .....	2	975	3,150	4,350
192	Chas. Berger .....	21	4107/4124	1,000	1,010
193	Chas. Berger .....	5	4106/4125	2,600	1,500
194	Mary Webb .....	5A/6	7056	1,400	1,110
195	M. Turich .....	29	1177	2,050	1,630
196	E. G. Whitesides .....	21	1026	8,100	2,610
197	W. McKenzie .....	21	1052	2,300	6,700
198	I. G. Haskell .....	6	1618	3,800	1,010
199	L. E. Tracey .....	17A	2056	1,100	650
200	James Hogan .....	4	1168	500	960
201	L. E. Giller .....	9	1654	2,250	1,250
202	Mary Essel .....	4	1187	5,000	1,380
203	John Gumbinger .....	18	3545	5,700	1,910
204	Chas. J. Geddes .....	49	1603	3,400	1,500
205	Anna Jacobson .....	9	1587	1,900	1,260
206	E. M. Thompson .....	7F	6948	1,150	250
207	Elna Elliger .....	12/12A	6933	1,500	1,070
208	T. Christopherson .....	25	1209	5,850	2,460
209	Caroline G. Christiansen .....	1A	848	13,500	3,110
210	J. P. Gilliece .....	10	5672	550	850
211	J. P. Gilliece .....	24	6551	3,500	820
212	Alice Withoft .....	26	1553	1,800	1,250
213	Mary J. Dolan .....	2A	769	2,050	2,200
214	C. Southerland .....	31	1080	4,300	1,130
215	I. Berman .....	4	3522	5,650	1,160
216	I. Berman .....	10	3567	5,500	2,160
217	Simon Cohn .....	3	515	2,250	1,480

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
218	E. F. Keller .....	42/43A	5391	.....	480
219	A. Hargadon .....	22B	1454	5,400	1,040
220	Peter Hargadon .....	28	1563	5,500	1,130
221	E. A. Davis .....	18	218	6,000	4,200
222	Mary A. Neudeck .....	31A	124	2,250	1,840
223	Julie Allemand .....	23	6538	850	820
224	Catherine Deasy .....	30	1230	3,000	1,750
225	Catherine Deasy .....	29	1230	3,000	1,750
226	Isabel W. Graves .....	18	1717	1,600	750
227	C. Deasy .....	12C	1677	2,250	830
228	Elsie M. O'Brien .....	20	1612	3,400	950
229	Charles Smith .....	25	3622	2,000	940
230	Olive Cowell .....	35	2882	3,800	940
231	M. McDonough .....	3	1684	.....	3,890
232	James Basch .....	12	303	6,000	4,030
233	T. G. Fitzgerald .....	11	1188	4,500	1,370
234	T. G. Fitzgerald .....	27B	1193	2,250	1,130
235	M. A. Drossel .....	14A	1195	4,700	1,380
236	L. Warwick .....	37	2398	1,500	450
237	Ben Waxman .....	19	685	2,700	1,980
238	Ida Burke .....	73	3581	700	1,500
239	L. M. Allen .....	20	1278	3,000	1,450
240	D. Franck .....	27	2608	300	580
241	E. C. Fritz .....	12	1277	2,200	1,170
242	E. C. Fritz .....	1D	1277	3,150	1,320
243	K. L. Martin .....	1	4010	2,550	700
244	F. A. Lucas .....	26	3622	1,150	940
245	C. I. Campbell .....	17	1438	2,000	1,500
246	I. Craig .....	11	1467	.....	.....
247	S. Powers .....	42	6279	2,250	400
248	E. Fulda .....	1	1455	13,500	3,140
249	M. C. Dolan .....	59	3617	5,000	2,660
250	S. P. Fisher .....	20	5673	2,250	2,460
251	Annie C. Smith .....	43A	1447	600	500
252	R. M. Merrill .....	10	4001	1,800	750
253	Antonio Mottini .....	3	1729	3,500	900
254	Grace A. Flood .....	1	1039	9,000	2,140
255	J. J. King .....	16	1186	3,150	1,460
256	Emma Schroeder .....	41	1413	3,250	1,330
257	S. Giusti .....	1	6088	2,100	530
258	Anna C. Egan .....	38	3617	1,000	1,500
259	Mrs. A. Healey .....	17	612	750	1,870
260	Katherine O'Donnell .....	31	1270	3,150	1,800
261	Mabel Mansfeldt .....	24	1211	2,300	1,580
262	Mary Volkoff .....	24	1630	1,100	1,270
263	Alice Widrin .....	19	1023	1,300	1,810
264	Helen Corwell .....	30	3648	4,000	1,190
265	B. Rubin .....	6A	1674	4,050	1,250
266	J. Hampton .....	2	6660	900	3,660
267	J. A. Hampton .....	6	1260	2,700	3,010
268	L. L. Birch .....	9	606	800	2,270
269	L. L. Birch .....	9	1026	2,700	6,750
270	D. S. Hermle .....	1	1237	2,050	3,180
271	Marguerite Doassans .....	17	1002	1,000	2,630
272	Marguerite Doassans .....	14	1002	1,000	2,290
273	H. J. Kleefisch .....	30	3610	1,230	150
		35	3610	2,710	800
		36/50	3752	13,990	6,100
		6/7	3752	4,540	2,200
		33	3752	840	.....
		44	3610	2,300	2,350
274	Mrs. M. De Cosmo .....	18	525	2,700	2,680
275	Frank Balestrieri .....	22	65	7,200	2,750



		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
276	Nellie McM. Donovan .....	11	335	12,000	9,100
277	Z. C. Marcy .....	2	1208	1,000	1,470
278	Mary E. Alameda .....	1	5708	1,350	460
279	S. B. Kahn .....	23	1611	1,800	950
280	A. Borelli .....	38	6014	3,600	3,130
281	I. M. Tick .....	12	1154	2,600	2,860
281A	Louise S. Paine .....	29/30	6521	3,200	2,720
282	E. Cunnane .....	17	3562	700	1,750
283	Margaret A. King .....	9A	1846	5,400	900
284	A. T. O'Connell .....	15	315	10,300	17,100
285	Wm. Schroeder .....	46	1673	750	890
286	James B. Levaggi .....	9	334	35,000	11,820
287	F. Groschel .....	10	3756	12,000	7,400
288	C. Gardia .....	8	185	3,800	2,740
289	J. Bloom .....	17	1233	2,900	2,250
290	M. Gosso .....	9	1521	3,500	1,200
291	H. B. Williams .....	38A	6555	1,300	540
292	C. Buchignani .....	7	526	2,900	3,520
293	J. R. Douglass .....	1A	6634	500	820
294	J. H. Zolinsky .....	18	567	9,000	4,710
295	H. S. Johnson .....	27	6925	2,300	880
296	J. Eder .....	29	1452	5,400	1,250
297	H. S. Oppenheimer .....	2	258	4,000	9,870
298	I. M. Tick .....	1	1231	3,500	2,840
298A	James B. Levaggi .....	28/30	334	72,000	18,400
299	I. M. Tick .....	4	1231	1,900	1,730
299A	Pauline Speier .....	9B	497	15,850	3,300
300	John Isakson .....	4	1265	2,800	1,430
301	Dr. Rose S. Fritz .....	9	798	3,300	12,750
302	Geraldine Cowles .....	26	1452	550	1,250
303	Rearden T. Lyons .....	7	280	125,000	25,190
304	Frederick G. Wolff .....	15/17/26/27/25	7120	150	600
305	Harry Likas .....	2/3	338	19,000	12,060
306	Samuel Wenger .....	7A/8	532	3,200	4,470
307	F'ed Laurens .....	13	5907	1,500	70
308	G. Minali .....	7	532	4,050	1,260
309	A. K. Seibel .....	26	2399	.....	.....
310	Mrs. Edna Keane .....	2B/2C	1195	6,600	2,080
311	Aaron Lewis (Ettie) .....	19	473	18,000	3,750
312	Aaron Lewis (Ettie) .....	19	548	8,000	7,420
313	Aaron Lewis (Ettie) .....	2	1532	2,900	1,250
314	J. D. Lederman .....	4	590	8,000	13,510
315	R. Sensenschmidt .....	21	1651	5,400	1,250
316	L. T. Samuels .....	19	327	50,000	182,750
317	Balthasar Huth .....	36	161	2,350	4,760
317A	V. Demartini .....	18C	63	3,600	1,430
318	Balthasar Huth .....	4	146	.....	20,160
318A	Louise Canevari .....	43	3587	3,050	1,830
319	Balthasar Huth .....	28	146	.....	3,750
319A	Louise Canevari .....	43	3597	250	1,520
320	Louise Canevari .....	12	6272	.....	450
321	Louise Canevari .....	4	1803	250	880
322	G. F. Coney .....	9	807	2,350	7,120
323	Geo. Shrider .....	3	249	5,300	6,600
324	P. Poggio .....	33	5687	1,000	180
325	P. Poggio .....	25	5668	1,400	330
326	Anna J. Perich .....	1	1564	5,850	1,230
327	Catherine Creedon .....	21	5525	700	460
328	Sarah Rosenblum .....	14	3617	100	1,410
329	Sarah Rosenblum .....	44	1256	4,500	3,030
330	C. F. Borchgrevink .....	30/31	3574	5,300	3,610
331	L. Ferguson .....	14	1374	1,200	1,900
332	J. Davis .....	26	1781	9,000	1,530

		Lot	Block	Building	Land
333	William Greenfield .....	20	676	5,500	3,580
334	E. C. M. Gartland .....	20	1014	1,700	1,810
335	L. B. K. Sharman .....	2	4675	....	170
336	L. B. K. Sharman .....	4/11 inc.	5293	....	640
337	L. B. K. Sharman .....	1	4731	....	510
338	L. B. K. Sharman .....	17	4730	....	300
339	C. Shannon .....	13	7016	900	300
340	J. Finnegan .....	65	3533	5,400	1,410
341	Murray Norton .....	17M	5801	....	50
		17L	5801	....	10
		17K	5801	....	110
		17J	5801	....	110
		17I	5801	....	100
		17G	5801	....	360
		17H	5801	....	360
		17F	5801	....	50
		17E	5801	....	400
		17A	5801	....	440
		17	5801	....	1,540
342	T. R. Skerrett .....	4	1645	2,600	1,450

No. 1. J. M. Welkus, 720 Golden Gate avenue. Land assessed for \$4,010, building \$2,000. Building erected in 1870, carries \$2,500 insurance and no mortgage. Board of Appraisers state Assessor has already reduced the assessment of property \$200 and no further recommendation is recommended.

*Moved and carried* that the improvements be reduced to \$1,600.

There being no objection it was *so ordered*.

No. 8. F. J. Phol, 2558 Sutter street. Building assessed for \$2,600; lands \$1,630. Apartment house consisting of three apartments, 14 rooms, erected in 1909 for \$8,000; insured for \$6,000. Appraiser recommends \$200 reduction. Assessor reduced the property in 1929, 1930, 1933, due to depreciation of neighborhood.

There being no objection, the Appraiser's recommendation for a \$200 reduction on improvements was *allowed*.

No. 13. Pepi Guthertz, 2907 California street. Building assessed at \$1,700 and land at \$2,140. Two flats, two rooms, garage for one car; mortgage \$2,000; insurance \$2,500. Appraisers recommend reduction of \$100 on improvements.

There being no objection it was *so ordered*.

No. 20. Charles Robison. Property consists of land only south side of Forester street, between Detroit and Congo, lots numbers 27, 28, 29, 30, 31, 32, block 3062. Applicant claimed that lots are assessed at \$80 each and identical property across street at \$30 each. Appraiser recommends reduction to \$30 each on the entire block.

There being no objection it was *so ordered*.

No. 28. Adele Casson, 1348 Sacramento street. Building assessed for \$17,550; land \$5,510. Apartment house, consisting of 18 apartments, garage for three cars; erected in 1922; mortgage for \$18,000; insured for \$20,000. Board of Appraisers recommends reduction of \$550 on improvements. Assessor has already reduced the assessment from \$19,500 to \$17,550.

Whereupon the recommendation of the Board of Appraisers for a further reduction of \$550 was *allowed*.

No. 33. Mary E. Bush, 2741-43 Folsom street. Building assessed for \$1,350; land for \$1,300. Consists of two flats, eleven rooms, garage for one car; insured for \$3,000; house untenanted for three years and run down. Board of Appraisers recommends \$350 reduction on improvements.

There being no objection it was *so ordered*.



No. 101. G. Orsi, 45 Columbus avenue. Building assessed for \$21,600; land \$16,670. Hotel, 75 rooms, two stores, no garage; acquired for \$18,000 in 1907; insured for \$34,000. Board of Appraisers recommends reduction on improvements of \$1,600.

There being no objection it was *so ordered*.

No. 212. Alice Withoft, 574 Eleventh avenue. Building assessed for \$1,800, land for \$1,250. Acquired at a cost of \$6,500 in 1917; two stories; six rooms and basement, garage for one car; mortgage \$1,300; insurance \$2,000. Assessor reported a reduction of \$100 for this year.

There being no objection the Assessor's reduction allowed to stand and it was *so ordered*.

#### Referred to the Appraisers.

The following numbered applications for which no Appraiser's report was yet available were referred to the Board of Appraisers for consideration and report for Wednesday, July 10, 1935:

2, 3, 5, 6, 7, 10, 12, 18, 22, 23, 24, 25, 26, 30, 32, 34, 37, 39, 40, 41, 42, 44, 45, 46, 47, 48, 53, 54, 63, 64, 65, 79, 80, 83, 85, 86, 87, 88, 90, 91, 92, 95, 100, 115, 124, 125, 126, 127, 138, 139, 140, 143, 144, 146, 155, 156, 157, 158, 202, 205, 207, 208, 215, 216, 304, 316, 331.

#### Applications Denied.

The following numbered applications were heard and on motion *denied*:

Nos. 4, 9, 11, 14, 15, 16, 17, 19, 21, 27, 29, 31, 35, 36, 38, 43, 102, 103, 104, 106, 128, 223, 330.

#### RECESS.

Whereupon the Board of Equalization took a recess until Wednesday morning, July 10, 1935, at 10:00 a. m.

J. S. DUNNIGAN, Clerk.

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#### WEDNESDAY, JULY 10, 1935, 10 A. M.

The Board of Equalization met pursuant to recess of Friday, July 5, 1935, for the purpose of continuing hearing of applicants for correction or reduction of assessments on the assessment roll for the fiscal year 1935-1936.

#### ROLL CALL.

The roll was called and the following Supervisors were noted present: Supervisors Ratto, Roncovieri, Schmidt, Uhl—4.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Shannon—7.

Supervisor Brown was excused to attend meeting of the Golden Gate Bridge directors.

Supervisors Colman, Gallagher and Havenner excused on leave of absence.

Supervisor Hayden excused to attend funeral.

Supervisor McSheehy excused until 11:00 a. m.

Supervisor Shannon excused to attend meeting of Golden Gate Bridge directors.

#### Action Deferred.

The following numbered applications were taken up, the applicants called and heard, and action on said applications deferred for a subsequent session, to-wit:

Nos. 6, 7, 8, 22, 23, 25, 53, 54, 64, 65, 75, 79, 128, 138, 139, 140, 142,

148, 155, 209, 226, 232, 244, 252, 276, 293, 333, 334, 342, 349, 398, 405, 417, 421, 437, 440, 446, 447, 455, 456, 478, 479, 484, 494, 503, 541, 547, 743.

### RECESS.

Whereupon, on motion of Supervisor Shannon, at 1:45 p. m. the Board took a recess until 2:30 this day.

J. S. DUNNIGAN, Clerk.

### WEDNESDAY, JULY 10, 1935, 2:00 P. M.

The Board of Equalization reassembled for the purpose of considering applications for correction or reduction of assessments on the assessment roll for the fiscal year 1935-1936.

### CALLING THE ROLL.

The roll was called and the following members were noted present: Supervisors McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—6. Absent—Supervisors Brown, Colman, Gallagher, Havenner, Hayden—5.

Quorum present.

Supervisor Hayden appeared and was noted present at 2:15 p. m.

President McSheehy presided.

Supervisor Roncovieri called attention to an article in one of the newspapers criticizing the Board of Equalization for refusing consideration at yesterday's session of the applications in the form of a letter of two invalid ladies who were unable to attend the sessions of the Board and had written a communication to request a reduction in their assessment.

He said the statement in the newspaper was false and without foundation; that upon investigation he had found from the record that no application had yet come before the Board of Equalization for consideration from the two invalid ladies in question and consequently had not been refused by the Board, as stated.

Whereupon Supervisor Roncovieri, seconded by Supervisor Shannon, moved that the Director of Property Phillips or one of his assistants go to the address of the invalid ladies mentioned and obtain from them the sworn affidavits required by the law preparatory to consideration of their application for reduction, in order that their case might receive proper and legal consideration.

*So ordered.*

### Reconsideration of Applications.

Supervisor Shannon thereupon declared that this morning up to 12:15 p. m. the Board of Equalization had heard a number of applicants, that the appraisers had made certain recommendations and that certain motions for reductions had been offered and that he now moved that these statements be read by the Clerk and the recommendations voted upon.

There being no objections it was *so ordered*.

Whereupon the following applications were taken up, reviewed and acted upon as follows:

No. 1. J. M. Welkus, Lot 7, Block 761. Building assessed at \$2,000, land \$4,810. Board of Appraisers state property has been reduced this year by the Assessor from \$2,000 to \$1,800. A further reduction of \$200 is recommended, making it \$1,600.

There being no objection, it was *so ordered*.

No. 2. Benjamin Kletzman, Lot 1C, Block 749. Building \$5,400,



land \$1,700. Board of Appraisers recommend reduction of \$400 on improvements, making it \$5,000.

There being no objection, it was *so ordered*.

No. 3. Marie Cazaux, Lot 3, Block 1235. Building assessed at \$1,500, land assessed at \$1,460. Board of Appraisers recommend reduction of \$300 on building, making it \$1,200.

There being no objection, it was *so ordered*.

No. 4. Ida Wyatt, Lot 10, Block 606. Building assessed at \$3,050, land assessed at \$5,310. Board of Appraisers recommend no reduction. Assessor has already reduced the property \$300, making it \$2,750.

Whereupon, the application for further reduction was *denied*.

No. 5. Herman Gehrcke, Lot 19, Block 552. Building assessed at \$2,000, land assessed at \$2,270. Board of Appraisers recommend no reduction.

Supervisor Uhl, seconded by Supervisor Shannon, moved a reduction of \$400.

There being no objection, it was *so ordered*. Assessment fixed at \$1,600.

No. 6. Sam Pontier, Lot 4/5, Block 776. Building assessed at \$19,400, land assessed at \$4,850. Board of Appraisers recommend no reduction.

Supervisor Shannon, seconded by Supervisor Uhl, moved that the item be reduced from \$19,400 on improvements to \$19,000.

There being no objection, Supervisor Shannon's motion was *carried*, and the assessment was fixed at \$19,000 on the improvements.

No. 7. Rose Marcus, Lot 2, Block 798. Building assessed at \$1,750, land assessed at \$3,450. Board of Appraisers recommend no reduction.

Supervisor Shannon, seconded by Supervisor Uhl, moved a reduction of \$250.

Whereupon the roll was called, with the following result:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Hayden, Roncovieri—2.

Absent—Supervisors Brown, Colman, Gallagher, Havenner—4.

Thereupon, President McSheehy ruled that the motion to reduce the assessment *carried*.

Supervisor Hayden gave notice of reconsideration.

Supervisor Shannon raised the point of order: The Chair has ruled a majority vote carries, and any member of the Board has the parliamentary right to appeal from the decision of the Chair.

Supervisor Roncovieri thereupon appealed from the decision of the Chair and requested that the City Attorney be sent for.

*So ordered*.

Supervisor Shannon moved to postpone further discussion until the arrival of the City Attorney and that the Board hear those present in the Chambers.

No objection, *so ordered*.

Thereupon, decision on No. 7 was postponed until the arrival of the City Attorney.

### Opinion of City Attorney.

Subsequently, during the session, the City Attorney, John J. O'Toole, appeared and was interrogated as to the number of votes required to grant a reduction in the assessment. He declared that the proceedings of the Board of Equalization are governed by State law and that no act of the Board of Equalization shall be binding unless the majority

of its members concur therein. Therefore, it will require six votes of this Board to validate any reduction.

Supervisor Roncovieri, addressing the City Attorney, asked: "Has the Assessor the right to address this Board of Equalization as freely as a member of the Board?"

Answer: "Yes, he has."

Supervisor Roncovieri: "Are the actions of the members of the Board of Equalization conclusive; in other words, does it take six votes to carry any motion or does it take less?"

City Attorney: It requires a majority of the Board of Equalization.

Consideration of applications taken up:

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
343	T. D. Casselman .....	27	685	2,700	2,250
344	C. Alpers .....	3	1010	1,350	1,980
345	Marie Paul .....	B11	1677	4,300	850
346	George S. Skaller.....	1	1145	.....	91,850
347	Mary McDonough .....	73/74	3607	600	2,480
348	Felice Ontane .....	17	160	7,200	7,450
349	A. Bergisch .....	1A	828	14,850	3,890
350	A. Tallerico .....	17	188	2,550	2,280
351	Pete Chiado .....	28A	159	2,200	780
352	William Leanna .....	101	3753	1,700	1,200
353	L. Abrams .....	1	1662	5,400	1,460
354	L. Oppenheimer .....	2	309	40,500	236,600
355	L. Demartini .....	8/9	55	9,900	3,000
356	Knut Hakanson .....	2A	1892	1,400	450
357	Samuel Schneider .....	40	1416	4,600	1,950
358	Samuel Schneider .....	28	1208	1,550	1,380
359	E. Brown .....	4	1200	6,200	1,820
360	Julian Aston .....	23	6754	650	200
361	Josephine Catona .....	10	497	4,800	1,490
362	Linda E. Berti .....	5A	124	12,600	2,540
363	K. McGillivray .....	3	526	.....	3,090
364	Adolph Calegari .....	17	3984	1,700	750
365	C. Poli .....	1	6462	4,500	900
366	Celide Poli .....	25	3630	4,000	1,160
367	Emil Helgestad .....	1	1856	8,100	1,260
368	Veronica Ehm .....	27A	5910	750	90
369	Freda Lloyd .....	43	1844	9,500	2,550
370	Florence Ida McKee .....	26	1415	2,100	1,330
371	Wm. G. Rucker .....	27/28	822	1,950	5,130
372	Louis Figone .....	60	3779	2,350	1,130
373	Louis Figone .....	77	3779	400	310
374	Wm. Spivoch .....	5	763	8,100	15,000
375	Ruth Surina .....	2A	1174	12,500	2,500
376	Mrs. E. M. Gruber .....	35	1630	7,200	2,040
377	Arthur Paulin .....	10	1639	500	1,250
378	Catherine Lynch .....	32	1227	5,000	1,500
379	A. L. Rose .....	14	1167	5,500	1,000
380	M. Montgomery .....	33	3561	900	1,350
381	E. N. Corneau .....	H9	3751	650	780
382	Catherine C. Carson .....	2	281	14,000	6,930
383	Mae Clifford .....	26	6556	300	330
384	Mae Clifford .....	2A	6509	1,400	890
385	L. Carniglia .....	15	4107	2,450	710
			4124		
386	M. Jensen .....	31A	1650	5,400	1,250
387	M. Jensen .....	7	1682	1,100	950
388	B. Stone .....	24	2038A	1,400	450
389	L. Zanassi .....	20	220	2,000	1,780
390	M. M. Rosenberg .....	51	3590	4,700	1,450



		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
391	Eli Morris .....	14	1807	1,600	460
392	Abraham Levin .....	10	642	8,500	5,800
393	Blanche Borgogno .....	10	548	2,500	2,070
394	Giovanne Vannucci .....	18	180	9,900	6,840
395	Reinhold Reimann .....	35	1841	.....	900
396	Reinhold Reimann .....	9	861	1,100	1,950
397	Sam Sankowich .....	3/4/5	1304	.....	8,400
398	M. Goldstein .....	53	3722	7,200	4,160
399	Henry Walter (Agt.) .....	16	278	13,000	3,720
400	Sarah Vizzis .....	2	796	2,150	1,940
401	I. O. Meyer .....	16	1354	6,300	2,300
402	E. Wise .....	4	1155	2,250	1,530
403	L. F. Rosenlund .....	28	1099	1,100	1,880
404	E. V. Fallon .....	15	744	3,150	3,270
405	Agnes Halajian .....	13	1833	2,400	1,120
406	John Zeeman .....	12	640	45,000	8,570
407	Fred Marshall .....	52	3707	1,003,240	1,536,550
408	Chas. Dick .....	20	3561	950	1,610
409	Mary B. Stenson .....	24B	1527	3,250	1,250
410	M. and N. Costello .....	9	1620	3,300	990
411	S. Austin .....	5	699	2,200	2,020
412	T. Nyhane .....	15	6695	1,400	650
413	G. E. Logar .....	3A	1601	10,800	1,260
414	Anna Schwindt .....	22	6507	2,350	1,250
415	M. Sambrailo .....	3	549	2,150	2,120
416	John Mullaney .....	24E	3623	4,550	880
417	Elizabeth J. Doherty .....	18	5518	800	1590
418	Rose Petrino .....	17	5721	1,300	450
419	Henry Walter (Agt.) .....	8B	1572	2,700	850
420	Grace Gneri .....	1A	497	2,300	1,610
421	Michael Sweeney .....	4	3746	650	5,590
422	L. F. Hayfer .....	41	3558	8,750	3,470
423	Jos. L. Schied .....	3	6927	2,100	810
424	Angelina Arrighi .....	3	478	1,000	1,690
425	O. Watson .....	12	1406	350	1,200
426	B. Mauzy .....	8	1063	3,350	3,130
427	H. A. H. Tietjen .....	25	3580	2,100	3,300
428	Etta E. Smith .....	20	1780	1,350	900
429	Josephine Hill .....	32	2407	.....	1,500
430	Josephine Hill .....	18A	2374	.....	630
431	Frank Anastasi .....	30	97	6,300	2,690
432	Francisco Anastasi .....	52	114	1,600	1,270
433	Francisco Anastasi .....	1	181	2,800	2,130
434	Frank Anastasi .....	50	114	1,350	550
435	Julia Bonfigli .....	10	1706	1,050	750
436	James V. Hughes .....	18	6930	3,300	750
437	Blanche Siebrecht .....	20	1762	15,500	2,230
438	Mary Joyce .....	115	3732	1,600	960
439	Mary Joyce .....	112/113	3732	.....	480
440	Pietro Busca .....	11	503	3,600	2,220
441	J. Rudee .....	22	3735	400	6,570
442	Rose Golbetz .....	31	1222	2,950	1,620
443	Bernice Marsters .....	17	1003	5,250	2,170
444	Bernice Marsters .....	5	681	21,000	5,180
445	Clara McGarry .....	23	1679	1,800	950
446	Peter H. Rulffs .....	1	819	2,358	6,500
447	Peter H. Rulffs .....	8	686	1,550	6,360
448	M. Costello .....	11	1563	2,250	1,130
449	M. Costello .....	40A	1416	2,200	1,310
450	M. Costello .....	24	1744	5,400	1,250
451	M. Costello .....	32	1673	2,250	1,000
452	M. Costello .....	22	1863	1,600	630
453	M. Costello .....	48	1673	1,600	890

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
454	M. Costello .....	2C	1580	1,800	870
455	R. A. Wilson .....	3	956A	6,000	3,140
456	R. A. Wilson .....	4	956A	6,000	2,240
457	Bert Anthes .....	11	1384	1,450	1,330
458	Edw. A. Wands .....	29	3502	4,800	1,360
459	A. D. Juilliard .....	9	696	2,500	6,270
460	E. E. Kortick .....	9	707	700	2,340
461	Wm. Kuring .....	11A	252	15,000	5,920
462	K. I. Barker .....	2A	1504	1,350	900
463	S. S. Foorman .....	4	646	5,850	24,360
464	S. S. Foorman .....	2	200	2,550	9,930
465	Mrs. H. Hausmann .....	9	673	8,800	13,730
466	H. Hausmann .....	2	80	4,500	9,430
467	H. Hausmann .....	16	684	1,150	2,600
468	T. Lyons .....	20	3704	8,500	11,250
469	T. Lyons .....	12	672	2,200	2,730
470	E. Esperance .....	14	612	850	2,170
471	P. M. Springett .....	12	1784	1,600	700
472	Carrie A. Quandt .....	23	2817	4,400	820
473	Adelaide C. Postiglione .....	19	631	2,800	2,080
474	Mrs. A. A. Furness .....	5	1176	7,950	2,230
475	Mrs. M. Heinkel .....	5	1640	720	1,250
476	Mrs. Laurence Vayssade .....	13	6275	1,050	350
477	Mrs. Louise Del Tredici .....	25	3562	1,600	3,480
478	Wm. P. Sanders .....	6A	6083	1,500	400
479	M. A. S. Dell'Era .....	40	1253	1,800	1,540
480	Mary A. O'Neill .....	9	2765	1,350	380
481	Blanche Schmitz .....	47	3607	200	1,610
482	Rose Harris .....	17	662	2,350	2,060
483	Barbara Gray .....	11D	599	30,000	12,990
484	Sam Gidalowitz .....	27	773	3,700	2,070
485	Chas. Krieger .....	6	1744	2,250	1,110
486	Lottie Barr .....	17	981	1,150	2,010
487	Lulu G. Thatcher .....	17	1285	2,550	1,330
488	Winifred Morris .....	18	1559	1,600	1,190
489	Winifred Morris .....	26	1501	.....	1,520
490	Catherine Murray .....	20	679	2,150	4,630
491	Emma Lewis .....	2A	1385	3,300	1,330
492	Olive May Franzen .....	3	3118	900	250
493	Lillian A. Abbott .....	4	4118	900	250
494	Herman Kalisher .....	23	687	4,200	2,100
495	Etta E. Smith .....	34	1707	1,800	750
496	Etta E. Smith .....	33	1707	1,800	750
497	M. L. Porter .....	12	6929	2,800	1,250
498	L. N. Baudoin .....	34	844	2,950	1,450
499	A. E. Devoto .....	19	3509	4,000	6,640
500	George Casten .....	39A	2395	1,100	1,260
501	J. Killeen .....	16	1170	2,500	1,430
502	Clara M. Ayres .....	18	1576	12,200	1,530
503	C. Cadigan .....	18	6618	3,300	750
504	M. P. Waybur .....	18	2860	.....	1,500
505	M. P. Waybur .....	4	649	1,100	2,390
506	M. Laborie .....	28A	1635	3,050	1,250
507	P. J. Le Cam .....	1C	476	2,250	1,790
508	Mrs. D. F. Baker .....	34	3540	2,400	1,030
509	B. T. Dougherty .....	12	2315	.....	3,120
510	John J. Kelly .....	57/59/60/63/64	3723	50,200	17,880
511	J. J. Kelly .....	14	1421	16,200	5,300
512	James P. Donahue .....	36	2840	2,250	650
513	Carl W. Peterson .....	8A	1231	5,000	1,870
514	J. J. Kelly .....	1	3833	17,100	15,000
515	G. H. Connell .....	27	2695	2,100	1,020
516	J. Kelly .....	4	331	32,000	43,130



		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
517	G. H. Connell .....	26	2698	2,000	880
518	J. J. Kelly .....	18	723	2,100	2,470
519	J. J. Kelly .....	10	565	6,500	12,600
520	J. J. Kelly .....	11	340	8,600	20,720
521	Chas. H. Hock .....	29	256	85,000	8,630
522	Stanley Cowen .....	22/23/24	976	24,000	10,950
523	L. Pomerantz .....	13	161	5,850	5,280
524	M. E. D. Lederman .....	5/6	1357	11,700	12,000
525	Milton E. Darbey .....	23	2405	2,000	800
526	Mary Lawler .....	25	838	2,200	2,480
527	George Gilmour .....	14	839	700	2,480
528	Dr. Martin Malony .....	9	279	10,000	6,700
529	Rose S. Fritz .....	9	798	3,300	12,750
530	Lilly Levy .....	19	1377	4,100	1,660
531	Geoseppe Fontana .....	24	2658	2,700	880
532	Bernard Becker .....	10	1522	3,800	1,250
533	Carl W. Peterson .....	1J	1277	5,400	1,210
534	A. M. Baker .....	28	1219	2,500	1,000
535	E. Bendixen .....	24/25	1230	4,800	2,460
536	Oney Roland .....	1K	1838	1,400	850
537	Ada Yardley .....	22	2626	1,500	350
538	D. L. Merriman .....	25	3706	17,000	27,000
539	J. McKenzie .....	1	765	39,400	22,580
540	W. F. Dunn .....	11A	642	14,000	7,950
541	Monika Stentz .....	64/65	3574	1,150	2,170
542	R. L. La Motte Jr. ....	4	2142	.....	800
543	Cecelia Santif .....	40	1869	.....	450
544	H. F. Ramacciotti .....	17A	780	4,750	8,710
545	H. F. Ramacciotti .....	10A	174	7,200	7,970
546	B. Stange .....	28	630	5,400	2,410
547	Bridget Egan .....	10	849	1,300	2,650
548	Carlo Matraia .....	7	325	4,500	11,250
549	Carlo Matraia .....	3	325	4,500	11,250
550	Anastasia Athan .....	21	1376	4,950	1,510
551	Arete Choppelas .....	2	1570	1,700	840
552	Mrs. Theodore Bruck .....	92	3775	1,200	1,310
553	Loreta Klinck .....	14	513	2,700	4,420
554	Mary McClernon .....	23	3600	1,100	800
555	Clara L. Salomon .....	20/31	1896	1,000	1,500
556	A. La Barbera .....	11	5517	1,100	370
557	Hiram Marks .....	11	2083	.....	500
558	H. Marks .....	40/41	2380	.....	each 300
559	H. F. Ramacciotti .....	10A	174	.....	5,900
560	H. Marks .....	1C	2458	.....	400
561	J. R. Hooper .....	18	1152	1,650	1,540
562	R. M. O'Neill .....	32	1659	1,600	1,250
563	A. L. Dart .....	22	1750	7,000	2,000
564	C. J. Madden .....	39	1848	3,250	1,000
565	Wolf Davis .....	26	1238	2,150	1,760
566	Lena Strehl .....	29	4003	2,200	800
567	Lena Strehl .....	28	4003	700	750
568	Knut Anderson .....	1A	618	.....	22,700
569	C. E. Nestor .....	33	192	.....	1,160
570	C. E. Nestor .....	7	311	7,000	64,640
571	F. Cimino .....	11A	1570	.....	1,760
572	M. Sullivan .....	22	769	900	3,200
573	T. Horan .....	30	1559	800	1,130
574	M. Bareilles .....	2	190	2,350	1,860
575	M. Urreve .....	12	1645	6,300	2,720
576	Caroline Lorentzen .....	19	987	13,500	4,590
577	Carolyn Lorentzen .....	8A	642	11,000	5,260
578	Vivia Bogdan .....	13	1049	1,100	1,560

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
579	Sarah A. Marvin .....	9	632	3,250	3,250
580	G. Chiapello .....	16	4149	2,450	1,150
581	V. Smith .....	31	1167	2,000	920
582	E. L. Greenlaw .....	1	1230	2,200	3,360
583	C. E. Nestor .....	1/2	1027	4,950	11,110
584	C. E. Nestor .....	11	355	.....	27,000
585	F. Robinson .....	17	2752	950	770
586	A. E. Parsons .....	5B	1890	.....	400
587	Jules Artoux .....	5	3578	10,350	2,640
588	C. Frideger .....	11	1362	900	1,350
589	C. C. Beckwith .....	2	3145	2,650	1,070
590	Mal Furst .....	5	1361	5,000	2,130
591	Frances Levis .....	4	748	19,800	4,150
592	Alma Lunstedt .....	..	....	4,200	2,980
593	Flora Sylvester .....	2	1732	.....	1,000
594	A. L. Dixon .....	3	1371	350	1,350
595	B. Simon .....	40	1891	1,400	450
596	Martha Engel .....	36A	1380	2,550	1,790
597	Adolph L. Pieratti .....	32	6987	2,000	560
598	Mary E. Owen .....	18	2412	2,200	600
599	M. A. Hall .....	6	278	3,200	3,110
600	J. Harowitz .....	4	2412	1,800	600
601	Frederick Schmidt .....	21/22	1413	7,400	3,000
602	Fred W. Williamson .....	30	1392	.....	1,240
603	Frances Cohn .....	1	1431	14,400	2,100
604	A. M. Mullan .....	31	3775	700	1,370
605	Irma S. Bried .....	21	845	1,750	1,690
606	E. Aigeltinger .....	5-6-7-8-9-10-11-19	750	11,500	.....
607	N. B. Redmond .....	18	1222	800	1,540
608	N. B. Redmond .....	28/29	2345A	.....	1,520
609	N. B. Redmond .....	30	2394	.....	450
610	N. B. Redmond .....	48	2386	.....	500
611	Nicola Siciliano .....	23	63	7,500	5,080
612	Edith Zuckerman .....	37	1640	1,400	1,250
613	Elizabeth Helmke .....	12	1267	1,650	1,500
614	Mrs. H. L. Chick .....	40	1458	.....	1,200
615	George H. Cross .....	33	1742	1,500	2,250
616	George H. Cross .....	34	1742	1,350	2,250
617	Charles V. Johnson .....	8	6406	1,400	350
618	Julia Amtman .....	45	5712	7,200	2,250
619	Henriette Anderson .....	7	755	1,400	3,450
620	Adelheid Oswald .....	1B	919	1,650	1,020
621	A. C. Weske .....	25	438A	4,250	1,150
622	Ben Maineri .....	35	6014	700	3,130
623	D. A. Nicholson .....	8	1271	1,600	1,320
624	Wm. A. Delany (Adm.) .....	10	152	8,100	3,000
625	A. L. Nyman .....	13	1499	1,450	950
626	M. Dobrin .....	35	1204	2,050	1,500
626A	Mrs. W. L. Hall .....	23	803	1,300	3,230
627	R. E. Hicks .....	9	1219	1,400	1,750
628	Geo. J. Ivancovich .....	12	310	33,000	91,790
629	Jas. Hamerslough .....	46A	3778	8,100	3,040
630	Alma Myers .....	34	662	2,600	2,000
631	A. Nathhorst .....	22	323	42,000	13,760
632	J. McKay .....	12	546	4,000	1,530
633	B. M. Martin .....	8	6920	2,400	1,110
634	Walter G. Hancock .....	13	1856	1,600	750
635	I. M. Harrison .....	16	1569	5,400	1,080
636	M. Fricke .....	26	1226	9,000	1,250
637	F. C. Boeckmann .....	25	679	13,500	2,380
638	F. C. Boeckmann .....	12	598	11,250	10,640



		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
639	Martha Hensinger .....	24	1750	4,950	1,310
640	Magdalena Kessel .....	18	1463	1,150	2,400
641	Magdalena Kessel .....	19	1463	.....	5,300
642	Magdalena Kessel .....	22	1463	120	2,710
643	Magdalena Kessel .....23/23A/24	24	2093	.....	920
644	Miss M. C. McCarthy .....	1	1003	2,250	2,720
645	R. Bacchi .....	21	911	8,200	2,970
646	R. Bacchi .....	6A	531	4,820	4,000
647	G. Imbornone .....	9	3587	3,600	1,500
648	G. Imbornone .....	19A	6524	4,500	1,670
649	M. Edelman .....	6	284	47,000	33,760
650	M. Edelman .....	33	298	14,500	30,880
651	M. Edelman .....	18	1063	11,700	2,280
652	Mrs. M. Schweifler .....	22D	498	5,400	1,600
653	G. I. Meyer .....	32	1517	500	4,500
654	M. Dobrin .....	..	....	1,450	1,440
655	T. E. Smith .....	42	1436	1,100	2,750
656	E. A. Black .....	30	1663	2	2,500
657	Mabel Curran .....	10A	4264	2,600	750
658	Mabel Curran .....	10	4264	5,000	1,050
659	Mrs. J. Mori .....	10F	915	4,500	1,340
660	Victoria Barlow .....	12	2337A	.....	540
661	M. E. Sablatschan .....	18	154	100	1,430
662	R. D. Lang .....	13	3250	1,000	2,530
663	A. M. Burke .....	13	1689	1,000	900
664	T. Smith .....	27	3541	3,800	2,510
665	T. Smith .....	25/26	3541	4,300	3,300
666	Edw. Cerruti .....	10	74	9,500	4,130
		11	74	15,000	12,990
667	Jas. M. Thomas .....	13	1447	1,000	1,250
668	Anita F. Jackson .....	26	248	3,500	2,870
669	F. Clewansky .....	106	3732	960	2,250
670	F. Clewansky .....	36	3732	1,220	2,500
671	F. Clewansky .....	88	3731	1,210	2,700
672	G. M. Brady .....	12	1865	2,000	3,170
		13	1865	200	2,140
673	George Vlantis .....	7/8	467A	9,000	1,650
674	A. Fuhrman .....	16	818	7,500	3,470
675	B. Rebolini .....	7A	3920	4,350	1,980
676	Wm. Barry .....	24	6637	3,600	630
677	J. J. Ferrario .....	110	3731	2,700	760
678	James Mathios .....	5	1246	1,450	1,780
679	W. H. Woodfield, Jr. ....	12	834	23,000	9,750
680	J. V. Stiefel .....	25/26	1686	.....	2,660
681	H. Kalisky .....	9/10	977	.....	3,190
682	D. Capece .....	14A	6653	.....	280
683	A. M. Darling .....	32	1265	2,150	1,210
684	E. E. Jack .....	7	275	8,000	4,340
		10	977	.....	3,190
685	Emilie Schmitt .....	28	867	1,750	1,750
686	Elizabeth Burns .....	2	6534	900	710
687	Edna E. Lee .....	16	1744	5,000	1,250
688	Nancy L. Shea (by C. T. S.) .....	1	1609	.....	1,580
689	Minna Vielbaum .....	33	6774	1,400	320
690	Adele Monteverdi .....	16A	516	4,000	1,130
691	Adele Monteverdi .....	16	516	2,700	1,130
692	M. Hermanson .....	29/32	3091	.....	1,080
693	Marion R. Forgett .....	1	1604	2,500	1,560
694	Mary F. House .....	44	1733	1,400	1,000
695	M. J. Wilson .....	1B	1876	1,800	450
696	Beatrice E. Moore .....	10	1828	1,900	600
697	Nancy L. Shea (by C. T. S.) .....	43/44	1600	.....	2,260

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
698	James Mathios .....	20A	1222	5,400	2,130
699	Harry Spiro .....	23	3732	7,700	5,420
700	Carrie Fox .....	28	1722	1,100	990
701	T. P. Murphy .....	....	....	3,600	6,030
702	Mary F. House .....	12	1404	650	1,200
703	Louisa Singer .....	14	1584	.....	870
704	Otto W. Brooks .....	7	548	2,700	2,570
705	Ida Reynolds .....	21	582	2,700	4,200
706	Encarnacion Martinez .....	6	830	3,800	2,280
707	E. Zucchi .....	16A	474	4,500	1,680
708	Ellen Keane .....	19	6275	1,150	350
709	Selma Leven .....	1	6554	12,000	900
710	Mrs. M. J. Williams .....	13	683	2,700	3,300
711	Mrs. M. J. Williams .....	22	728	400	1,050
712	M. Ford .....	12	1769	1,700	960
713	Mrs. Catherine Kashow .....	1	1073	1,950	1,670
714	C. Kashow .....	99	3732	1,600	960
715	Marie Fischer .....	5/6	3775	15,600	8,460
716	M. Fischer .....	84/85	3731	8,200	2,000
717	Mrs. M. J. Williams .....	4	1855	1,600	900
718	N. E. Nelson .....	3-4-5-6	582	95,000	18,920
719	E. Fleisher .....	19	710	2,900	3,710
720	B. E. Jordan .....	5	1557	9,000	3,650
721	Theresa Domeniconi .....	39	157	1,100	520
722	Theresa Domeniconi .....	39	157	1,100	520
723	Catherine M. Coffey .....	3	1408	3,500	1,200

### Action Deferred.

The following applicants were heard and action on applications for reduction *deferred temporarily*.

No. 12. Hugo Ekedahl, 1642 Larkin street. Building assessed for \$13,050, land \$3,500. Twelve apartments, 36 rooms, garage space for four cars; mortgage \$5,500; insured for \$20,000. Property assessed for more than was paid for it. Board of Appraisers recommends reduction of \$500.

Supervisor Uhl moved that a proper reduction be allowed.

Supervisor Roncovieri moved as amendment reference to the Board of Appraisers for further report.

*So ordered.*

No. 18. William Rippon, northwest corner 19th and San Carlos streets. Building assessed for \$8,500, land assessed for \$4,010. Fifteen apartments, 66 rooms and basement; insured for \$4,000. Board of Appraisers recommends no reduction.

Supervisor Roncovieri moved reference to Board of Appraisers for further investigation.

No. 22. Mrs. A. Haunschild, 267 Diamond street. Building assessed for \$1,600, land \$980. One-story house, five rooms, garage and basement; erected in 1933 for \$4,000. Insured for \$3,000. Board of Appraisers recommends no reduction.

Supervisor Uhl, seconded by Supervisor Shannon, moved that the Appraisers' report be sustained.

There being no objection it was *so ordered* and application *denied*.

No. 24. T. Eskilson, 636 Lyon street. Building assessed for \$300, land \$1,430. One-story structure, five rooms and basement; insured for \$4,000; requesting reduction on land only. Board of Appraisers recommend no reduction.

No. 26. Sarah Halpern, 1619 Clement Street. Building assessed for



\$3,800, land \$1,120. Two flats, 10 rooms, basement and garage for two cars; mortgage \$4,500; insured for \$5,000.

Supervisor Uhl moved reduction.

Supervisor Roncovieri moved as amendment reference to Appraiser for further report.

No. 28. Adele Casson, 1348 Sacramento street. Building assessed for \$17,550, land \$5,510; 18 apartments, 43 rooms, basement and one garage for three cars. Mortgage for \$18,000; insured for \$20,000. Cost present owner \$24,000. Appraiser recommends no reduction.

Supervisor Uhl moved reference to appraisers for conference.

No. 35. Angelo Serventi, 395 Chestnut street. Building assessed for \$3,800, land \$2,380; 11 apartments, 31 rooms; erected in 1907 at cost of \$12,000; altered in 1911 at cost of \$11,000. Mortgaged for \$4,500; insured for \$9,000.

Supervisor Uhl moved to reduce building to \$3,000.

No. 36. Angelo Serventi, northwest corner Chestnut and Stockton. Building assessed for \$4,500, land \$3,800; 9 apartments, 36 rooms, basement and garage for two cars. Mortgage \$4,500; insurance \$9,000. Purchased by present owner for \$20,000 in 1915. Board of Appraisers recommends no reduction.

Supervisor Shannon moved building be reduced to \$4,000.

Supervisor Uhl, seconded by Supervisor Shannon, moved to reduce building to \$3,750.

Supervisor Roncovieri moved as amendment reference to the Board of Appraisers for conference and further report.

Whereupon the roll was called on Supervisor Uhl's motion and the same was declared *carried* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Hayden and Roncovieri—2.

Absent—Supervisors Brown, Colman, Gallagher, Havenner—4.

Supervisor Hayden protested vote as illegal. Matter was held in abeyance for City Attorney's opinion.

### Opinion of City Attorney.

City Attorney John J. O'Toole appeared and was interrogated as to the number of votes required to grant a reduction in the assessment. He declared that the proceedings of the Board of Equalization are governed by State law, and that no act of the Board of Equalization shall be binding unless the majority of its members concur therein. Therefore, it will require six votes of this Board to validate any reduction.

Whereupon Supervisor Uhl declared that he desired to change his vote on all previous motions that did not have a majority vote and would hereafter move for reconsideration.

No. 46. Edward F. Braunschweiger, 21 and 23 Drumm street. Building assessed for \$4,500, land \$8,390. Improvements consist of three lofts, one store and basement; mortgaged for \$3,000; insured for \$3,000. Property vacant for over two years. Board of Appraisers recommend no reduction.

Supervisor Uhl moved to recess at 9:00 p. m. tonight until Friday, July 12, 1935, at 10:00 a. m.

Motion *carried* by the following vote:

Ayes—Supervisors Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—6.

No—Supervisor Roncovieri—1.

Absent—Supervisors Brown, Colman, Gallagher, Havenner—4.

No. 81. T. Arabaglou, 2145 Clement street. Building assessed for

\$4,950, land \$1,620; structure of eleven rooms, one store divided into two; mortgaged for \$4,750; insured for \$5,000. Board of Appraisers recommends reduction of \$200.

Supervisor Hayden moved that improvements be reduced \$200.

Supervisor Shannon, seconded by Supervisor Uhl, moved as an amendment a reduction of \$450, making the building assessment \$4,500.

No. 91. Edna Macaret, 204 Divisadero street. Building assessed for \$1,100, land \$1,620; two flats, seven rooms, garage for two cars.

No. 92. Edna Macaret, 200 Divisadero street. Building assessed for \$2,650, land \$2,360; three apartments, eleven rooms, garage for three cars; mortgage \$3,500; insurance \$6,000.

No. 96. J. Charles Byrne, 2411 Webster street. Building assessed for \$19,000, land \$6,050; six apartments, 39 rooms, garage for three cars, and basement. Insured for \$15,000. Board of Appraisers recommends reduction of \$1,500 on building, making the assessment stand at \$17,500.

No. 127. Mrs. S. Wells, 55 Columbus avenue. Building assessed for \$14,400, land \$7,000. Hotel, 90 rooms and basement; mortgaged for \$15,000; insured for \$15,000.

No. 146. E. Ussher, 1067 Valencia street. Building assessed \$9,000, land \$5,970; 16 apartments, 36 rooms, and basement; mortgage for \$30,000 at 6 per cent; second, \$5,000 at 8 per cent. Purchased by present owner for \$65,000 in 1926. Board of Appraisers recommends no reduction.

No. 294. J. H. Zolinsky, 2620 Laguna street. Building assessed for \$9,000, land \$4,710; structure of 44 rooms, 12 apartments; 45 years old; mortgage \$10,000; insurance \$15,000. Cost present owner \$14,200 in 1933.

No. 343. T. D. Casselman, 1869-71-73 Sutter street. Building assessed for \$2,700, land \$2,250; structure of 22 rooms and basement; insured for \$6,000; cost present owner \$11,800 in 1924. Board of Appraisers recommends \$200 reduction of building. Property is in colored neighborhood.

No. 367. Emil Helgestad, 1501 Tenth avenue. Building assessed for \$8,100, land \$1,260; 8 apartments, 20 rooms, basement and garage for eight cars; mortgaged for \$11,625 at 7 per cent, second for \$910 at 11 per cent; insurance \$13,900. Paid \$30,000 for property in 1926. Will sell for \$17,000. Board of Appraisers recommends no reduction.

Supervisor Shannon moved a reduction of \$600.

No. 371. William G. Rucker, 648 Steiner street. Building assessed for \$1,950, land \$5,130. Consists of two apartments, eleven rooms, and basement, two garages for two cars; mortgage for \$5,500; insured for \$6,500. Cost present owner \$14,000 in 1925.

No. 457. Bert Anthes, 262 Twenty-fifth avenue. Building assessed for \$1,450, land \$1,330; structure of five rooms; mortgaged for \$2,582; insured for \$2,600.

No. 473. Adelaide C. Postiglione, 2678-80-82 Sacramento street. Building assessed for \$2,800, land \$2,080; three flats, 7 rooms each, and basement; insured for \$4,000.

Supervisor Uhl moved to lay over until Friday.

No. 507. P. J. LeCan, 30 North View court, off Bay street. Building assessed for \$2,250, land \$1,790. Structure consists of six rooms, basement, and garage for one car; insured for \$5,000. Cost present owner \$11,000.

No. 548. Carlo Matraia, 243 Mason street. Building assessed for



\$4,500, land \$11,250. Structure consists of one store and room upstairs, with basement. Mortgaged for \$7,500; insured for \$10,000. Cost the present owner \$20,500 in 1919.

No. 549. Carlo Matraia, 245 Mason street. Building assessed for \$4,500, land \$11,250. Structure consists of one store with room upstairs, and basement. Mortgage \$7,500; insured for \$10,000. Present owner paid \$22,500 for property in 1922.

#### Applications Denied.

The following numbered applications reported against by the Board of Appraisers were taken up, the applicants heard, and after due consideration said applications were *denied*:

Nos. 22, 25, 27, 37, 41, 42, 43, 44, 45, 46, 47, 61, 68, 129, 157, 158, 202, 203, 205, 206, 220, 304, 352, 375, 387, 414, 439.

No. 115. S. Troback, south side of Clay, 81 feet west of Polk. Land only, assessed for \$3,960. Purchased by present owner for \$15,000 in 1914. Will sell for \$7,000. Board of Appraisers recommend no reduction.

Supervisor Uhl, seconded by Supervisor Shannon, moved a reduction of \$200, making the assessment \$3,760.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Shannon, Uhl—4.

Noes—Supervisors Hayden, Roncovieri—2.

Absent—Supervisors Brown, Colman, Gallagher, Havenner McSheehy—5.

Supervisor Uhl moved for consideration at a subsequent meeting.

No. 86. J. D. Costigan, 308-10-12 Jessie street. Building assessed for \$4,500, land \$4,610. Structure consists of three lofts, with basement; insured for \$2,000; building cost present owner \$15,000. Board of Appraisers recommends no reduction.

Supervisor McSheehy moved a reduction of \$500 on improvements.

Motion *lost* by the following vote:

Ayes—Supervisors Hayden, McSheehy, Roncovieri, Shannon—5.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Colman, Gallagher, Havenner—4.

Whereupon Supervisor McSheehy moved for reconsideration at a subsequent session.

No. 87. J. D. Costigan, north side of Jackson street 30 feet west of Sansome. Request for reduction on land assessed at \$2,120.

Supervisor Shannon moved to make the assessment read \$1,500.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon—3.

Noes—Supervisors Hayden, Roncovieri, Schmidt, Uhl—4.

Absent—Supervisors Brown, Colman, Gallagher, Havenner—4.

#### Reductions Granted.

The following numbered applications for reduction of assessment were taken up, the applicants or their agents heard, and said applications were granted reduction as follows:

No. 23. Vincent Bringel, 528 Balboa street. Building assessed for \$1,600, land, \$1,350. Two flats, nine rooms; insured for \$3,000; cost present owner \$5,000 in 1920. Board of Appraisers recommends reduction of \$250 on building.

Supervisor Shannon moved that assessment on building be reduced from \$1,600 to \$1,350.

No objection and it was *so ordered*.

No. 32. Josephine B. Lyons, 2011 Sacramento street. Building assessed for \$6,400, land \$3,380. Six apartments, 24 rooms and basement.

Supervisor Shannon, seconded by Supervisor Uhl, moved a reduction on building from \$6,400 to \$5,000.

There being no objection it was *so ordered*.

No. 34. Mary E. Bush, 2244 Fulton street. Building assessed for \$3,600, land \$2,870. Six Romeo flats, 30 rooms and basement, one garage for two cars; insured for \$3,000. Cost present owner \$10,500 in 1910. Board of Appraisers recommends reduction of \$100 on improvements.

Supervisor Shannon moved reduction of \$100.

There being no objection, it was *so ordered*.

No. 48. Mrs. S. O. Brasfield, 3950-56 Fulton street. Building assessed for \$4,850, land \$3,750. Four flats, 20 rooms and basement, four garages for four cars; mortgaged for \$13,500 at 6 per cent second; \$1,000 at 5 per cent; insured for \$13,500. Board of Appraisers recommends no reduction.

Supervisor Uhl, seconded by Supervisor Shannon, moved a reduction of \$350, making the improvement stand at \$4,500.

Motion carried by the following vote:

Ayes—Supervisors Hayden, McSheehy, Roncovieri, Schmidt, Shannon, Uhl—6.

No—Supervisor Ratto—1.

Absent—Supervisors Brown, Colman, Gallagher, Havenner—4.

No. 155. Florence Custel, 1618 Pacific avenue. Building assessed at \$4,050, land \$2,580. Two apartments, six rooms and basement; mortgaged for \$10,500; cost present owner \$23,000 in 1926. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction on improvement of \$300, making it read \$3,750.

Motion carried by the following vote:

Ayes—Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Shannon—5.

No. 156. Florence Custel, 252 Downey street. Building assessed at \$1,200, land at \$1,310. Structure consists of 13 rooms, basement and garage for one car; mortgaged for \$2,600; cost present owner \$5,700 in 1926. Board of Appraisers recommends \$200 on improvements.

There being no objection it was *so ordered*.

No. 386. M. Jensen, 720 Eighth avenue. Building assessed for \$5,400, land at \$1,250. Four apartments, 12 rooms and basement, one garage for four cars; mortgaged for \$2,300; insured for \$8,000. Board of Appraisers recommends reduction of \$400 on improvements.

Supervisor Hayden moved that the recommendation of the Board of Appraisers be approved and the assessment on the building be reduced to \$5,000.

There being no objection it was *so ordered*.

No. 219. A. Hargadon, 384-23rd avenue. Building assessed for \$5,400, land at \$1,040. Four apartments, 12 rooms, garage for two cars; insured at \$10,000. Board of Appraisers recommends reduction of \$400 on improvements.

Supervisor Shannon moved reduction of \$400 and the building assessment be fixed at \$5,000.

There being no objection it was *so ordered*.



No. 330. C. F. Borchgrevink, 681 Van Ness Avenue South. Building assessed for \$5,300, land \$3,610. Twenty apartments, 50 rooms and basement; mortgage \$12,000 at 6 per cent and second mortgage \$3,600 at 10 per cent; insured for \$16,000.

Supervisor Shannon moved reconsideration and reduction of \$800 on improvements.

There being no objection, it was *so ordered*.

No. 474. Mrs. A. A. Furness, 605 Lyon street. Building assessed at \$7,950, land \$2,230. Seven apartments, consisting of 20 rooms, seven garages for seven cars; mortgaged for \$7,430; insured for \$18,000. Board of Appraisers recommends a reduction of \$450.

Supervisor Shannon, seconded by Supervisor Uhl, thereupon moved that the building assessment be reduced to \$7,500.

Supervisor McSheehy moved to rescind foregoing action.

There being no objection, it was *so ordered*.

Thereupon, Supervisor McSheehy, seconded by Supervisor Uhl, moved the reduction of \$950, making the building assessment \$7,000.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Uhl—2.

Noes—Supervisors Hayden, Ratto, Roncovieri, Shannon—4.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Schmidt—5.

Whereupon, Supervisor Shannon again moved that the building assessment be fixed at \$7,500.

There being no objection, it was *so ordered*.

No. 340. J. Finnegan, 151 Duboce avenue. Building assessed at \$5,400, land assessed at \$1,410. Four apartments, 12 rooms and garage for two cars; mortgage \$4,000; insurance \$9,000.

Supervisor Shannon moved that the building assessment be reduced \$400, making it read \$5,000.

There being no objection, it was *so ordered*.

No. 438. Mary Joyce, 468 Tehama street. Building assessed for \$1,600, land for \$960; three flats, 14 rooms. Board of Appraisers recommends reduction of \$600 on building.

Supervisor Uhl moved that the reduction be allowed.

There being no objection it was *so ordered*.

No. 101. S. Orsi, 45 Columbus avenue. Building assessed for \$21,600, land \$16,670. Hotel consisting of 75 rooms and two stores; insured for \$34,000. Board of Appraisers recommends reduction of \$1,600, making it read \$20,000.

There being no objection it was *so ordered*.

No. 102. S. Orsi, 412 Hayes street. Building assessed at \$8,100, land \$6,630. Structure consists of 27 rooms, two stores; insured for \$12,000. Board of Appraisers recommends reduction from \$8,100 to \$7,500 on building. Chief Deputy Assessor Boyd declared that the Assessor had already reduced the property to \$7,500.

Whereupon said reduction was *allowed to stand*.

No. 88. J. D. Costigan, 1243-5 Eddy street. Building assessed for \$1,000, land \$2,130. Structure consists of 13 rooms and basement, with garage for one car. Board of Appraisers recommends \$100 reduction on building, making it \$900.

Supervisor Uhl moved this reduction be allowed.

There being no objection it was *so ordered*.

No. 724. Axel G. Samuelson, 116 Drumm street. Mr. Samuelson declared that this building was a charitable institution known as the

Sailors' Home at Commercial and Drumm streets, and operated last year with a deficit of \$1,203. It is financed from room rent and donations.

Supervisor Shannon moved that the assessment on the building be reduced from \$500 to \$100 and that the land assessment stand as is.

There being no objection it was *so ordered*.

No. 475. Mrs. M. Heinkel, 619 Fourth avenue. Building assessed for \$720, land for \$1,250. Mortgage \$2,500; insurance \$3,000. Structure consists of six rooms, no basement or garage.

Supervisor Shannon, seconded by Supervisor McSheehy, moved a reduction of \$120, making the building assessment \$600.

There being no objection it was *so ordered*.

### RECESS.

Supervisor Hayden moved at the hour of 6:40 p. m. that the Board take a recess until tomorrow, Thursday, July 11th, at 10:00 a. m. *So ordered*.

J. S. DUNNIGAN, Clerk.

### THURSDAY, JULY 11, 1935, 10:00 A. M.

The Board of Equalization reassembled pursuant to recess to continue hearing of applications for correction or reduction of assessments on the assessment roll for the fiscal year 1935-1936.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Shannon—5.

Quorum present.

Supervisor Brown appeared and was noted present at 10:50 a. m.

Supervisor Havenner appeared and was noted present at 10:30 a. m.

Supervisor Shannon appeared and was noted present at 10:15 a. m.

President McSheehy presiding.

### Consideration of Applications for Correction or Reduction of Assessments.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications were acted upon as follows:

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
724	Rev. Axel G. Samuelson .....	16	233	500	8,950
725	G. Furch .....	29	1080	2,250	1,280
726	Sarah K. Benton .....	1M	1277	3,150	1,210
727	Helen Singewald .....	18	1835	2,000	660
728	H. Singewald .....	6A	3753	1,600	2,180
729	Louis N. Roesch .....	3	3547	6,300	18,700
730	J. Henchy .....	9	774	1,350	2,730
731	J. Henchy .....	4	752	400	1,570
732	J. Henchy .....	13	3592	1,100	1,360
733	J. Henchy .....	38	3753	1,350	650
734	J. Henchy .....	12	1100	600	1,440
735	J. E. McCarthy .....	40/41	1703	.....	1,800
736	R. H. Petersen .....	14	188	12,000	4,710
737	Delia Donohue .....	25A	1224	3,600	1,210
738	Timothy J. O'Connor .....	130	3727	1,500	6,760



		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
739	Rosalie Dupre .....	22	5309	1,650	300
740	Catherine Butler .....	32	1030	2,700	1,880
741	Helen M. Slattery .....	11/12	697	15,200	6,060
742	Geo. Solomon .....	16	1709	.....	1,000
743	Mary C. Deraux .....	19	1012	6,000	3,060
744	J. K. Harhalis .....	28	6552	1,600	1,060
745	Theresa Frustuk .....	16	1571	5,000	1,120
746	Theresa Frustuk .....	22	1563	.....	1,890
747	Elizabeth O. Lang .....	22	832	1,550	2,750
748	L. C. Cloer .....	6	3582	2,050	1,650
749	Geo. Solomon .....	43	1781	7,700	3,190
750	Anna Budinsky .....	19	864	1,150	1,860
751	Anna Budinsky .....	16	862	5,050	1,950
752	Anna Budinsky .....	19	864	1,150	1,860
753	Pearl White .....	....	....	100	1,260
754	D. H. Edwards .....	3	817	4,600	3,260
755	D. H. Edwards .....	3	838	4,500	3,290
756	Victoria Kelleher .....	6	6692	2,400	1,420
757	Marco Fiore .....	37	4089	450	750
758	W. McWhirter .....	2B	1839	2,000	710
759	Blanche Wade .....	25	652	2,250	2,750
760	E. K. Gould .....	18	4732	.....	300
761	Elsie Bothmann .....	12	1026	400	1,980
762	Geo. Karahadian .....	2/3	1441	2,100	2,250
763	B. G. Denison .....	6R	1624	12,500	2,020
764	Frank Sargent .....	12	596	2,410	4,000
765	Eva Wolf .....	2F	1189	4,300	1,510
766	M. E. Keyer .....	5/6	1687	2,250	3,600
767	Mrs. M. O. West .....	7	706	3,900	3,780
768	Wm. L. Kern .....	20	1843	1,350	900
769	Frances R. Kreuger .....	15	1643	1,000	1,500
770	Jos. Daneri .....	7A	522	7,500	2,220
771	Wm. Bruce .....	5	347	35,000	9,340
772	Wm. Bruce .....	12	736	.....	2,680
773	Wm. Bruce .....	24	1259	.....	1,125
774	John E. Buckley .....	63	3775	900	1,200
775	Roy Jurjevic .....	11A/12	3106	2,250	660
776	J. L. Gould .....	12	998	6,300	3,700
777	Louis Roesch .....	27	3614	2,050	3,940
778	Elizabeth Akers .....	11A	6568	900	980
779	Julia Contreras .....	15G	6474	1,600	340
780	W. H. Manaton .....	68/69	3581	1,950	4,200
781	J. L. Gould .....	53	3762	950	750
782	Lula E. Wann .....	6	3190	1,650	650
783	Edward E. Gibson .....	6	122	5,400	2,190
784	Fred Bond .....	6	1250	1,350	1,710
785	E. L. Wigger .....	7	2424	1,800	450
786	A. Marcus .....	16	1617	1,800	1,010
787	Urban C. Larsen .....	24	1026	20,700	4,780
788	August Peterson .....	10	271	10,000	2,200
789	Carlo Matraia .....	11	647	8,550	5,460
790	Frank J. Corr .....	12	3723	4,000	10,800
791	L. E. Hanchett .....	7	581	9,470	10,000
792	Julia Sylvester .....	25	1779	1,350	700
793	Mrs. Ray Schwartz .....	1	796	4,300	3,560
794	L. H. Marmin .....	2	693	13,000	7,740
795	Charles D. Steele .....	9	803	2,300	2,250
796	Louis Ferrero .....	4A	511	4,500	1,400
797	N. Diamond .....	14	676	2,800	5,450
798	N. Diamond .....	24	698	2,700	2,340
799	Rose Cohen .....	20	3564	3,250	1,520
800	A. Olson .....	13	4271	1,450	750
801	J. Chiappella .....	40	5338	850	250

	<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
802 W. M. Woodward .....	20	1150	200	1,100
802A Mary I. MacKenzie, A. L. Matheson	30	3733	.....	7,200
803 Mary I. MacKenzie, A. L. Matheson	4	856	750	2,430
804 A. F. Simens .....	9	326	.....	27,500
805 A. F. Simens .....	16	326	.....	4,390
806 B. W. Hanson .....	4/5	7143	.....	1,960
807 B. W. Hanson .....	12	6684	5,000	1,290
808 B. W. Hanson .....	6	7143	900	940
809 Mary C. Roche .....	49	1837	4,700	850
810 Edward A. Ziegler .....	4	1226	2,600	1,580
811 Josephine N. Reimer .....	30	845	1,350	1,650
812 Thos. W. Robinett .....	9/10	2041	1,050	1,100
813 John A. Driscoll .....	5	1895	.....	750
814 D. Fauss .....	2	2770	1,050	590
815 G. D. Colias .....	11	1626	3,800	1,200
816 John Donohoe .....	1/39/40	2695	7,950	17,500
817 Paul D. McLennan .....	3	595	3,400	2,770
818 Paul D. McLennan .....	17	635	2,700	2,620
819 P. D. McLennan .....	30	3602	800	830
820 Constance Silkitis .....	49	1710	1,800	750
821 D. Piombo .....	10	727	700	1,740
822 Ella G. Thompson .....	74	3703	6,350	79,200
823 Margaret Meehan .....	4A	2612	1,200	1,090
824 F. J. Piatanesi .....	15	176	8,000	6,970
825 A. Rummelsberg .....	64/65	3582	8,700	11,520
826 M. Sideman .....	78/8	220	21,600	18,450
827 M. Sideman .....	4	221	5,400	5,580
828 Elizabeth Carlin .....	314	2482	4,050	820
829 Cecelia Simon .....	10	3518	350	2,000
830 Cecelia Simon .....	10	1283	300	1,510
831 Ann Dunn .....	11	441A	3,950	1,480
832 Ann Dunn .....	20	6527	2,250	1,420
833 Mrs. Lena Mayer .....	6	1241	850	1,510
834 Catherine Zenaire .....	12	4022	650	1,000
835 Eunice Glenn .....	10	6924	2,800	1,520
836 Miss Albena Cavagnaro .....	2/3	577	24,150	50,970
837 Mrs. Ellen Rock .....	19	6546	700	530
838 Mrs. Ellen Rock .....	106	3589	7,400	1,350
839 Henry J. A. Schulz .....	17	1227	3,350	3,230
840 Phillips Sydel .....	30	781	3,000	3,210
841 Mary J. Brainerd .....	46	1548	2,000	1,110
842 Mary J. Brainerd .....	21	1600	1,600	750
843 Mary J. Brainerd .....	2A	1464	.....	1,030
844 Mary J. Brainerd .....	13	1711	1,600	750
845 Mary J. Brainerd .....	4	2450	.....	300
846 Mary J. Brainerd .....	2	1405	1,800	1,160
847 Mary J. Brainerd .....	4	1691	1,400	840
848 W. S. Clayton .....	84	3581	900	1,500
849 Wm. S. Clayton .....	2	2116	1,700	650
850 A. H. Bost .....	41	1252	1,000	1,680
851 J. McAdams .....	23/24	3706	7,150	33,740
852 J. J. Jacobson .....	4	1501	4,000	900
853 G. L. Merguire .....	6	825	1,000	1,500
854 E. M. Seibel .....	26	2399	1,500	450
855 C. H. Pullen .....	19	1014	1,600	1,810
856 M. McCarty .....	15	7063	300	1,120
857 M. McCarty .....	9	7046	800	290
858 John McGaw .....	13B	296	24,000	38,170
859 M. Holt .....	12	3258	2,550	1,330
860 John S. Kristovich .....	25	817	1,800	10,830
861 Alexander Spencer .....	23	3631	5,000	1,270
862 May A. Large .....	33	3703	15,000	21,250
863 Bridget Bagala .....	26	1262	3,500	2,190



		Lot	Block	Building	Land
864	B. Blincoe .....	15	2806	950	750
865	Jacqueline Pacelli .....	21	656	2,000	2,130
866	Lee W. Allen .....	10/11	319	15,000	12,500
867	T. G. Morris .....	10	2770	.....	1,000
868	Herbert Jones .....	7/8	1745	6,550	2,580
869	Herbert Jones .....	25	1262	1,100	2,030
870	A. D. Schaffer .....	33	1610	.....	2,470
871	A. D. Schaffer .....	20	1586	.....	3,560
872	M. I. Daly .....	8	1225	1,800	2,600
873	H. Maurer .....	18	3588	2,600	1,950
874	H. M. Aggers .....	3	858	2,250	2,160
875	Clorinda Firpo .....	39	183	2,900	3,380
876	C. M. Yates .....	14	611	5,600	3,030
877	Alice M. Keating .....	3	1166	1,200	1,300
878	L. Seipel .....	2/3	819	2,350	5,830
879	M. B. Jones .....	34/35/36	3608	1,700	4,410
880	John J. Collins, Agent.....	1	742	.....	26,670
881	Irene F. Headman .....	6	956A	6,000	2,280
882	P. P. Fierro .....	4	827	2,000	2,420
883	J. H. Johnson .....	3	852	14,400	18,900
884	L. Mayer .....	29	797	1,050	2,480
885	H. Anderson .....	3K	1626	3,250	1,130
886	N. Obradovich .....	4	1244	3,400	2,360
887	E. B. Henley .....	12	71	80,500	4,380
888	N. Obradovich .....	26	525	3,150	3,570

Assessments Reduced.

No. 346. George Schallar, representing property known as Masonic Cemetery, assessment block No. 1145, land assessed at \$91,850. Mr. Schallar requested a reduction of assessment to \$1,500 for this year only, inasmuch as the bodies were practically all removed.

Supervisor Shannon moved that the property be assessed at \$100 per acre, amounting to \$1,240. Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Gallagher—1.

No. 400. Sarah Vizzis, 847 Buchanan street. Building assessed at \$2,150, land \$1,940; consists of three apartments, 18 rooms and basement; mortgaged for \$3,700 at 6 per cent and second, \$1,000 at 12 per cent; insured for \$6,000. Present owner paid \$12,400 for the property in 1925. Board of Appraisers recommends no reduction. Applicant stated to the Board of Equalization that a brewery adjoining her property was working all night and no one can live in the premises.

Supervisor McSheehy moved a \$300 reduction.

Supervisor Roncovieri, seconded by Supervisor Hayden, moved as an amendment a reduction of \$150.

There being no objection it was *so ordered*.

Applications Denied.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications acted upon as follows:

No. 143. G. M. Strandberg, 312-14 Crescent avenue. Building assessed for \$2,100, land for \$510; structure consists of 12 rooms and garage for one car; mortgage \$4,000; insurance \$5,000. Cost present owner \$6,500 in 1934. Applicant stated building in a poor working class district and colored people in the neighborhood; building badly in need of repair. Board of Appraisers recommends no reduction.

Whereupon the application was *denied*.

No. 144. G. M. Strandberg, 76 Saturn street. Building assessed for

\$1,800, land for \$320; structure consists of 10 rooms and garage for one car; mortgage for \$3,000 and insured for \$3,500. Applicant stated building was very old, having been erected before the fire of 1906. Board of Appraisers recommends no reduction.

Supervisor Shannon, seconded by Supervisor McSheehy, moved a reduction of \$300 on building.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon—3.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisor Gallagher—1.

No. 279. S. B. Kahn, 778 Thirty-fourth avenue. Building assessed for \$1,800, land \$950; structure consists of six rooms and garage for one car; mortgage for \$4,000 and insured for \$4,000. Applicant states adjoining house reduced and his is not reduced. The two buildings were built by the same contractor and moved into at the same time. Board of Appraisers reported that the adjoining house referred to had a \$1,000 veterans' exemption, and no reduction is recommended.

Whereupon the application was *denied*.

No. 313. Aaron Lewis Ettie, 419-421 Twelfth avenue. Building assessed for \$2,900, land \$1,250; two flats, 10 rooms and basement; garage for two cars; mortgage \$5,860 at 6 per cent, second, \$2,600 at 8 per cent; insured for \$5,000. Board of Appraisers recommends no reduction.

Whereupon the application was *denied*.

No. 411. S. Austin, 1518 Geary street. Building assessed for \$2,200, land for \$2,020; three apartments, 17 rooms and basement; insured for \$2,000. Applicant stated building was very old and erected before the fire and earthquake of 1906. Board of Appraisers recommends no reduction.

Supervisor Shannon, seconded by Supervisor McSheehy, moved a reduction of \$200.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher—3.

No. 462. K. I. Barker, 551 Fortieth avenue. Building assessed for \$1,350, land assessed for \$900; structure consists of four rooms and basement; garage for one car; mortgage \$2,500; insurance \$3,000; purchased in 1923 for \$6,000. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$150.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Schmidt, Shannon, Uhl—4.

Noes—Supervisors Brown, Havenner, Hayden, Ratto, Roncovieri—5.

Absent—Supervisors Colman, Gallagher—2.

No. 543. Miss Cecelia Santiff, east side of Twenty-fourth avenue between Kirkham and Lawton streets; land assessed for \$450; cost the present owner \$950 in 1922. All street work in, water and gas mains. Applicant stated lot is uneven 20 feet above the grade. Board of Appraisers recommend no reduction.

Whereupon the application was *denied*.

No. 596. Martha Engel, 1927-29 Lake street. Building assessed for \$2,250, land \$1,790; two flats of 12 rooms and basement, one garage for three cars; mortgage \$5,180; insured for \$7,500. Board of Appraisers recommends no reduction.

Whereupon the application was *denied*.

No. 620. Adelheid Oswald, 3545 Divisadero street. Building assessed



for \$1,650, land for \$1,020; structure consists of five rooms, basement, and garage for two cars. Present owner paid \$8,500 for property in 1929. Applicant stated house is assessed more in proportion than neighboring houses. Bungalows on Jefferson street are assessed for \$650 each and I am assessed for \$1,650. Board of Appraisers recommends no reduction, stating that the bungalows on Jefferson street referred to by the applicant were being seriously undermined by termites and that the reduction in assessment was a temporary one pending restoration.

Whereupon the application was *denied*.

No. 621. A. C. Weske, 50 Retiro way. Building assessed for \$4,280, land for \$1,150; structure consists of ten rooms and garage for two cars; insured for \$9,000; cost present owner \$11,750 in 1925. Applicant stated that the lot next door is assessed for \$1,140 and that his is assessed for \$1,150. Board of Appraisers recommends no reduction, explaining that the adjoining lot referred to is less in width than the applicant's.

Whereupon the application was *denied*.

No. 682. D. Capece, 254 Randolph street. Land assessed for \$280; purchased by the present owner for \$1,500 in 1922; all street work, water and gas mains in; lot six feet below grade. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$200.

Motion *lost* and application *denied*.

#### Action Deferred.

The following applicants were heard and action on their applications for reduction *deferred for a later session*:

No. 82. A. C. Cappelman, 2800-18 California street. Building assessed for \$5,150, land \$2,620; building to be torn down in September or October.

No. 311. Arron Lewis Lettie, 1235 Bay street.

No. 312. Arron Lewis Lettie, 1395 Union street.

No. 592. Alma Lunstedt, 1901-11 Golden Gate avenue.

No. 606. E. Eigeltinger. Property known as San Francisco Laundry on Turk street between Steiner and Fillmore street. Building assessed for \$11,500; erected in 1873.

No. 679. W. H. Woodfield, Jr., 150 Franklin street. Building 30 years old.

No. 689. Minna Vielbaun, 175 First avenue.

No. 707. E. Zucchi, 3138 Franklin street.

No. 737. Delia Donahue, 1775 Oak street.

No. 742. George Solomon, Forty-first avenue near Irving street.

No. 744. J. K. Harhalis, 1251 Sanchez street.

No. 749. George Solomon, 1304 Twenty-seventh avenue.

No. 750. Anna Budinsky, 643 Waller street.

No. 751. Anna Budinsky, 668 Waller street.

No. 752. Anna Budinsky, 1303 Minna street.

No. 758. W. McWhirter, 1441 Fourteenth avenue.

#### Withdrawn.

At the request of the applicant the following application was withdrawn:

No. 303. Maud H. Lyons, 805 Leavenworth street, by her agent, Rearden T. Lyons.

#### RECESS.

Whereupon on motion of Supervisor Shannon the Board of Supervisors at the hour of 12:10 p. m. took a recess until 2:00 p. m. today.

J. S. DUNNIGAN, Clerk.

## THURSDAY, JULY 11, 1935, 2:00 P. M.

The Board of Equalization reassembled pursuant to recess to continue hearing of applications for correction or reduction of assessments on the assessment for the fiscal year 1935-1936.

## CALLING THE ROLL.

The roll was called and the following Supervisors noted present:

Supervisors Havenner, Hayden, Roncovieri, Schmidt, Shannon, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, McSheehy, Ratto—5.  
Quorum present.

## Consideration of Applications for Correction or Reduction of Assessments.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications were *reduced* as follows:

No. 317. Balthaser Huth, 631 Broadway. Building assessed for \$2,350, land \$4,760; structure consists of one-story restaurant with basement.

Moved and *carried* that building be reduced \$150, making assessment stand at \$2,200.

No objections; it was *so ordered*.

No. 450. M. Costello, 519 Lincoln way. Building assessed for \$5,400, land \$1,250; four apartments, 12 rooms, basement and garage for three cars; mortgage for \$5,500; insurance \$6,000; cost present owner \$10,000 in 1923.

Supervisor Uhl moved reduction of \$400 on improvements, making the assessment \$5,000.

There being no objection it was *so ordered*.

No. 473. Adelaide C. Postiglione, 2674-80-82 Sacramento street. Building assessed at \$2,800, land \$2,080; three flats of 7 rooms each and basement. Board of Appraisers recommends a reduction of \$300 on improvements, making assessment \$2,500.

There being no objection it was *so ordered*.

No. 575. M. Urrere, 787 Second avenue. Building assessed at \$6,300, land \$2,720; four flats, 16 rooms, four garages for four cars; mortgage \$3,500; insurance \$10,000. Board of Appraisers recommends a reduction of \$300.

There being no objection it was *so ordered*.

No. 578. Vivia Bogdan, 2670 Bush street. Building assessed for \$1,100, land \$1,560; two flats, 13 rooms, basement and garage for two cars; mortgage \$2,600; insurance \$5,000. Board of Appraisers recommends no reduction.

Supervisor McSheehy moved to recommend a reduction of \$100.

There being no objection it was *so ordered*.

No. 624. William A. Delaney, administrator for Maria A. Walsh, 1226-30 Broadway. Buildings (2) assessed for \$8,100, land \$3,000; six apartments, 16 rooms, in one building and four flats, consisting of 12 rooms in another; garages for four cars; mortgage \$8,400; insurance \$10,000. Board of Appraisers recommends \$400 reduction.

Supervisor Shannon moved that the building assessment be reduced to \$7,700.

There being no objection it was *so ordered*.



### Applications Denied.

The following numbered applications were taken up, the applicants or their agents were duly heard, and said applications *denied*, to-wit:

- No. 17A. V. D. Martini, 2020 Powell street.
- No. 180. Mary Mannion, 361 Fourteenth street.
- No. 318. Balthaser Huth, 628 Broadway.
- No. 318A. Louise Canevari, 523 Dolores street.
- No. 319. Balthaser Huth, 325 Columbus avenue.
- No. 319A. Louise Canevari, 707 Guerrero.
- No. 341. Murray Norton, land reductions requested and *denied*.
- No. 445. Clara McGarry, 826 Thirty-second avenue.
- No. 505. N. P. Waybur, 575 Howard street.

No. 552. Mrs. Theodore Bruck, 433 Bryant street. Building assessed for \$1,200, land \$1,310; two flats, 13 rooms; insured \$2,000. Board of Appraisers recommends no reduction.

Supervisor Uhl, seconded by Supervisor Shannon, moved a reduction of \$200.

Motion *lost* by the following vote:

- Ayes—Supervisors McSheehy, Shannon, Uhl—3.
- Noes—Supervisors Havenner, Hayden, Roncovieri—3.
- Absent—Supervisors Brown, Colman, Gallagher, Ratto, Schmidt—5.

No. 618. Julia Amtnare, 3527 Mission street. Building assessed for \$7,200, land \$2,550; six apartments, 16 rooms, one store, garage for one car. Board of Appraisers recommends no reduction.

Supervisor Shannon moved that the building appraisement be reduced to \$7,000.

Motion *lost* by the following vote:

- Ayes—Supervisors McSheehy, Schmidt, Shannon, Uhl—4.
  - Noes—Supervisors Havenner, Hayden, Roncovieri—3.
  - Absent—Supervisors Brown, Colman, Gallagher, Ratto—4.
- (Board of Appraisers requested to review the foregoing application.)

### Action Deferred.

The following applicants or their agents were heard and action on their application for reduction of assessment *deferred for a later session*:

- No. 149. J. Kovachevich, 241 Victoria street.
- No. 150. J. M. Lyons Kovachevich, 1516 Schrader street.
- No. 217. Simon Cohn, 3151-55 Fillmore street.
- No. 249. M. C. Dolan, 951 Guerrero street.
- No. 254. Grace A. Flood, 1 Jordan avenue.
- No. 394. Giovanne Vanucci, 1300 Mason street.
- No. 410. M. and N. Costello, 787-789 Twenty-fourth avenue.
- No. 412. T. Nyhane, 390 Chenery street.
- No. 448. M. Costello, 571 Twentieth avenue.
- No. 458. Edward A. Wands, 186 Duboce avenue.
- No. 483. Barbara Gray, 1890 Washington street.
- No. 576. Caroline Lorentzen, 3559 Jackson street.
- No. 577. Caroline Lorentzen, 1875 Sacramento street.
- No. 587. Jules Artoux, 524 Guerrero street.
- No. 595. B. Simon, 1526 Forty-fifth avenue.
- No. 628. George J. Ivancovich, 66 Geary street.
- No. 692. M. Hermanson, corner of Just and Detroit streets.

### Applications Reviewed.

The following numbered applications were taken up and reviewed on motion of Supervisor Uhl and acted upon as follows:

- No. 22. Mrs. A. Haunschild. *Denied*.
- No. 23. Vincent Bringel. Reduced \$250 (Supervisor Uhl's motion).

- No. 25. Helen Corin. Appraisers recommend no reduction. *Denied.*  
 No. 53. M. Mendle. Appraisers recommend no reduction. *Denied.*  
 No. 54. M. Mendle. Appraisers recommend no reduction. *Denied.*  
 No. 64. E. Evergettis. Appraisers recommend no reduction. *Denied.*  
 No. 65. E. Evergettis. Appraisers recommend no reduction. *Denied.*  
 No. 75. F. J. Harris. Appraisers recommend no reduction.  
 No. 79. Julia Ruddick. Appraisers recommend no reduction. *Denied.*  
 No. 135. A. M. Scott. Appraisers recommend no reduction. *Denied.*  
 No. 138. S. L. Orginos. Appraisers recommend \$400 reduction.

*Granted.*

- No. 139. S. L. Orginos. Appraisers recommend no reduction. *Denied.*  
 No. 140. S. L. Orginos. Appraisers recommend \$450 reduction.

*Granted.*

- No. 142. R. E. Burns. Appraisers recommend no reduction. *Denied.*  
 No. 148. A. Melander. Appraisers recommend no reduction.

Supervisor McSheehy moved a reduction of \$600. Motion *lost* by the following vote:

- Ayes—Supervisors McSheehy, Schmidt, Uhl—3.  
 Noes—Supervisors Havenner, Hayden, Roncovieri, Shannon—4.  
 Absent—Supervisors Brown, Colman, Gallagher, Ratto—4.

Whereupon the application was *denied*.

No. 178. A. L. Rosenberg. Board of Appraisers recommends no reduction. *Denied.*

No. 209. Caroline G. Christensen. Board of Appraisers recommends no reduction.

Supervisor Uhl, seconded by Supervisor Schmidt, moved a reduction of \$500.

Motion *lost* by the following vote:

- Ayes—Supervisors McSheehy, Schmidt, Uhl—3.  
 Noes—Supervisors Havenner, Hayden, Roncovieri, Shannon—4.  
 Absent—Supervisors Brown, Colman, Gallagher, Ratto—4.

Whereupon the application was *denied*.

No. 226. Isabel W. Graves. Appraisers recommend no reduction.

Supervisor Shannon, seconded by Supervisor McSheehy, moved \$100 reduction.

Motion *lost* by the following vote:

- Ayes—Supervisors McSheehy, Shannon—2.  
 Noes—Supervisors Havenner, Hayden, Roncovieri, Schmidt, Uhl—5.  
 Absent—Supervisors Brown, Colman, Gallagher, Ratto—4.

Whereupon the application was *denied*.

No. 232. James Basch. Appraisers recommend no reduction. *Denied.*

No. 252. R. M. Merrill. Appraisers recommend no reduction. *Denied.*

No. 276. Nellie McM. Donovan. Appraisers recommend no reduction.

*Over to Friday.*

No. 293. J. R. Douglass. Appraisers recommend no reduction. *Denied.*

No. 333. William Greenfield. Appraisers recommend \$500 reduction.  
*Granted.*

No. 334. E. C. N. Gartland. Appraisers recommend \$300 reduction.  
*Granted.*

No. 349. A. Bergisch. No report. *Over until Friday.*

No. 398. M. Goldstein. Appraisers recommend no reduction. *Denied.*

No. 405. Agnes Halajian. Appraisers recommend no reduction.  
*Denied.*

No. 417. Elizabeth J. Doherty. Appraisers recommend no reduction.



Supervisor Shannon, seconded by Supervisor McSheehy, moved a reduction of \$200.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Shannon—2.

Noes—Supervisors Havenner, Hayden, Roncovieri, Schmidt, Uhl—5.

Absent—Supervisors Brown, Colman, Gallagher, Ratto—4.

Whereupon the application was *denied*.

No. 421. Michael Sweeney. Appraisers recommend \$100 reduction. *Granted*.

No. 437. Blanch Siebrecht. No report. *Over until Friday*.

No. 440. Pieatro Busca. Appraisers recommend no reduction. *Denied*.

No. 444. F. A. Lucas. Appraisers recommend no reduction. *Denied*.

No. 446. Peter H. Rulffs. Appraisers recommend reduction on land from \$6,500 to \$3,850.

Supervisor Shannon so moved and it was *so ordered*.

No. 447. Peter H. Rulffs. Appraisers recommend no reduction. *Denied*.

No. 455. R. A. Wilson. Appraisers recommend no reduction. *Denied*.

No. 456. R. A. Wilson. Appraisers recommend no reduction. *Denied*.

No. 478. William P. Sanders. Appraisers recommend no reduction. *Denied*. (Figures on applications transposed; should be building \$1,500, land \$400.)

No. 479. M. A. S. Dell'Era. (Figures on application transposed; should be building \$1,800, land \$1,540.)

Supervisor McSheehy moved a reduction of \$150 on improvements.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Schmidt, Shannon, Uhl—4.

Noes—Supervisors Hayden, Havenner, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher, Ratto—4.

Whereupon the application was *denied*.

No. 484. Sam Givalowitz. Appraisers recommend no reduction. *Denied*.

No. 494. Herman Kalisher. Appraisers recommend \$200 reduction.

Supervisor Uhl moved a reduction of \$500.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Schmidt, Uhl—3.

Noes—Supervisors Havenner, Hayden, Roncovieri, Shannon—4.

Absent—Supervisors Brown, Colman, Gallagher, Ratto—4.

Whereupon the question was put on the recommendation of the Board of Appraisers for a \$200 reduction and the same *carried* without objection.

No. 503. C. Cadigan. Appraisers recommend no reduction. *Denied*.

No. 541. Monika Stentz. No report. *Over until Friday*. (Subsequently, improvements reduced to \$1,000.)

No. 547. Bridget Egan. Appraisers recommend a reduction of \$150 on improvements. *Granted*.

No. 743. Mary C. Deraux. No report. *Over until Friday*.

## RECESS.

Whereupon Supervisor Shannon moved to recess until 10:00 a. m. tomorrow, Friday, July 12, 1935.

No objection, *so ordered*.

J. S. DUNNIGAN, Clerk.

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FRIDAY, JULY 12, 1935.

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The Board of Equalization met pursuant to recess of Thursday, July 11, 1935, for the purpose of continuing hearing of applicants for correction or reduction of assessments on the assessment roll for the fiscal year 1935-1936.

**ROLL CALL.**

The roll was called and the following Supervisors were noted present:

Supervisors Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Gallagher, McSheehy—4.

Quorum present.

Supervisor Colman absent on leave.

Supervisor Gallagher absent on leave.

Supervisor McSheehy sent word that he could not be present until noon.

Supervisor Ratto presiding.

**Action Deferred.**

The following numbered applications were taken up, the applicants or their agents called and heard, and action on said applications *deferred* for a subsequent session, to-wit:

Nos. 81, 96, 150, 457, 476, 522, 557, 558, 560, 561, 595, 603, 631, 678, 698, 706, 708, 721, 722, 744, 766, 775, 795, 796, 799, 802, 802A, 865, 882.

**Applications Denied.**

The following numbered applications were taken up, the applicants or their agents were duly heard, and said applications *denied*, to-wit:

No. 215. I. Berman, 14 Isis street. Building assessed for \$5,650, land \$1,160; 9 apartments, 24 rooms, garage for 5 cars; mortgage \$5,000; insurance \$8,000; cost present owner \$17,500 in 1923. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$250.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Shannon, Uhl—4.

Noes—Supervisors Hayden, Roncovieri—2.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy—5.

Whereupon the application was *denied*.

No. 216. I. Berman, 490 Guerrero street. Building assessed for \$5,500, land \$2,160; 6 apartments, 28 rooms; mortgage, \$8,800 at 6 per cent and second \$2,800 at 7 per cent; insured for \$12,000; cost present owner \$25,500 in 1920. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$250.

Motion *lost* by the following vote:

**Ayes—Supervisors Ratto, Schmidt, Shannon, Uhl—4.**

Noes—Supervisors Hayden, Roncovieri—2.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy—5.

Whereupon the application was *denied*.

No. 367. Emil Helgasted, 1501 Tenth avenue. Building assessed for \$8,100, land for \$1,260; 8 apartments, 20 rooms, garage for 8 cars; mortgage \$11,625 at 7 per cent and second \$910 at 11 per cent; insur-



ance \$13,900; cost present owner \$30,000 in 1926. Board of Appraisers recommends no reduction.

Supervisor Shannon moved a reduction of \$600 on the building, making the assessment \$7,500.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Shannon, Uhl—4.

Noes—Supervisors Hayden, Roncovieri—2.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy—5.

Whereupon the application was *denied*.

No. 476. Mrs. Lawrence Vayssade, 668 Madrid street. Building assessed for \$1,050, land \$350. Structure consists of 5 rooms and garage for one car; cost present owner \$1,800 in 1912. Board of Appraisers recommends no reduction.

Whereupon the application was *denied*.

### Assessments Reduced.

The following numbered applications were taken up, the applicants or their agents duly heard, and said assessments were *reduced* as follows:

No. 91. Edna Macaret, 204 Divisadero street. Building assessed for \$1,100, land \$1,620; 2 flats, 7 rooms, 1 garage for 2 cars; mortgage \$1,750 at 6 per cent; insured for \$3,000. Board of Appraisers recommends reduction of \$100 on building.

There being no objection it was *so ordered*.

No. 92. Edna Macaret, 200 Divisadero street. Building assessed for \$2,650, land \$2,360; 3 apartments, 11 rooms, 1 garage for 3 cars; altered in 1923 at cost of \$7,000; mortgage \$3,500; insured \$6,000. Board of Appraisers recommends reduction of \$150 on building.

There being no objection it was *so ordered*.

No. 127. Mrs. G. Wells, 55 Columbus avenue. Building assessed at \$14,400, land \$7,000. Structure consists of hotel, 90 rooms, and basement; mortgage \$15,000 at 6 per cent; insured for \$15,000; cost present owner \$30,000 in 1910. Board of Appraisers recommends a reduction of \$1,400 on building.

There being no objection it was *so ordered*.

No. 149. J. Kovacevich, 241 Victoria street. Building assessed for \$1,150, land \$250. Structure consists of 4 rooms and garage for 1 car; mortgage for \$1,500 at 6 per cent; insurance \$2,000; cost present owner \$3,600 in 1926.

Supervisor Uhl moved a reduction of \$150 on building.

There being no objection it was *so ordered*.

No. 294. J. H. Zolinsky, 2620 Laguna street. Building assessed for \$9,000, land for \$4,710; 12 apartments, 44 rooms and basement, garage for 3 cars; mortgage for \$10,000; insurance \$15,000; cost present owner \$14,200 in 1933. Board of Appraisers recommends a reduction of \$500.

There being no objection it was *so ordered*.

No. 312. Aaron Lewis Ettie, 1395 Union street. Building assessed for \$8,000, land for \$7,420; 9 apartments and 4 stores, 39 rooms; mortgage \$24,000 at 6 per cent; insurance \$24,000. Board of Appraisers recommends reduction of \$300.

There being no objection it was *so ordered*.

No. 339. C. Shanahan, 35 Granada street. Building assessed for \$900, land \$300. Structure consists of 4 rooms, basement and garage for 1 car; mortgage \$1,500 at 6 per cent; insured for \$1,500; cost present owner \$2,500 in 1934. Board of Appraisers recommends reduction of \$100.

Supervisor Shannon moved a reduction of \$150.

Supervisor Havenner moved as an amendment the approval of the Appraisers' recommendation.

Amendment *carried*.

Whereupon the assessment was *reduced* \$100.

No. 458. Edw. A. Wands, 186 Duboce avenue. Building assessed for \$4,800, land \$1,360; 2 flats, 10 rooms, garage for 2 cars; insurance \$5,000; cost present owner \$12,300 in 1923. Board of Appraisers recommends a reduction of \$300.

Supervisor Uhl, seconded by Supervisor Shannon, moved a reduction of \$800.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Shannon, Uhl—4.

No—Supervisor Hayden—1.

Absent—Supervisors Brown, Colman, Gallagher, Havenner, Roncovieri, McSheehy—6.

Whereupon the recommendation of the Board of Appraisers for a reduction of \$300 was *approved*.

No. 606. E. Eigeltinger, San Francisco Laundry, Turk between Steiner and Fillmore. Building assessed for \$11,500, consists of 18 rooms and 3 stores. Board of Appraisers recommends reduction of \$800.

There being no objection it was *so ordered*.

No. 655. T. E. Smith, 337 Clement street. Building assessed for \$1,100, land \$2,750; 1 flat and 1 store, 7 rooms; insured for \$5,000; cost present owner \$6,000 in 1903. Board of Appraisers recommends no reduction.

Supervisor Shannon moved a reduction of \$100.

There being no objection it was *so ordered*.

No. 685. Emillie Schmitt, 479 Waller street, 186 Germania street. Buildings assessed for \$1,750, land \$1,750; 2 flats on Germania street and one on Waller street; garage for 2 or 3 cars; mortgage for \$4,000 at 6 per cent; insured for \$4,000; cost present owner \$6,500 in 1908. Board of Appraisers recommends no reduction.

Supervisor Shannon moved a reduction of \$150.

There being no objection it was *so ordered*.

No. 741. Helen M. Slattery, 1332 Geary street. Building assessed for \$15,200, land \$6,060; 18 apartments, 52 rooms; mortgage for \$7,000 at 6 per cent; insured for \$18,000; cost present owner \$65,000 in 1924. Board of Appraisers recommends a reduction of \$200.

There being no objection it was *so ordered*.

No. 803. Mary I. McKenzie and A. L. Matheson, 42 Waller street. Building assessed for \$750, land \$2,430. Structure consists of 8 rooms; no mortgage; no insurance. Board of Appraisers recommends a reduction of \$550 on building.

There being no objection it was *so ordered*.

No. 407. Palace Hotel, Market and Montgomery street. By Fred Marshall representing Charles J. Husband, of the Tax Research Bureau, 105 Montgomery street, was duly sworn and testified as to comparative values of other property in the vicinity of the Palace Hotel and of the comparative assessments as between the Mark Hopkins Hotel, the William Taylor and the Sir Francis Drake.

Supervisor Shannon moved that the matter be made a Special Order of Business for 5 p. m. this afternoon. Motion *carried*.

#### RECESS.

Whereupon the Board of Equalization at the hour of 12:50 p. m. took a recess until 2:30 p. m.

J. S. DUNNIGAN, Clerk.



## FRIDAY, JULY 12, 1935, 2 P. M.

The Board of Equalization met pursuant to recess for the purpose of continuing the hearing of applicants for the correction or reduction of assessments on the assessment roll for the fiscal year 1935-1936.

## CALLING THE ROLL.

The roll was called and the following Supervisors noted present:

Supervisors Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Gallagher, McSheehy—4.

Quorum present.

Supervisor Colman absent on leave.

Supervisor Gallagher absent on leave.

Supervisor Ratto presiding.

## Action Deferred.

The following numbered applications were taken up, the applicants or their agents called, and applications on said petitions *deferred* until a later session:

- No. 150. J. M. Lyons Kovacevich, 1516 Shrader street.
- No. 316. L. T. Samuels, 135 O'Farrell street (Orpheum Building).
- No. 448. M. Costello, 571 Twentieth avenue.
- No. 521. Charles L. Hock, 845 California street.
- No. 576. Caroline Lorentzen, 3559 Jackson street.
- No. 587. Jules Artoux, 524 Guerrero street.
- No. 640. Magdalena Kissel, 745 Thirty-first avenue.
- No. 723. Catherine M. Coffee, 323 Twenty-fifth avenue.
- No. 726. Sarah K. Benton, 1106-08 Shrader street.
- No. 727. Helen Singewald, 1489 Eighteenth avenue.
- No. 749. George Solomon, 1304 Twenty-seventh avenue.
- No. 786. A. Marcus, 2614 Cabrillo street.
- No. 789. Carlo Matraia, 1617 Pine street.
- No. 856. M. McCarty, 2621 San Jose avenue.
- No. 857. M. McCarty, 2559 San Jose avenue.

## Applications Denied.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications *denied*, to-wit:

No. 82. A. C. Cappelman, 2800-18 California street. Building assessed \$5,150, land \$5,620; two flats, 11 rooms; mortgage \$20,000 at 6 per cent; insurance \$12,000; cost present owner \$27,000 in 1925. Board of Appraisers recommends reduction of \$650 on improvements.

Supervisor Uhl moved a reduction on improvements from \$5,150 to \$3,150, stating that the building is 35 years old.

The roll was called on Supervisor Uhl's motion and same was *defeated* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher, Shannon—4.

Whereupon the roll was called on the recommendation of the Board of Appraisers for a reduction of \$650 on improvements, and the same was *defeated* by the following vote:

Ayes—Supervisors Havenner, Hayden, Roncovieri—3.

Noes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Absent—Supervisors Brown, Colman, Gallagher, Shannon—4.

Whereupon Supervisor Uhl changed his vote from "Aye" to "No" and of \$10 and for reconsideration at the next session.



No. 229. Charles Smith, 3864 Twenty-second street. Board of Appraisers recommends no reduction. Application *denied*.

No. 251. Annie C. Smith, 39 Tacoma street. Board of Appraisers recommends no reduction. Application *denied*.

No. 483. Barbara Gray, 1890 Washington street. Board of Appraisers recommends no reduction. Application *denied*.

No. 548. Carlo Matraia, 243 Mason street. Board of Appraisers recommends no reduction. Application *denied*.

No. 549. Carlo Matraia, 245 Mason street. Board of Appraisers recommends no reduction. Application *denied*.

No. 641. Magdalena Kessel, 475 Thirty-first avenue. Board of Appraisers recommends no reduction. Application *denied*.

No. 642. Magdalena Kessel, 475 Thirty-first avenue (nursery, Thirty-first avenue and Geary). Board of Appraisers recommends no reduction. Application *denied*.

No. 643. Magdalena Kessel, S.E. corner Ortega and Forty-second avenue. Board of Appraisers recommends no reduction. Application *denied*.

No. 692. M. Hermanson, Joost avenue and Detroit street. Board of Appraisers recommends no reduction. Application *denied*.

No. 736. R. H. Petersen, 1418 Leavenworth street. Board of Appraisers recommends no reduction. Application *denied*.

No. 738. Timothy J. O'Connor, 1121 Mission street. Board of Appraisers recommends no reduction.

Supervisor McSheehy, seconded by Supervisor Schmidt, moved a reduction of \$200.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri—4.

No. 750. Anna Budinsky, 643 Waller street. Board of Appraisers recommends no reduction. Application *denied*.

No. 770. Joseph Deaneri, 2716 Franklin street. Building assessed for \$7,500, land for \$2,220; four apartments, 17 rooms, basement garage for four cars; mortgage, \$7,500 at 6 per cent; insurance \$10,000; cost present owner \$13,750 in 1935. Board of Appraisers reported that the Assessor had reduced this property in 1931 and in 1935; no further reduction is recommended.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon, Schmidt, Uhl—5.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher—3.

Whereupon the roll was called on the Appraisers' report and the same was *disapproved* by the following vote:

Ayes—Supervisors Havenner, Hayden, Roncovieri—3.

Noes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Absent—Supervisors Brown, Colman, Gallagher—3.

Supervisor McSheehy raised the point that inasmuch as the Board had voted down the recommendation of the Board of Appraisers there was no assessment on the property.

City Attorney O'Toole, commending statement of Supervisor McSheehy, stated that under the law the assessment will remain as set forth on the books of the Assessor.

Whereupon the application for reduction was declared *denied*.

No. 297. H. S. Oppenheimer, 451 Kearny street. Board of Appraisers recommends no reduction. Application *denied*.



### Assessments Reduced.

The following numbered applications were taken up, the applicants or their agents duly heard, and said assessments *reduced* as follows:

No. 382. Catherine O. Carson, 825 Jones street. Building assessed for \$14,000, land \$6,930; 18 apartments, 36 rooms, basement; mortgage \$35,000 at 6 per cent, second \$12,000 at 6 per cent, third \$1,500 at 7 per cent; insured for \$35,000; cost present owner \$70,000 in 1922. Board of Appraisers recommend a reduction of \$500 on improvements.

There being no objection it was *so ordered*.

No. 628. George J. Ivancovich, 66 Geary street. Building (Graystone Hotel) assessed for \$33,000, land \$91,790; 77 rooms and basement; insured for \$25,000. Board of Appraisers recommends no reduction.

On recommendation of Director of Property Joseph Phillips improvements *reduced* \$3,000 without objection.

No. 541. Monica Stentz, 379-81 Shotwell street. Building assessed for \$1,150, land \$2,170; three flats, 16 rooms; insurance \$5,000; cost present owner \$4,250 in 1906. Board of Appraisers recommends reduction of \$150 on improvements.

Supervisor Uhl, seconded by Supervisor Schmidt, moved a reduction of \$350, making the assessment \$800.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Roncovieri, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, McSheehy, Shannon—5.

Whereupon the recommendation of the Board of Appraisers for a reduction of \$150 was *approved* without objection.

No. 674. A. Fuhrman, 500 Laguna street. Building assessed for \$7,500, land \$3,470; flats and stores, 26 rooms and basement; insured for \$6,000; cost present owner \$8,800 in 1934. Board of Appraisers recommends reduction of \$500 on improvements.

There being no objection it was *so ordered*.

No. 684. E. E. Jack, 940 Jones street. Building assessed for \$8,000, land \$4,340; six apartments, 24 rooms and basement; mortgage \$15,000 at 5 per cent; insured for \$17,000; cost present owner \$30,000 in 1925. Board of Appraisers recommends reduction of \$300 on improvements.

Supervisor Shannon moved a reduction of 10 per cent.

Supervisor Uhl, seconded by Supervisor Shannon, moved that the assessment be fixed at \$7,500.

Amendment *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon, Uhl—4.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher, Schmidt—4.

Whereupon the recommendation of the Board of Appraisers for a reduction of \$300, making the assessment stand at \$7,700, was *approved* without objection.

No. 728. H. Singewald, 348 Fifth street. Building assessed for \$1,600, land for \$2,180; flat of six rooms and one store; mortgaged for \$2,500 at 6 per cent; insurance \$2,500; cost present owner \$7,000 in 1922. Board of Appraisers recommends reduction of \$300 on improvements.

There being no objection it was *so ordered*.

No. 778. Elizabeth Akers, 1419-1421 Guerrero street. Building assessed for \$900, land for \$980; two flats, nine rooms, basement and

garage for one car; insured for \$1,500; cost present owner \$8,000 in 1921.

Supervisor Uhl, seconded by Supervisor Shannon, moved a reduction of \$100 on building.

There being no objection it was *so ordered*.

#### Withdrawn.

The following applications were *withdrawn*:

No. 751. Anna Budinsky, 668 Waller street.

No. 752. Anna Budinsky, 1303 Minna street.

#### SPECIAL ORDER—5 P. M.

No. 407. Palace Hotel. Fred Marshall, representing Chas. J. Husband Tax Research Bureau, 105 Montgomery street. Application for reduction on Palace Hotel Property.

Mr. Chas. J. Husband, speaking for the application of the Palace Hotel for reduction, questioned the method employed by the Assessor in arriving at land values on the different sides of Market street. He also made comparisons of the assessment of the building of the Palace on the room basis assessment with the Mark Hopkins Hotel, the William Taylor Hotel and the Sir Francis Drake Hotel, competitors of the Palace Hotel.

Supervisor Havenner requested the City Attorney's opinion on points of law raised by Mr. Husband, with particular reference to his quotation from page 404, Superior Court of California decisions.

*So ordered.*

Hearing on the foregoing application was thereupon continued until the next session of the Board.

Thereupon Mr. Husband declared it would be impossible for him to attend the next session, but that he would send as his substitute a Mr. St. Claire, an attorney for his bureau.

#### RECESS.

Whereupon the Board of Equalization, at the hour of 6:35 p. m., took a recess until Saturday, July 13, 1935, at 10:00 a. m.

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#### SATURDAY, JULY 13, 1935, 10 A. M.

The Board of Equalization reassembled pursuant to recess of Friday, July 12th, to continue hearing of applications for correction or reduction of assessment on the assessment roll for the fiscal year 1935-1936.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri—4.

Supervisor Roncovieri appeared and was noted present at 11 a. m.

Quorum present.

President McSheehy in the Chair.

#### Action Deferred.

The following numbered applications were taken up, the applicants or their agents called, and applications on said petitions *deferred* until a later session:

No. 522. Stanley Cowen, 2951 Pacific street.

No. 693. Marion J. Forgett, 3901 Balboa street.



- No. 772. William Bruce, Ellis street between Gough and Octavia.
- No. 773. William Bruce, Alpine terrace between Duboce and Waller.
- No. 782. Julia E. Wann, 17 Westwood drive.
- No. 788. August Peterson, 26 Chatan place.
- No. 850. A. H. Bost, 760 Cole street.
- No. 905. Richard D. Quinlan, 1832 Clement street.
- No. 950. Carl C. Lindahl, 33 Linda street.
- No. 983. Maud McGibbin, 966-68-70 Pine street.
- No. 1013. P. B. Gardiner, 187 Shipley street.
- No. 1015. Anna Valentine, 671 Forty-fifth avenue.
- No. 1033. F. E. Perry, 1534 Great Highway.
- No. 1034. F. E. Perry, 1506-8 Great Highway.
- No. 1041. Rae Hynson, N. E. corner Market, Waller and Octavia.
- No. 1042. Rae Hynson, S. W. corner Twenty-third and Guerrero.
- No. 1043. Hugh Center, 1972 Folsom street and 2800 Sixteenth street.
- No. 1051. B. M. Botts, 5450 California street.

### Applications Denied.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications *denied*, to-wit:

No. 166. George W. Hahn, 745 Parnassus avenue. Board of Appraisers recommends no reduction. Application *denied*.

No. 168. C. Matraia, 1670 Pine street. Board of Appraisers recommends no reduction.

Supervisor Uhl, seconded by Supervisor Schmidt, moved a reduction of \$900.

Motion *lost* by the following vote:

Ayes—Supervisor McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden, Roncovieri, Shannon—4.

Absent—Supervisors Brown, Colman, Gallagher—3.

No. 392. Abraham Levin, 1862 Sacramento street. Board of Appraisers recommends no reduction.

Supervisor Shannon moved reduction of \$500.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri—4.

No. 512. James P. Donahue, 380 Pacheco street. Building assessed for \$2,250, land \$650; structure consists of two stories, seven rooms, basement garage for one car; mortgage \$5,000 at 6 per cent; insurance \$6,500. Board of Appraisers recommends no reduction.

Supervisor McSheehy moved a reduction of \$250.

Motion *lost* by the following vote:

Ayes—Supervisors Hayden, McSheehy, Shannon—3.

Noes—Supervisors Havenner, Schmidt, Uhl, Ratto—4.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri—4.

No. 795. Charles D. Steele, 958-60-62 Hayes street. Board of Appraisers recommends no reduction. Application *denied*.

No. 799. Rose Cohen, 3812 Seventeenth street. Board of Appraisers recommends no reduction. Application *denied*.

No. 880. John J. Collins, agent for the Lent Estate Company, requested a reduction on land assessed for \$26,670. Claimed that the adjoining property, occupied by California Hall, is larger in size and much lower in assessment, or \$25,170. Board of Appraisers recommends no reduction.

Supervisor Uhl, seconded by Supervisor Shannon, moved a reduction to \$25,000.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher—3.

Whereupon, the application was *denied*.

No. 884. L. Mayer, 841 Fulton street. Board of Appraisers recommends no reduction.

Supervisor Shannon moved a reduction of \$150.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher—3.

Whereupon, the application was declared *denied*.

### Assessments Reduced.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications acted upon as follows:

No. 40. P. C. Roberts, 666 Post street, building, assessed for \$127,000; land \$22,840; 54 apartments, 164 rooms, 2 stores and basement; mortgage \$208,000, insurance \$428,000; cost present owner \$208,000 in 1935. Board of Appraisers recommends no reduction.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the assessment be reduced to \$120,000.

Motion *carried* by the following vote:

Ayes—Supervisors Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Brown, Colman, Gallagher, Havenner—4.

No. 81. T. Araboglou, 2145 Clement street. Board of Appraisers recommends \$400 on improvement, making the assessment \$4,550.

There being no objection it was *so ordered*.

No. 96. J. Charles Byrne, 2411 Webster street. Board of Appraisers recommends reduction of \$2,000 on improvements.

There being no objection it was *so ordered*.

No. 146. E. Ussher, 1067 Valencia street. Board of Appraisers recommends reduction of \$400 on improvements.

There being no objection it was *so ordered*.

No. 720. B. E. Jordan, 539 Fourteenth avenue. Board of Appraisers recommends a reduction of \$500 on improvements.

There being no objection it was *so ordered*.

No. 771. William Bruce, 246 McAllister street. Board of Appraisers recommends reduction of \$1,000 on improvements.

There being no objection it was *so ordered*.

No. 797. N. Diamond, northeast corner Sutter and Webster streets. Board of Appraisers recommends a reduction of \$500 on improvements.

There being no objection it was *so ordered*.

No. 798. N. Diamond, 1555 Post street. Board of Appraisers recommends a reduction of \$200 on improvements.

There being no objection it was *so ordered*.

No. 834. Catherine Zenaire, 2028 Bryant street. Board of Appraisers recommend a reduction of \$150 on improvements.

There being no objection it was *so ordered*.



No. 836. Miss Albena Cavagnaro, 1900 Pacific avenue. Building assessed for \$24,150, land for \$50,970; residence consisting of 23 rooms, basement and garage for four cars. Mortgage for \$30,000. House vacant and unable to make taxes.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the assessment on the building be reduced to \$20,000.

There being no objection it was *so ordered*.

No. 863. Bridget Bagala, 830 Stanyan street. Board of Appraisers recommend a reduction of \$500 on improvements.

There being no objection it was *so ordered*.

#### Motion for Extension of Time.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that request be made to the State Board of Equalization for an extension of time to conclude the work of the County Board of Equalization.

There being no objection it was *so ordered*.

Supervisor Uhl requested that a telegram be sent at once to the State Board of Equalization.

*So ordered.*

The Clerk read a letter from City Attorney re hearings.

*Ordered filed.*

#### RECESS.

Whereupon the Board of Equalization, at the hour of 12:55 p m., took a recess until Monday, July 15, 1935, at 10:00 a. m.

J. S. DUNNIGAN, Clerk.

#### MONDAY, JULY 15, 1935, 10:00 A. M.

The Board of Equalization reassembled pursuant to recess of Saturday, July 13, 1935, to continue hearing of applications for correction or reduction of assessments on the assessment roll for the fiscal year 1935-1936.

#### CALLING THE ROLL.

The roll was called and the following Supervisors noted present: Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—6. Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

Supervisor Shannon excused on official business in Sacramento.

President McSheehy presiding.

#### Consideration of Applications for Correction or Reduction of Assessments.

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
889	J. Magnari .....	65/66	2619	400	54
890	M. Cohan .....	4	1563	1,450	1,13
891	H. Mahler .....	12C	3607	3,600	1,55
892	W. Kuhn .....	44	1778	3,050	1,75
893	Wm. O. Fletcher .....	35	1827	1,600	60
894	D. B. Holbrook .....	7	1750	1,400	1,11
895	Josephine P. Clifford .....	19	867	1,100	1,97
896	F. Cavalli .....	4	217	9,800	5,17
897	Josephine Gordon .....	13	636	450	2,75
898	Edgar Nott .....	2	1355	1,200	1,98
899	Edgar Nott .....	35	1380	4,300	2,37
900	Daniel Dineen .....	3	849	248	44
901	Otto Zeiss .....	1	232	15,000	24,05

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
902	Walter Zeiss .....	10	464A	4,500	1,150
903	Otto Zeiss .....	4	723	800	2,860
904	Diedrich Hadelar .....	1	1215	4,000	3,480
905	Richard D. Quinlan .....	22	1414	7,500	1,500
906	L. R. Chatorn .....	1D	278	9,000	4,190
907	Robert C. Schaft .....	22	1707	.....	800
908	L. R. Chatorn .....	17	280	9,000	3,910
909	B. M. Gunn .....	3C	300	3,500	7,180
910	B. M. Gunn .....	7C	275	3,800	9,760
911	B. M. Gunn .....	2	961	1,600	5,700
912	B. M. Gunn .....	16	2647	3,000	5,950
913	M. Gilmore .....	19	3515	2,000	8,100
914	M. Gilmore .....	27/28	3515	.....	4,930
915	F. Castagnola .....	18	51	3,050	2,020
916	Geo. Neugebauer .....	26/27	2817	.....	1,350
917	Geo. Neugebauer .....	30C	1686	1,600	940
918	Lucy M. Nelson .....	65G	3561	3,350	1,200
919	E. A. Wolter .....	10	3606	3,750	2,550
920	E. A. Wolter .....	7/8	1336	5,200	5,400
921	Mrs. Hattie M. Cantrowith .....	1	5716	1,500	380
922	Mrs. Hattie M. Cantrowith .....	4	5716	1,400	390
923	Anna C. Steimke .....	11	544	5,400	3,110
924	Anna C. Steimke .....	10	544	2,600	4,300
925	Lucy M. Finnegan .....	23	981	.....	5,300
926	H. F. Ramacciotti .....	2D	855	11,000	9,580
927	H. F. Ramacciotti .....	2A	855	7,000	8,550
928	H. F. Ramacciotti .....	2/3	850	7,650	16,560
929	H. F. Ramacciotti .....	3B	850	9,000	14,200
930	Morgan A. Gunst .....	9	235	81,000	54,800
931	Ernest Tiegil .....	.....	.....	10,500	3,030
932	Samuel King .....	30	153	4,700	1,330
933	Elena Gordan .....	88	3727	.....	960
934	Elena Gordan .....	132	3727	.....	6,760
935	F. Moller .....	24	1423	4,050	1,250
936	Geo. S. Evans .....	69	3561	1,800	1,700
937	F. McGreal .....	26	3633	3,000	1,500
938	E. G. Benard .....	16	286	14,000	27,300
939	E. G. Benard .....	34	3750	2,700	3,060
940	E. G. Benard .....	16	3778	6,500	5,060
941	E. G. Benard .....	145	3753	9,000	3,600
942	E. G. Benard .....	43	96	7,400	3,000
943	Mrs. Helen M. Robinson .....	85	3622	1,100	800
944	Mrs. Helen M. Robinson .....	53	3620	1,150	980
945	Juanita Smith .....	29B	1024	3,800	1,840
946	Edna Wolf .....	36	2342	3,450	850
947	Edna Wolf .....	34	3730	2,000	2,150
948	Emma Harrington .....	8	247	6,000	6,880
949	Mrs. Olga Belton .....	14	4265	3,000	750
950	Carl C. Lindahl .....	80	3588	3,150	1,040
951	Laura E. Thomas .....	5	248	3,800	3,750
952	Clarence T. Godkin .....	18	514	1,200	970
953	R. Cancillo .....	15	41	1,700	1,130
954	M. E. Dotta .....	2	5306	1,550	290
955	M. E. Dotta .....	1A	5306	1,350	290
956	M. E. Dotta .....	44	1730	3,450	1,000
957	M. J. Callanan .....	1	4149	4,800	2,000
958	Joseph Maurovich .....	30	1413	5,350	1,250
959	Joseph A. Cranciarulo .....	5	1237	2,150	1,860
960	Joseph B. Duggan .....	18	811	4,050	12,150
961	Bernard Labourdette .....	10	5297	1,200	350
962	Dorris M. Debell .....	20	5688	1,100	70
963	M. J. Barulich .....	8	6965A	1,650	390
964	C. Lennon .....	1A	278	9,000	4,320



		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
965	N. Byington .....	29	677	550	2,180
966	N. Byington .....	3	659	1,000	4,080
967	Berta Schmidt .....	6	547	1,700	2,040
968	James Howard .....	4	3161	1,650	470
969	P. Abrams .....	16	1563	3,400	1,130
970	Chas. Y. Stanley .....	7	355	12,000	60,000
971	Henrich Intemann .....	34	1201	3,400	1,650
972	Lillian R. Glennon .....	27A	302	3,600	4,480
973	E. Schenk .....	49	3762	3,800	1,130
974	E. Schenk .....	64	3775	1,350	1,290
975	Johanna Brennan .....	1B	1637	1,250	1,090
975A	Charles P. Quinn .....	12	1047	350	1,500
976	Mrs. Catherine Larkin Lucas ....	34	7047	1,200	300
977	Joseph W. Henry .....	1	1053	7,000	2,630
978	J. P. Castellanos .....	33	6655	1,450	730
979	M. C. Cox .....	11	1860A	.....	500
980	H. C. Beckwith .....	4	575	15,000	9,140
981	J. W. Henry .....	5	697	600	2,530
982	J. W. Henry .....	29	2054	.....	450
983	Maude McGibben .....	18	254	3,800	4,050
984	R. J. Grones .....	7	6421	1,800	380
985	S. T. Desimone .....	19	2831	1,100	1,050
986	S. Desimone .....	19	2831	900	880
987	Thomas G. Knight .....	18	1193		
		2/7/9/10	3807	2,000	42,090
988	Thomas G. Knight .....	5	344	24,000	52,250
989	Alice Bourgougnon .....	1/1A	634	2,000	7,080
990	Hedwig Glenser .....	29/30	1031	4,500	3,300
991	Louisa Lagomarsino .....	17A	62	2,900	1,450
992	Otto Schiller .....	10	830	2,300	2,750
993	Harry Roland .....	26	1268	4,350	4,060
994	June O'Brien .....	16	1717	.....	750
995	P. G. Elm .....	6	4076	50	480
996	P. G. Elm .....	13	2453	.....	200
997	J. H. Dumbrell .....	7	1630	5,400	6,040
998	J. H. Dumbrell .....	.....	.....	20,000	24,300
999	N. F. Doyle .....	4A	482	5,400	1,560
1000	A. De Martini .....	4	93	3,050	1,050
1001	M. Reveny .....	43	1254	2,750	1,470
1002	Robert G. Dummel .....	49A	3598	2,100	1,200
1003	George J. Trigonis .....	26	1690	1,150	930
1004	Janet Bernhard .....	22	6908	3,300	1,570
1005	J. A. Kilroy .....	50A	2607	450	680
1006	Morris Miller .....	12	317	58,000	12,560
1007	M. Miller .....	10	1657	4,520	2,090
1008	C. Crosman .....	2A	824	.....	1,980
1009	S. C. Carrara .....	4	5359	400	540
1010	Janet Bernhard .....	19	6920	2,300	1,100
1011	Anita G. Kearney .....	10	621	5,900	3,620
1012	Manuel Hernandez .....	25	6234	700	150
1013	P. B. Gardiner .....	55	3752	11,900	4,790
1014	Vincent Vitali .....	20	3608	3,250	1,610
1015	Hannah Valentine .....	7	1588	400	850
1016	Julia Brasquier .....	17	498	11,250	2,700
1017	Geo. Furner .....	108	3727	4,500	1,600
1018	M. A. Shannon .....	67	3621	.....	1,000
1019	D. Martin .....	20/21	1434	6,250	5,320
1020	E. J. Limbaugh .....	41	2507	.....	160
1021	E. J. Limbaugh .....	32	2452	.....	300
1022	E. J. Limbaugh .....	18	1872	.....	500
1023	E. J. Limbaugh .....	21B	1917	.....	450
1024	J. Kemmitt .....	35	6511	600	940
1025	L. Zimet .....	6	1660	3,050	1,250

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
1026	H. J. Spring .....	5	1619	2,000	1,260
1027	M. Maier .....	4	1254	1,100	1,690
1028	Nora Rand .....	19	3558	1,250	1,580
1029	A. Raven .....	4/4A	495	5,400	2,500
1030	A. Raven .....	2E	495	3,450	1,750
1031	F. Johnson .....	10	3254	5,600	1,400
1032	P. Levy .....	18	539	9,000	4,320
1033	F. E. Perry .....	27/37	1894	6,100	9,680
1034	F. E. Perry .....	39/40	1894	250	3,960
1035	A. Scafidi .....	1	935	20,300	4,350
1036	A. Scafidi .....	19	930	16,200	3,920
1037	A. Scafidi .....	9	498	14,900	4,920
1038	E. Peterson .....	1	5223	100	.....
1039	M. E. Vowles .....	23	6921	2,500	1,100
1040	Sophie Hinderer .....	11C	1841	3,600	750
1041	Rae Hynson .....	2B	855	.....	19,200
1042	Rae Hynson .....	1	3647	11,000	4,850
1043	Hugh Center .....	10/12	3552	20,000	34,530
1044	P. S. Schwarz .....	12/12A	2886	3,000	1,000
1045	Margaret Miller .....	14	805	900	2,250
1046	George L. Baldocchi .....	38	2618	2,600	600
1047	George L. Baldocchi .....	38A	2618	2,600	420
1048	P. S. Schwarz .....	26	1442	5,900	2,850
1049	P. S. Schwarz .....	50	1640	2,400	1,570
1050	Chas. Benson .....	1/2	3534	6,100	6,990
1051	B. M. Botts .....	24	1376	11,700	3,300
1052	M. Arola .....	17	493	1,200	1,790
1053	M. Larson .....	46	3140	1,150	320
1054	I. E. Harris .....	31	187	1,100	2,380
1055	Cora E. Quandt .....	9J	1632	1,600	1,550
1056	M. J. O'Day .....	7	1747	1,000	1,110
1057	S. Bertoni .....	21/22	271	45,000	5,560
1058	S. Bertone .....	8	155	9,000	5,200
1059	S. Bertone .....	10/11	25	10,100	5,580
1060	S. Bertone .....	11/12	7102	900	630
1061	S. Bertone .....	9/10B	7063	2,900	1,010
1062	H. E. Jorgensen .....	19/20/21	1336	14,700	14,930
1063	A. Giusto .....	5	4025	2,600	1,230
1064	Margaret Faherty .....	4	842	3,200	2,030
1065	Amalia Ferro .....	23	118	2,500	1,610
1066	Michael Yorg .....	14	5522	1,350	380
1067	S. Scatena .....	4	635	40,000	21,000
1068	Chris H. E. Sievers .....	11	4150	450	1,040
1069	Esther Rosenstein .....	12	743	3,700	4,280
1070	Jean Carrade .....	1	3585	2,700	1,470
1071	B. L. Arnold .....	7	3083	1,800	570
1072	Rosie A. Romani .....	10	200	4,500	6,930
1073	Josephine Rinaldi .....	40	123	3,050	1,650
1074	M. D. Sibbald .....	31B	1519	3,600	870
1075	F. C. Hamilton .....	33	1231	1,305	1,630
1076	Elizabeth McTernan .....	21	5343	2,500	420
1077	Elizabeth McTernan .....	12/12A	5386	700	400
1078	Elizabeth McTernan .....	15	5343	1,800	410
1079	Wm. M. Malone .....	19/20	131	19,000	24,050
1080	Wm. Malone .....	13	302	6,000	15,000
1081	V. Genovasi .....	23	5882	1,300	250
1082	Mary G. Schwab .....	6	5505	1,100	440
1083	Louise Arguello .....	25	1053	300	1,220
1084	Nicholas Raven .....	27	620	3,050	3,060
1085	Axel R. Larson .....	7B	6346	4,000	2,400
1086	E. Horn .....	23/24	653	17,000	14,450
1087	Mrs. Manitas .....	32	1210	2,300	1,500



		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
1088	Laura Faure .....	5	151	1,800	1,270
1089	B. Fletcher .....	3	1735	1,250	1,020
1090	M. Meier .....	10	3253	3,600	1,680
1091	M. Meier .....	21	1597	1,450	1,020
1092	E. Horn .....	6D	476	20,000	3,860
1093	Esidore Horn .....	17	500	15,500	3,330
1094	Amy Diamond .....	16	640	1,850	3,550
1095	O. Von Schonhueb .....	13/14	605	950	6,180
1096	Rebecca M. Armstrong .....	15	758	1,450	1,750
1097	Sam Shortridge, Jr. ....	10	479	10,000	2,100
1098	F. E. Meacham .....	34	1271	1,700	1,500
1099	Mary Loufas .....	55	3502	4,050	1,000
1100	Margaret C. Knights .....	21	663	550	1,360
1101	Mary A. Wright .....	34	950	4,050	1,380
1102	Wm. Malone .....	19/20	119	2,400	2,840
1103	Wm. Malone .....	18	131	1,800	8,750
1104	Wm. Malone .....	15	131	8,000	10,740
1105	Wm. Malone .....	21	119	6,600	2,410
1106	Wm. Malone .....	17	131	5,500	12,050
1107	J. B. Duggan .....	2	3715	10,000	29,320
1108	S. Kamenar .....	13	1641	2,050	1,250
1109	Jennie K. Philow .....	21	1259	1,700	800
1110	John Bernhard .....	19	6920	2,300	1,100
1111	John Bernhard .....	22	6908	3,300	1,570
1112	Margaret C. Knights .....	3	660	.....	1,890
1113	N. Nazar .....	7	711	3,000	2,340
1114	Eva M. Tuckett .....	2/3	7048	400	600
1115	A. Della Selva .....	40A	6657	2,500	640
1116	J. J. Kegler .....	48/49	3575	9,200	2,200
1117	J. J. Kegler .....	24	740	12,000	4,810
1118	J. J. Kegler .....	17	720	3,050	3,160
1119	A. C. Ellis .....	17	534	2,400	1,880
1120	H. Lefhovitch .....	33	6082	950	730
1121	J. Gruzdeff .....	3	830	550	2,320
1122	C. B. Neuman, Agent. ....	1	316	58,000	181,130
1123	Margaret Luckenbach .....	14	1154	1,150	2,610
1124	S. Hoffman .....	10A	1557	3,150	1,830
1125	S. Hoffman .....	14	949	3,450	1,500
1126	C. R. Wright .....	17	588	3,300	3,680
1127	Marie Schulz .....	11D	1649	9,450	1,800
1128	Mary C. McDaniels .....	4	1715	1,550	750
1129	A. Hoffman .....	13	1181	3,250	3,000
1130	Mrs. A. Wuestefeld .....	20	1410	1,250	1,750
1131	P. M. Mangels .....	44/45	5290	550	700
1132	S. Manwell .....	1	1266	12,000	2,680
1133	S. Manwell .....	13	667	7,800	3,170
1134	S. Manwell .....	5	723	5,600	3,890
1135	Nellie H. Clay .....	37	2412	.....	1,350
1136	M. B. Raettig .....	16	2334A	1,600	520
1137	S. G. Walton, Agent. ....	1	3772	600	226,880
1138	J. A. Clark .....	5	3711	9,500	14,590
1139	B. Penny .....	36	1419	700	1,690
1140	P. Conniff .....	25	280	42,000	8,000
1141	A. Cozzo .....	16	3549	2,000	1,170
1142	Nina R. Adams .....	17	3262	2,550	1,260
1143	A. W. Dingelday .....	3	1376	2,100	1,500
1144	A. Adam .....	35	2349	1,400	550
1145	Tillie Valentine .....	9	782	600	2,000
1146	H. Fitzgerald .....	5A	6491	1,400	210
1147	B. Berger .....	23	605	1,300	2,900
1148	Mrs. F. S. Allen .....	38	3557	2,700	1,380

		<i>Lot</i>	<i>Block</i>	<i>Building</i>	<i>Land</i>
1149	F. Halpern .....	14	726	14,900	3,190
1150	Mary Butler .....	55B	3557	1,350	2,860
1151	Geo. D. Harrison .....	28	3574	1,200	1,760
1152	A. J. McCarty .....	24	804	1,000	2,310

### Action Deferred.

The following numbered applications were taken up, the applicants or their agents called, and applications on said petitions *deferred until a later session*:

- No. 1039. M. E. Vowles, 160 De Soto street.
- No. 1063. A. Giusto, 2530 Nineteenth street.
- No. 1073. Josephine Rinoldi, 1290 Green street.
- No. 1085. Axel R. Larson, 4929-35 Mission street.
- No. 1094. Amy Diamond, 2015 Sacramento street.
- No. 1095. O. Von Schonhueb, 2432-2440 Washington street.
- No. 1096. Rebecca M. Armstrong, 1130 Buchanan street.
- No. 1131. P. M. Mangels, 1617 Kirkwood avenue.
- No. 1135. Nellie H. Clay, north side of Taraval between Thirteenth and Fourteenth avenues.
- No. 1143. A. W. Dingelday, 125 Sixteenth avenue.
- No. 1150. Mary Butler, 1957-59 Fifteenth street.

### Applications Denied.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications *denied*, to-wit:

No. 145. J. G. Gerontopoulos, 827 Howard street, representing A. B. Campbell. Building assessed for \$4,500. Land for \$3,500. One store and 52 rooms and basement, rooming house. Cost present owner \$4,500 in 1935. Appraiser recommends no reduction.

Supervisor Uhl, seconded by Supervisor Ratto, moved a reduction of \$250 on building.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Uhl—3.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher, Schmidt, Shannon—5.

Whereupon the application was *denied*.

No. 150. J. M. Lyons Koracavich, 1516 Shrader street. Board of Appraisers recommends no reduction.

Supervisor Uhl moved that the improvements be reduced \$150.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

Whereupon the foregoing application was *denied*.

No. 252. R. M. Merrill, 1206 Eighteenth street. Board of Appraisers recommends no reduction.

Supervisor McSheehy, seconded by Supervisor Uhl, moved a reduction of \$200.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher, Shannon—4.

Whereupon the application was *denied*.



No. 290. M. Gosso, 455 Twenty-third avenue. Board of Appraisers recommends no reduction. Application *denied*.

No. 371. William Rucker, 648 Steiner street. Appraiser recommends no reduction. Application *denied*.

No. 398. N. Goldstein, 171 Minna street. Appraiser recommends no reduction. Application *denied*.

No. 405. Agnes Heneshalajian, 1485-87 Twentieth avenue. Board of Appraisers recommends no reduction.

Supervisor Roncovieri, seconded by Supervisor McSheehy, moved a reduction of \$100.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Roncovieri, Uhl—4.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Schmidt, Shannon—5.

Whereupon the application was *denied*.

No. 521. Charles H. Hock, 845 California street. Board of Appraisers recommends no reduction. Application *denied*.

No. 522. Stanley Cowen, 2951 Pacific street. Board of Appraisers recommends no reduction. Application *denied*.

No. 576. Caroline Lorentzen, 3559 Jackson street. Board of Appraisers recommends no reduction. Application *denied*.

No. 587. Jules Artoux, 524 Guerrero street. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$600 on improvements.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

No. 602. Fred W. Williamson, west side of Thirty-second avenue 57 feet north of California. Board of Appraisers recommends no reduction. Application *denied*.

No. 723. Catherine M. Coffey, 323 Twenty-fifth avenue. Board of Appraisers recommends no reduction. Application *denied*.

No. 726. Sarah K. Benton, 1106-08 Shrader street. Board of Appraisers recommends no reduction. Application *denied*.

No. 772. William Bruce, Ellis street between Gough and Octavia. Board of Appraisers recommends no reduction. Application *denied*.

No. 773. William Bruce, Alpine terrace between Duboce and Waller. Board of Appraisers recommends no reduction. Application *denied*.

No. 782. Julia E. Wann, 17 Westwood drive. Board of Appraisers recommends no reduction. Application *denied*.

No. 788. August Peterson, 26 Chatham place. Board of Appraisers recommends no reduction. Application *denied*.

No. 817. Paul D. McLennan, 1616 Jackson street. Board of Appraisers recommends no reduction. Application *denied*.

No. 818. Paul D. McLennan, southwest corner Sacramento and Steiner. Board of Appraisers recommends no reduction. Application *denied*.

No. 819. Paul D. McLennan, 255 Hartford street. Board of Appraisers recommend no reduction. Application *denied*.

No. 826. M. Sideman, agent for H. Cailleaud, Jr., 1300 Sacramento street. Board of Appraisers recommend no reduction.

Supervisor Uhl moved a reduction of \$600.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Roncovieri, Schmidt, Uhl—5.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Shannon—4.

Whereupon the application was *denied*.

No. 827. M. Sideman, agent for Henry Cailleaud, Jr., 1230 Sacramento street. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$400 on improvements.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Roncovieri, Schmidt, Uhl—5.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Shannon—4.

No. 860. Jno. S. Kristovich, representing Austrian American Benevolent Association. Board of Appraisers recommends no reduction. Application *denied*.

No. 864. B. Blinco, 844 Elizabeth street. Board of Appraisers recommends no reduction.

No. 878. L. Seikel, 504 Fell street. Board of Appraisers recommends no reduction. Application *denied*.

No. 895. Joseph E. Clifford, 107 Germania street. Board of Appraisers recommends no reduction. Application *denied*.

No. 921. Mrs. Hattie N. Cantrowith, 450 Andover street. Board of Appraisers recommends no reduction. Application *denied*.

No. 922. Mrs. Hattie N. Cantrowith, 470 Andover street. Board of Appraisers recommends no reduction. Application *denied*.

No. 931. Earnest Tiegel, 1723 Union street. Board of Appraisers recommends no reduction.

Supervisor McSheehy moved a reduction of \$1,000. No second to motion.

Application *denied*.

No. 976. Mrs. Catherine Larkin Lucas, 83 Caine street. Board of Appraisers recommends no reduction. Application *denied*.

No. 1004. Janet Verhard, 250 Moncada way. Board of Appraisers recommends no reduction. Application *denied*.

No. 1005. J. A. Gilroy, 489 Buena Vista. Board of Appraisers recommends no reduction. Application *denied*.

No. 1012. Manuel Hernandez, 298 Arlita avenue. Board of Appraisers recommends no reduction. Application *denied*.

No. 1014. Vincent Vitali, 3362 Twenty-first street. Board of Appraisers recommends no reduction. Application *denied*.

No. 1041. Ray Hynson, northwest corner Market, Waller and Octavia streets. Board of Appraisers recommends no reduction. Application *denied*.

No. 1065. Amalia Ferro, 774-778 Green street. Board of Appraisers recommends no reduction.

Supervisor Uhl moved reduction of \$200.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Uhl—3.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher, Schmidt, Shannon—5.

No. 1066. Michael Yoeg, 70 Manchester street. Board of Appraisers recommends no reduction. Application *denied*.

No. 1070. Jean Carrade, 602 Church street. Board of Appraisers recommends no reduction. Application *denied*.

No. 1087. Mrs. Manetas, 1961-63-65 Hayes street. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$150.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Roncovieri, Schmidt, Uhl—5.

Noes—Supervisors Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Shannon—4.



No. 1120. H. Lafhovitch, 343 London street. Board of Appraisers recommends no reduction. Application *denied*.

No. 704. Palace Hotel. Attorney St. Clair, representing the Palace Hotel, was heard at length relative to reduction on the land and improvements of the Palace Hotel. He asked that the records show that he requested the privilege of cross-examination of the representatives of the Assessor's office, as to the basis on which the assessment is fixed.

Board of Appraisers recommends no reduction.

Supervisor Uhl moved that the Appraisers' report be adopted.

There being no objection it was *so ordered* and the application was *denied*.

Attorney St. Clair thereupon filed a written document requesting the right to cross-examination of the Appraiser and for additional time to present his case.

#### Assessments Reduced.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications acted upon as follows:

No. 175. J. Protas, 1247 Chestnut street. Board of Appraisers recommends reduction of \$300, making the assessment \$8,700.

There being no objection it was *so ordered*.

No. 749. George Solomon, 1304 Twenty-seventh avenue. Board of Appraisers recommends a reduction of \$400.

There being no objection it was *so ordered*.

No. 943. Mrs. Helen M. Robinson, 3855 Twenty-first street. Board of Appraisers recommends a reduction of \$100.

There being no objection it was *so ordered*.

No. 944. Helen M. Robinson, 3677-79-81 Twenty-first street. Board of Appraisers recommends a reduction of \$100.

There being no objection it was *so ordered*.

No. 980. H. C. Beckwith, 1720 Pacific street.

Supervisor Uhl moved a reduction of \$500.

There being no objection it was *so ordered*.

No. 983. Maud McGibbin, 966-68-70 Pine street. Board of Appraisers recommends a reduction of \$200.

There being no objection it was *so ordered*.

No. 994. June O'Brien, 1273 Thirty-third avenue. Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$150, making the assessment \$3,450.

There being no objection it was *so ordered*.

No. 1032. P. Levy, 2294-8 Green street.

Supervisor Uhl moved a reduction of \$500.

There being no objection it was *so ordered*.

No. 1042. Rae Hynson, southwest corner Twenty-third and Guerrero. Board of Appraisers recommends no reduction.

Supervisor Uhl, seconded by Supervisor Schmidt, moved a reduction of \$1,000.

Whereupon the Board of Appraisers agreed to a reduction of \$500, which was *granted* without objection.

No. 1043. Hugh Center, 1972 Folsom and 2800 Sixteenth street. Board of Appraisers recommends a reduction of \$1,000.

Supervisor Uhl moved a reduction of \$5,000.

Supervisor Hayden moved as an amendment a reduction of \$2,000.

Whereupon the roll was called and the amendment was *defeated* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisor Havenner, Hayden—2.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

Whereupon the Board of Appraisers recommended a reduction of \$2,000, which was *approved* without objection.

No. 1054. I. E. Harris, 1335 Jackson street. Board of Appraisers recommends a reduction of \$100.

There being no objection it was *so ordered*.

#### Motion.

Supervisor Hayden moved that all matters not reported be referred to committee for action.

*So ordered.*

#### RECESS.

Whereupon, at the hour of 12:50 p. m., the Board of Equalization took a recess until 2:00 p. m.

J. S. DUNNIGAN, Clerk.

#### REASSEMBLED.

The Board of Equalization reassembled at 2 p. m., and the following members were noted present:

Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

Quorum present.

President McSheehy presiding.

#### RECESS.

Whereupon, on motion of Supervisor Hayden the Board of Equalization took a recess until the business of the Board of Supervisors on the calendar was completed.

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### MONDAY, JULY 15, 1935, 2 P. M.

The Board of Supervisors met in regular session, and transacted the business set forth on the calendar for that date. (See Journal of Proceedings, 1935.)

#### BOARD OF EQUALIZATION PROCEEDINGS.

Whereupon, the Board of Equalization reassembled and proceeded to the hearing of applicants for correction or reduction of assessment on the assessment roll for the fiscal year 1935-1936.

The following members were noted present:

Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Colman, Gallagher—2.

#### Applications Denied.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications *denied* on recommendation of the Board of Appraisers, to-wit:

No. 229. Charles Smith, 3864 Twenty-second street.

No. 251. Annie C. Smith, 39 Tacoma street.

No. 254. Grace A. Flood, 1 Jordan avenue.



- No. 276. Nellie McM Donovan, 598 Eddy street.  
 No. 297. H. S. Oppenheimer, 451 Kearny street.  
 No. 311. Aaron Lewis Ettie, 1235 Bay street.  
 No. 312. Aaron Lewis Ettie, 1395 Union street.  
 No. 316. L. T. Samuels, representing John Rosenfelds' Sons, 135 O'Farrell street.

- No. 349. A. Bergisch, 445 Webster street.  
 No. 392. Abraham Levin, 1865 Sacramento street.  
 No. 394. Giovanni Vanucci, 1300 Mason street.  
 No. 410. M. and N. Costello, 787-789 Twenty-fourth avenue.  
 No. 412. T. Nyhane, 390 Chenery street.  
 No. 412. T. Nyhane, 390 Chenery street.  
 No. 436. James V. Hughes, 60 De Soto street.  
 No. 437. Blanche Siebrecht, 306 Judah street.  
 No. 448. M. Costello, 571 Twentieth avenue.  
 No. 483. Barbara Gray, 1890 Washington street.  
 Board of Appraisers recommends no reduction.

Supervisor Uhl moved a reduction of \$250.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon, Uhl—4.  
 Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.  
 Absent—Supervisors Colman, Gallagher, Schmidt—3.

Whereupon the application was *denied*.

- No. 512. James P. Donohue, 380 Pacheco street.  
 No. 521. Charles H. Hock, 845 California street.  
 No. 548. Carlo Matraia, 243 Mason street.  
 No. 549. Carlo Matraia, 245 Mason street.  
 No. 576. Caroline Lorentzen, 3559 Jackson street. Board of Appraisers recommend no reduction.

Supervisor McSheehy, seconded by Supervisor Shannon, moved a reduction of \$1,874.

Motion *lost*.

- No. 577. Caroline Lorentzen, 1875 Sacramento street.  
 No. 587. Jules Artoux, 524 Guerrero street. Board of Appraisers recommend no reduction.

*So ordered.*

Supervisor Uhl moved to rescind foregoing action.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon, Uhl—4.  
 Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.  
 Absent—Supervisors Colman, Gallagher, Schmidt—3.

Whereupon, the application was declared *denied*.

- No. 592. Alma Lunstedt, 1901-11 Golden Gate avenue. Board of Appraisers recommend no reduction.

Supervisor Uhl moved a reduction of \$200.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon, Uhl—4.  
 Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.  
 Absent—Supervisors Colman, Gallagher, Schmidt—3.

- No. 595. B. Simon, 1526 Forty-sixth avenue. Board of Appraisers recommend no reduction.

*So ordered.*

Supervisor Shannon moved to rescind action on the foregoing application.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon, Uhl—4.

Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.

Absent—Supervisors Colman, Gallagher, Schmidt—3.

Whereupon, the application was declared *denied*.

No. 618. Julia Amtman, 3527 Mission street.

No. 640. Magdalena Kessel, 475 Thirty-first avenue.

No. 641. Magdalena Kessel, N. W. corner Thirty-first avenue and Geary street.

No. 642. Magdalena Kessel, nursery, Thirty-first avenue and Geary.

No. 693. Marion R. Forgett, 3901 Balboa street.

No. 707. E. Zucchi, 3138-6 Franklin street.

No. 726. Sarah K. Benton, 1106-08 Shrader street.

No. 727. Helen Singewald, 1489 Eighteenth avenue.

No. 737. Deliah Donahue, 1775 Oak street.

No. 738. Timothy J. O'Connor, 1121 Mission street.

No. 742. George Solomon, Forty-first avenue near Irving.

No. 743. Mary C. Deraux, 3790 Sacramento street.

No. 744. J. K. Harhalis, 1251 Sanchez street.

No. 750. Anna Budinsky, 643 Waller street.

No. 758. W. McWhirter, 1441 Fortieth avenue. Board of Appraisers recommend no reduction.

Supervisor Uhl moved a reduction of \$250.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Uhl—3.

Noes—Supervisors Brown, Havenner, Hayden, Roncovieri, Shannon—5.

Absent—Supervisors Colman, Gallagher, Schmidt—3.

No. 770. Joseph Daneri, 2716 Franklin street.

No. 772. William Bruce, Ellis street between Gough and Octavia.

No. 773. William Bruce, Alpine Terrace between Duboce and Waller.

No. 784. Fred Boyd, 739-741 Shrader street.

No. 786. A. Marcus, 1614 Cabrillo street.

No. 788. August Peterson, 26 Chatham place.

No. 789. Carlo Matraia, 1670 Pine street.

No. 795. Charles D. Steele, 958-60-62 Hayes street. Board of Appraisers recommend no reduction.

Supervisor Uhl moved a reduction of \$300.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon, Uhl—4.

Noes—Supervisors Brown, Havenner, Hayden—3.

Absent—Supervisors Colman, Gallagher, Schmidt, Roncovieri—4.

No. 799. Rose Cohen, 3812 Seventeenth street.

No. 850. A. H. Bost, 720 Cole street.

No. 856. M. McCarty, 2621 San Jose avenue.

No. 857. M. McCarty, 2559 San Jose avenue.

No. 880. John J. Collins, agent for Lent Estate, S. W. corner Polk and Eddy streets.

Supervisor Uhl, seconded by Supervisor Schmidt, moved to rescind to previous action denying this application.

Motion *lost* by the following vote:

Ayes—Supervisors Hayden, McSheehy, Ratto, Schmidt, Uhl—5.

Noes—Supervisors Brown, Havenner, Roncovieri, Shannon—4.

Absent—Supervisors Colman, Gallagher—2.

Whereupon, the application was declared *denied*.

No. 884. L. Mayer, 481 Fulton street.



No. 905. Richard D. Quinlan, 832 Clement street.

No. 947. Edna Wolf, 245 Eighth street. Board of Appraisers recommends no reduction.

Supervisor Shannon moved a reduction of \$200.

Motion *lost* by the following vote:

Ayes—Supervisors Hayden, McSheehy, Ratto, Shannon—4.

Noes—Supervisors Brown, Havenner, Uhl—3.

Absent—Supervisors Colman, Gallagher, Roncovieri, Schmidt—4.

Whereupon, the application was declared *denied*.

No. 950. Carl E. Lindeahl, 33 Linda street.

No. 1015. Hannah Valentine, 671 Forty-fifth avenue.

No. 1034. F. M. Perry, 1508-6 Great Highway.

No. 1041. Rae Hynson, N.E. corner Market, Waller and Octavia.

No. 1051. B. M. Botts, 5450 California street.

No. 1095. O. Von Schonhued, 2432-40 Washington street.

No. 1121. J. Gruzdeff, 417 Laguna street.

No. 1151. George D. Harrison, 3278 Eighteenth street.

No. 1152. A. J. McCarty, 817 Grove street.

No. 17. Marie Miller, 350 Noe street.

No. 18. Wm. Rippon, N.W. corner Nineteenth and San Carlos. Board of Appraisers recommend no reduction.

Supervisor Uhl moved a reduction of \$250.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.

Absent—Supervisors Colman, Gallagher—2.

Whereupon, the application was declared *denied*.

No. 19. Fannie Levine, 955 Page street. Board of Appraisers recommend no reduction.

Supervisor Shannon moved a reduction of \$750 on improvements.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.

Absent—Supervisors Colman, Gallagher—2.

Whereupon, the application was declared *denied*.

No. 26. Sarah Halpern, 1619 Clement street.

No. 39. Gladys D. Tyson, 170 Parnassus avenue.

The foregoing was taken up on motion for reconsideration, the Board of Appraisers recommending no reduction.

Supervisor Uhl moved a reduction of \$200 on improvements.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Shannon, Uhl—5.

Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.

Absent—Supervisors Colman, Gallagher—2.

Whereupon, the foregoing application was declared *denied*.

No. 1146. H. Fitzgerald, 761 Brunswick street.

#### List of Reductions in Assessments Granted.

Whereupon, the following reductions, including recommendations of Board of Appraisers and those granted by vote of the Board were approved without objection:

No.	Name	Lot	Block	Building	Reduced	
					To	Reduction
1	J. M. Welkus.....	7	761	\$ 2,000	\$16,000	\$ 400
2	Benjamin Kietzman ....	1C	749	5,400	5,000	400
3	Marie Cazaux .....	3	1235	1,500	1,200	300

No.	Name	Lot	Block	Building	Reduced	
					To	Reduction
4	Ida Wyatt .....	10	606	3,050	2,750	300
5	Herman Gehrecke .....	19	552	2,000	1,600	400
6	Sam Pontier .....	4/5	776	19,400	19,000	400
8	F. J. Pohl.....	11	1053	2,600	2,400	200
12	Hugo Ekedahl .....	18	217	13,050	12,500	550
13	Pepi Guthertz .....	33A	1029	1,700	1,600	100
23	Vincent Bringel .....	22	1549	1,350		
			Land	1,600	1,350	250
28	Adele Casson .....	10	220	17,550	17,000	550
30	Ginevra Matteucci ....	7	4793	1,150	1,000	150
32	Josephine B. Lyons....	17	640	6,400	5,000	400
33	Mary E. Bush.....	28	6524	1,350	1,000	350
34	Mary E. Bush.....	5	1169	3,600	3,500	100
40	P. C. Roberts.....	12	298	127,000	120,000	7,000
48	Mrs. S. O. Brasfield....	18	1658	4,850	4,500	350
74	A. Bilafer .....	38	3618	8,500	8,250	250
81	I. Arabogolou .....	35	1454	4,950	4,550	400
82	O. C. Cappelmann.....	8/9	1025	5,150	4,500	650
87	J. D. Costigan.....	5	175	(Correction in name only)		
88	J. D. Costigan.....	36	747	1,000	900	100
91	Edna Macaret .....	18	1239	1,100	1,000	100
92	Edna Macaret .....	17	1239	2,650	2,500	150
95	Amy Clair (acting agt.)	55	3577	5,400	5,000	400
96	J. Charles Byrne.....	3	588	19,000	17,000	2,000
101	G. Orsi .....	5	195	21,000	20,000	1,000
102	G. Orsi .....	7	808	8,100	7,500	600
109	M. Savannah .....	9	52	8,100	7,800	300
119	H. Saltzman .....	22/24	1641	14,850	14,450	400
124	J. B. Mitchell.....	11	696	1,250	1,100	150
125	Julian G. Day.....	11/12	1001	1,200	500	700
127	Mrs. G. Wells.....	12	195	14,400	13,000	1,400
138	S. L. Originos.....	9	1224	2,950	2,550	400
140	S. L. Originos.....	25	1254	2,700	2,250	450
146	E. Ussher .....	16	3616	9,000	8,600	400
149	J. Kovacevich .....	9	7088	1,150	1,000	150
155	Florence Kustel .....	8	574	4,050	3,750	300
156	Florence Kustel .....	129	1269	1,200	1,000	200
175	J. Protas .....	1F	499	9,000	8,700	300
187	A. Dellartino .....	9	231	4,950	4,700	250
191	W. E. Balcom.....	2	975	3,150	3,000	150
197	W. McKenzie .....	21	1052	2,300	2,000	300
201	L. E. Giller.....	9	1654	2,250	2,000	250
212	Alice Withoft .....	26	1553	1,800	1,700	100
214	C. Southerland .....	31	1080	4,300	4,000	300
219	A. Hargadon .....	22B	1454	5,400	5,000	400
248	E. Fulda .....	1	1455	13,500	12,500	1,000
259	Mrs. A. Healey.....	17	612	750	600	150
260	Katherine O'Donnell...	31	1270	3,150	3,000	150
272	Marguerite Doassans...	14	1002	1,000	850	150
281	I. M. Tick.....	12	1154	2,600	2,400	200
288	C. Gardia .....	8	185	3,800	3,500	300
294	J. H. Zolinsky.....	18	567	9,000	8,500	500
305	Harry Likas .....	2/3	338	19,000	18,000	1,000
312	Aaron Lewis (Ettie)...	19	548	8,000	7,700	300
315	R. Sensenschmidt .....	21	1651	5,400	5,000	400
317	Balthasar Huth .....	36	161	2,350	2,200	150
329	Sarah Rosenblum .....	44	1256	4,500	3,500	1,000
330	C. F. Borchgrevink.....	30/31	3574	5,300	4,500	800
333	William Greenfield ....	20	676	5,500	5,000	500
334	E. C. M. Gartland.....	20	1014	1,700	1,400	300



No.	Name	Lot	Block	Building	Reduced	
					To	Reduction
339	C. Shannon .....	13	7016	900	800	100
340	J. Finnegan .....	65	3533	5,400	5,000	400
342	T. R. Skerrett.....	4	1645	2,600	2,450	150
343	T. D. Casselman.....	27	685	2,700	2,500	200
346	George Shaller for George S. Lauer.....	1	1145	Land 91,850	1,240	90,610
376	Mrs. E. M. Gruber.....	35	1630	7,200	6,800	400
379	A. L. Rose.....	14	1167	5,500	5,000	500
382	Catherine C. Carson....	2	281	14,000	13,500	500
385	L. Carniglia .....	15	4107	2,450	2,200	250
386	M. Jensen .....	31A	1650	5,400	5,000	400
396	Reinhold Reimann ....	9	861	1,100	900	200
399	Henry Walter (agent) .	16	278	13,000	12,750	250
400	Sarah Vizzis .....	2	796	2,150	2,000	150
416	John Mullaney .....	24E	3623	4,550	4,300	250
421	Michael Sweeney .....	4	3746	650	500	150
438	Mary Joyce .....	115	3732	1,600	1,000	600
446	Peter H. Rulffs.....	1	819	2,358		
			Land	6,500	3,850	2,650
450	M. Costello .....	24	1744	5,400	5,000	400
458	Edw. A. Wands.....	29	3502	4,800	4,500	300
465	Mrs. H. Hausmann.....	9	673	8,800	8,500	300
467	H. Hausmann .....	16	684	1,150	1,000	150
469	T. Lyons .....	12	672	2,200	2,000	200
473	Adelaide C. Postiglione	19	631	2,800	2,500	300
474	Mrs. A. A. Furness.....	5	1176	7,950	7,500	450
475	Mrs. M. Heinkel.....	5	1640	720	600	120
494	Herman Kalisher .....	23	687	4,200	4,000	200
522	M. Stanley Cowen...22, 23, 24		976	24,000	23,800	200
528	Dr. Martin Malony.....	9	279	10,000	9,600	400
541	Monika Stentz .....	64/65	3574	1,150	1,000	150
545	H. F. Ramacciotti.....	10	174	7,200	7,000	200
547	Bridget Egan .....	10	849	1,300	1,150	150
575	M. Urreve .....	12	1645	6,300	6,000	300
578	Vivia Bogdan . ....	13	1049	1,100	1,000	100
579	Sarah A. Marvin.....	9	632	3,250	3,000	250
589	C. C. Beckwith.....	2	3145	2,650	2,400	250
606	E. Aigeltinger 5, 6, 7, 8, 9, 10, 11, 19		750	11,500	10,700	800
624	Wm. A. Delany (Adm.)	10	152	8,100	7,700	400
628	Geo. J. Ivancovich.....	12	310	33,000	30,000	3,000
635	I. M. Harrison.....	16	1569	5,400	5,000	400
644	Miss M. C. McCarthy...	1	1003	2,250	2,000	250
647	G. Imbornone .....	9	3587	3,600	3,300	300
655	T. E. Smith.....	42	1436	1,100	1,000	100
668	Anita F. Jackson.....	26	248	3,500	3,000	500
674	A. Fuhrman .....	16	818	7,500	7,000	500
684	E. E. Jack.....	7	275	8,000	7,700	300
685	Emilie Schmitt .....	28	867	1,750	1,600	150
689	Minna Vielbaum.....	33	6774	1,400	1,200	200
698	James Mathios .....	20A	1222	5,400	5,000	400
710	Mrs. M. J. Williams....	13	683	2,700	2,500	200
719	E. Fleisher .....	19	710	2,900	2,500	400
720	B. E. Jordan.....	5	1557	9,000	8,500	500
728	H. Singewald .....	6A	3753	1,600	1,300	300
732	J. Henchy .....	13	3592	1,100	1,000	100
741	Helen M. Slattey.....11/12		697	15,200	15,000	200
749	Geo. Solomon .....	43	1781	7,700	7,300	400
771	Wm. Bruce .....	5	347	35,000	34,000	1,000

No.	Name	Lot	Block	Building	Reduced	
					To	Reduction
777	Louis Roesch .....	27	3614	2,050	1,850	200
778	Elizabeth Akers .....	11A	6568	900	800	100
779	Julia Contreras .....	15G	6474	1,600	1,500	100
790	Frank J. Carr.....	12	3723	4,000	3,800	200
792	Julia Sylvester .....	25	1779	1,350	1,200	150
797	M. Diamond .....	14	676	2,800	2,300	500
798	N. Diamond .....	24	698	2,700	2,500	200
803	Mary I. MacKenzie, A. L. Matheson.....	4	856	750	200	550
811	Josephine N. Reimer...	30	845	1,350	1,200	150
834	Catherine Zenaire .....	12	4022	650	500	150
836	Miss Albena Cavagnaro	2/3	577	24,150	20,000	4,150
850	A. H. Bost.....	41	1252	1,000	800	200
863	Bridget Bagala .....	26	1262	3,500	3,000	500
868	Herbert Jones .....	7/8	1745	6,550	6,200	350
877	Alice M. Keating.....	3	1166	1,200	1,000	200
881	Irene F. Headman.....	6	956A	6,000	5,400	600
883	J. H. Johnson.....	3	852	14,400	12,400	2,000
901	Otto Zeiss .....	1	232	15,000	14,000	1,000
917	Geo. Neugebauer .....	30C	1686	1,600	1,400	200
920	E. A. Wolter.....	7/8	1336	5,200	5,000	200
928	H. F. Ramacciotti.....	2/3	850	7,650	7,300	350
943	Mrs. Helen M. Robinson	85	3622	1,100	1,000	100
944	Mrs. Helen M. Robinson	53	3620	1,150	1,050	100
948	Emma Harrington ....	8	247	6,000	5,800	200
958	Joseph Maurovich ....	30	1413	5,350	5,000	350
971	Henrich Intemann ....	34	1201	3,400	3,200	200
980	H. C. Beckwith.....	4	575	15,000	14,500	500
983	Maude McGibben .....	18	254	3,800	3,600	200
988	Thomas G. Knight.....	5	344	24,000	22,000	2,000
994	June O'Brien .....	16	1717	3,650	3,450	200
997	J. H. Dumbrell.....	7	1630	5,400	5,200	200
1013	P. B. Gardiner.....	55	3752	11,900	8,000	3,900
1032	P. Levy .....	18	539	9,000	8,500	500
1033	F. E. Perry.....	27/37	1894	6,100	5,100	1,000
1042	Rae Hynson .....	1	3647	11,000	10,500	500
1043	Hugh Center .....	10/12	3552	20,000	18,000	2,000
1054	I. E. Harris.....	31	187	1,100	1,000	100
1163	A. Giusto .....	5	4025	2,600	2,300	300
1064	Margaret Flaherty ....	4	842	3,200	3,000	200
1107	J. B. Duggan.....	2	3715	10,000	9,000	1,000
20	Chas. Robison..	Lots 27 to 42 incl.		80	30	800
		Lot 1		90	40	50

Total .....\$171,280

#### RECAPITULATION

Buildings .....\$ 76,920  
Land ..... 94,360

Total .....\$171,280

#### Applications Denied.

The following numbered applications were taken up, the applicants or their agents duly heard and said applications acted upon as follows:

No. 217. Simon Cohn, 3151-55 Fillmore street. Board of Appraisers recommends no reduction.



Supervisor Uhl moved a reduction of \$250.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Shannon, Uhl—4.

Noes—Supervisors Brown, Havenner, Hayden, Roncovieri—4.

Absent—Supervisors Colman, Gallagher, Schmidt—3.

Whereupon, the application was declared denied.

### Assessments Reduced.

The following numbered applications were taken up, the applicants or their agents duly heard, and said applications acted upon as follows:

No. 881. Irene F. Headman, 2525-7 Lyon street. Board of Appraisers recommends no reduction.

Supervisor Shannon seconded by Supervisor McSheehy moved a reduction of \$400.

Motion *carried*.

No. 82. A. C. Cappelman, 2800-18 California street. Board of Appraisers recommends a reduction of \$650.

Supervisor Uhl moved a reduction of \$2,000.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Havenner, Hayden, Roncovieri—3.

Absent—Supervisors Brown, Colman, Gallagher, Shannon—4.

Whereupon, Supervisor Uhl moved for reconsideration later in the meeting.

### Motion.

Supervisor Hayden, seconded by Supervisor Shannon, moved that the clerk be directed to make the corrections ordered by the Board and that the balance of the applications be denied.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Roncovieri, Shannon—6.

Noes—Supervisors Ratto, Uhl—2.

Absent—Supervisors Colman, Gallagher, Schmidt—3.

### Arbitrary List.

On motion of Supervisor Hayden the following arbitrary list as presented by the assessor was approved and confirmed without objection, to-wit:

#### CITY AND COUNTY OF SAN FRANCISCO

#### ASSESSOR'S OFFICE

July 1, 1935.

Honorable Board of Supervisors,

City and County of San Francisco.

Gentlemen: Please find attached hereto a list of taxpayers who have neglected to make a return of their taxable personal property, together with the amounts assessed against each of this class of property.

This assessment is made under the provisions of section 3633 of the Political Code and does not represent the real estate holdings of these parties, or their investments in business, this property being separately assessed by this office. These arbitrary assessments include personal property only, and are in addition to any assessment levied against real estate owned by these parties.

Respectfully submitted,

RUSSELL L. WOLDEN, Assessor.

By W. H. THOMAS, Supervising Appraiser.

94	A-1 Beauty Salon, 2136 Clement.....	\$ 250
3	A-1 Stenographic Service, 220 Montgomery, No. 417.....	200

18	A to Z Cleaning & Dyeing, 353 Eddy.....	50
23	Ach, Russell, S. E. cor. Post & Larkin.....	120
57	Achenbach, M. S., 2618 Buchanan.....	750
3	Ackerman, F. W., 369 Pine, No. 406.....	150
12	Ackerman, J. H., 335 Powell, No. 305.....	330
5	Ackman, Michael, 333 Montgomery, No. 1000 & Penthouse	1,000
95	Acme Candy Store, 2301 Clement.....	450
149	Acme Curtain Cleaners, 540 6th St.....	450
88	Acme Press, 907 Clement.....	500
149	Acme Upholstery Supply Co., 219 7th St.....	250
61	Adams, Jean, 2511 Sacramento.....	200
26	Adams Van & Storage, 1610 Sacramento.....	250
5	Adams & Burch, 381 Bush, No. 301.....	100
157	Admiral Line Barber Shop, 218 Embarcadero.....	60
88	Adolph's Floral Shop, 4611 Geary Blvd.....	150
54	Advance Automatic Sales, 1021-23 Golden Gate Ave.....	1,250
150	Afton Hotel, 964 Howard.....	400
31	Ah Lung, 870½ Washington.....	50
117	Ahern, W. J., 1185 Monterey Blvd.....	200
61	Ainsworth, D. D., 2559 Clay.....	300
167	Alabama Inn, 1293 Alabama.....	200
152	Alaska Tavern, 768 Howard.....	500
146	Albera, Rinaldo, 1759 Mission.....	200
12	Albert, Dr. James R., 948 Market, No. 203-6.....	150
19	Alberta's Dress Shop, 715 Geary.....	250
4	Alberton Realty Co., 157 Sutter; 2204 Chestnut.....	500
56	Albert's Flower Shop, 1914 Fillmore.....	225
142	Alert Spring & Fender Service, 830 Valencia.....	100
74	Alexander, H. F., 2255 North Point.....	250
1	Alexander Hat Cleaners, 96 Market.....	150
152	Alexander & O'Donnell, 785 Market, No. 1601-2-3.....	500
33	Alfred, William H., 326 Jackson.....	150
38	Alioto, N., 2758 Taylor.....	200
74	Alioto, Nuncia, 2429 Francisco.....	200
20	Allan Hotel, 411 Eddy.....	275
8	Allegrì Import Co., 323 Grant Ave.....	650
3	Allen, Carl H., 465 California, No. 631.....	150
46	Allen, Mrs. Florence, 1960 Clay.....	350
53	Allen, Gordon, 800 Hayes.....	1,300
160	Allen, J. M., 2100 Folsom.....	400
6	Allen, Louie, 819 Sacramento.....	400
5	Allen, Verner, 235 Montgomery, No. 568.....	150
100	Allensby, Floyd, 700-8 La Playa.....	700
154	Allison, Harry, 604 Mission, No. 506.....	100
150	Allo Cat Cafe, 57 6th St.....	100
115	Allred, C. S., 1633 Pacheco.....	200
9	Allrid, W. Lyle, 450 Sutter, No. 1738.....	260
28	Alpha Shop, 1483 Pacific Ave.....	60
3	Alter, Harry K., 354 Pine, No. 606.....	350
12	Always Sharp Knife Co., 948 Market, No. 619.....	250
15	Ambridge, E., 820 Jones, No. 56.....	50
16	Ambrose Barber Shop, 138 Turk.....	65
162	Ambrosetti, Emil, 2296 3rd St.....	250
7	Amercon Society, 256 Sutter, 5th Fl.....	50
7	American Garment Co., The, 254 Sutter.....	450
157	American Ins. Agency, 461 Market, No. 419.....	150
8	American Letter Press, 760 Market, No. 1170.....	550
152	American Novelty Co., 86 3rd St., No. 805-7; L. P. Awalt, 1840 Jefferson St.....	2,000
16	American Pharmacists Assn., 25 Taylor, No. 201-2.....	100
158	American Stevedore Co., 1200 3rd St.....	750
59	Anchor Tavern, 2280 Chestnut.....	200
118	Anderson, Adolph, 230 Hazelwood Ave.....	350
154	Anderson, Alex C., 666 Mission.....	500



8	Anderson, Leslie C., 233 Post, No. 308.....	125
156	Andrews-Breeding Co., 505 Market.....	300
2	Andrews, W. S., 260 California, No. 1006.....	100
152	Andrews, William, 785 Market, No. 300-5.....	400
2	Andrews & Co., M. F., 114 Sansome, No. 617-18.....	250
49	Andy's Grill, 833 Van Ness Ave.....	350
59	Angel, Bill, 2202 Chestnut.....	25
150	Angelo's Barber Shop, 23 6th St.....	300
149	Apex Ink & Stencil Co., 98 Harriet.....	250
152	Apparel Center Bldg., 49 4th St.....	100
57	Appleton, L. E., 2345 Washington, No. 102.....	300
153	Araia Ellas Cafe, 707 Folsom.....	250
48	Arata, E., 1400-02 Octavia & 1388-94 Geary.....	1,200
61	Arbelaez, Mary, 2443 Fillmore & 2445 Fillmore.....	150
34	Arbulich, Thomas, 546 Broadway & 15 Sotelo.....	450
44	Arco Cleaners, 1460 Lombard.....	75
57	Arendt, A., 2335 Washington, No. 104.....	300
129	Argiros & Benias, 1302 Castro.....	150
5	Argonaut Petroleum Co., 235 Montgomery, No. 1655.....	200
51	Arias, Ruben, 1588 Market.....	100
155	Aristo Painting Co., 473 Bryant.....	600
4	Armstrong, Fritzie, 690 Market, No. 332.....	150
3	Arnold, Byron, 220 Montgomery, No. 709.....	100
12	Arrow Cafe, 120 Mason.....	300
20	Arrowsmith Beauty Salon, 669 O'Farrell.....	250
41	Arrowsmith, Thomas G., 2459 Larkin, No. 10.....	400
48	Art Forum, 1299 Geary.....	200
56	Artistic Plant Preserving Co., 2125 Bush.....	225
122	Ashton Tailors-Cleaners, 391 Ashton Ave.....	150
113	Asmussen, Fred W., 535 Laguna Honda Blvd.....	400
8	Associated Health Service, 760 Market, No. 733.....	1,000
3	Associated Wine Brokers, 582 Market, No. 608-9.....	100
75	Asturias, R., 3099 Jackson.....	150
153	Athens Cafe, 262 3rd St.....	100
47	Atkin & Co., 1522 Bush.....	800
3	Atkins, Geo. E., 582 Market, No. 1205.....	100
147	Atlas Mattress Co., 411 10th St.....	50
58	Atter, Mrs. Antonio, 3137 Laguna.....	75
2	Attorney Printing Supply Co., 518 Market, No. 303.....	100
138	Atwaters Cleaners, 26 29th St.....	80
10	Atzeroth, Miss E. H., 950 Mason, No. 736.....	1,100
148	Aunger Artificial Limb Co., 32-34 7th St.....	800
153	Aunt Mary's Dining Room, 236 Townsend.....	50
133	Austin, Mrs. Florence, 2331 Market.....	150
5	Austin, Geo. E., 105 Montgomery, No. 607.....	100
48	Auto Fender & Radiator Wks., 1140 Geary.....	300
22	Auto Radio Co., 879 O'Farrell.....	300
2	Automatic Carbonator Prod., 7 Front, No. 223.....	150
150	Automatic Printing Co., 499 Nafoma; Martin Champie, 52 Carmelita.....	1,000
49	Automobile Armature Exchge., 715 Turk.....	550
3	Automobile Research Firm, 369 Pine, No. 214.....	100
146	Automotive Purchasing Co., 316 11th St.....	500
154	Auxiliary Office Service Co., 625 Market, No. 1401.....	100
9	Avary, Hugh, 450 Sutter, No. 2519.....	900
35	Avenue Jewelers, 488 Columbus Ave.....	550
84	B & D Meat Market, 4127 California St.....	250
32	B & L Securities Exchange, 486 California St., No. 702....	200
60	Bacci, G., 3001 Fillmore St.....	150
59	Bacci, Mrs. Marguerite, 3333 Fillmore St.....	125
35	Bacigalupi, Dr. A. A., 1432 Stockton St.....	150
32	Bacon, Ernest, 712 Montgomery St., No. 1.....	650
9	Bacon, H. Edward, 450 Sutter St., No. 2215-22.....	450

57	Bacsey, Roland, 703 Market St., No. 608 & 2300 Webster St., No. 404.....	250
2	Baggs, Montgomery, 255 California St., No. 310.....	150
8	Bailey, Henry S., 133 Geary St., No. 522.....	150
6	Bak Chun Tung, 772 Commercial St.....	250
3	Baker, Gwyn H., 582 Market St., No. 1013.....	100
76	Bakewell, Thos. V., 224 Cherry St.....	1,000
120	Balboa Nursery, 324 Havelock St.....	300
117	Balboa Shining Parlor, 1632 Ocean Ave.....	50
154	Baldanzi, Joe, 199 Jessie St.....	30
117	Baldi, J. A., 2 Miraloma Dr.....	500
70	Baldwin, O. C., 910 Broderick St.....	150
149	Balestrieri, S., 1053 Market St.....	250
5	Ball & McCormick, 374 Bush St.....	300
8	Ballantine, Jr., John K., 137 Harlan Pl.....	60
55	Bank Apts., 1738 Fillmore St.....	460
96	Bannister, Mrs. W. P., 1 McLaren Ave.....	250
140	Bar Harbor Restaurant, 3336 24th St.....	200
6	Bark Ping, 721 Sacramento St.....	750
5	Barker, Cecil B., 222 Kearny St.....	150
11	Barondes, Dr. R., 291 Geary St., No. 509.....	125
4	Barr & Associates, Milton R., 79 Post St., No. 205.....	100
9	Barre, Paul S., 450 Sutter St., No. 1217.....	300
152	Barrel House (J. B. Brown), 46 3rd St.....	3,000
104	Barrett, Dr. Geo. S., 1731 20th Ave.....	150
2	Barrett, O. E., 310 California St., No. 203.....	100
156	Barrett Sales Co., 538 Howard St.....	250
81	Barrick, W. Cornelius, 1364 Page St.....	250
51	Barrow Book Shop, 1686 Market St.....	550
74	Barry, Edward B., 2359 North Point St.....	275
11	Barry, Ethel, 150 Powell St., Mezz.....	150
66	Barry, Thos., 705 14th St.....	350
32	Barsuglia, A. D., 539 Montgomery St.....	100
148	Bart's Place, 1175 Market St., No. 40.....	300
121	Bassett, Wm. J., 1719 Ocean Ave.....	75
2	Bastian-Blessing Co., 7 Front St., No. 218F.....	1,500
24	Bath, Bill, 1461 Pine St.....	60
148	Bay Bridge Radio, 1101 Howard St.....	50
153	Bay City Casing Co., 2 Clyde St.....	400
5	Bay Counties Bldg. & Loan Assn., 235 Montgomery St., No. 2404 .....	300
14	Bay Excursion Co., 988 Market St., No. 403.....	150
143	Bay Meadows Lunch Counter, 3007 16th St.....	300
30	Bay View Garage, 1520 Taylor St.....	650
157	Bayview Lunch, Pier 28.....	75
57	Beach, Mrs. A. V., 2549 Laguna St.....	100
133	Beach, Robert C., 2089 15th St.....	100
114	Beale, Dawson M., 2143 16th Ave.....	300
51	Bear Cat Service, 2 Page St.....	200
12	Beard, Miss Alice, 465 Post St., No. 608.....	300
12	Beatty, Thomas Henry, 447 Sansome St., 5th Fl.....	1,750
5	Beaubaire, Samuel M., 176 Sutter St.....	50
4	Beauford Trading Co., 68 Post St., No. 403.....	100
12	Beauty Center of S. F., 272 O'Farrell St.....	330
5	Beck, Thos. B., 333 Montgomery St., No. 312.....	150
21	Behr, Hugo, 604 Larkin St.....	1,000
13	Belcher, Jr., Frank J., 1075 California St., No. 109.....	150
14	Bell, Dorothy True, 537 Mason St.....	500
13	Bell, Wm. H., 1075 California St., No. 1208.....	150
16	Bellevue Flower Shop, 533 Geary St.....	250
6	Benicia Brewing Co., 333 Kearny St.....	175
11	Benson Hosiery Shop, 293 Geary St.....	1,700
94	Benson Mattresses, 2140 Clement St.....	100
8	Benson's, Inc., 141 Grant Ave.....	2,500



11	Benzinger, Dr. Martin, 135 Stockton St., No. 739 & 870 Market St., No. 715.....	550
56	Berdoulay, J., 2409 Sacramento St.....	1,500
33	Berg, William, 500 Sansome St., No. 721.....	50
5	Bergerot, Edmond, 110 Sutter St., No. 505.....	100
152	Berk, I., 49 4th St., No. 403.....	300
8	Berman, Lew, 331 Sutter St.....	550
14	Bernard, L., 120 Taylor St.....	50
46	Bernstein, F., 1870 Jackson St., No. 204.....	400
6	Bernstein, L., 504 Bush St.....	125
156	Berra, Bruno, 559 Howard St.....	500
2	Berryhill, Matt, 7 Front St., No. 116F.....	250
145	Bert's Tavern, 18 Valencia St.....	250
173	Bertalli, B., 5172 3rd St.....	250
46	Berwin, Robert, 2070 Pacific Ave., No. 301.....	150
16	Beryl's 'Good Eat Shop, 38-40 Jones St.....	1,000
152	Best, Orving S., 703 Market St., No. 802.....	100
142	Best Sandwich Shop, The, 2372 Mission St.....	500
17	Better Cleaners & Tailors, 1055 Bush St.....	150
149	Better Homes & Gardens, 1095 Market St., No. 319.....	50
8	Betty's Frocks, 301 Sutter St.....	400
6	Betty's Lunch, 643 Kearny St.....	160
48	Beverly Drapery Service, 1314 Post St.....	100
155	Beyland, G. E., 693 Mission St., No. 706.....	75
60	Biagiotti, Andriano, 3235 Fillmore St.; 3231 Fillmore St.	200
36	Bianchini, Joe, 1713 Stockton St. & 1715 Stockton St.....	160
14	Bib & Tucker Pastry Shop, 494 Geary St.....	120
9	Bibbero, Herbert S., 450 Sutter St., No. 1106.....	400
151	Bickum, Dorothy, 833 Market St., No. 702.....	250
33	Biehl & Co., 200 Davis St.....	150
106	Bilek, F., 1685 8th Ave.....	450
148	Bill's Barber Shop, 64 7th St.....	125
148	Bill's Texas Chili, 104 7th St.....	350
145	Biltmore Clean. & Dye. Wks., 61-69 Duboce Ave.....	2,000
71	Bimbo Italian Restaurant, 2219 Geary St.....	250
106	Biondi Co., John, 828 Irving St.....	550
77	Birnbaum, Milton, 645 Euclid Ave., No. 1.....	300
1	Birnie, John Carfraie, 950 Mason St., No. 252.....	200
57	Bishop, Mrs. Isabel, 2265 Broadway, No. 6.....	150
33	Bishop Pera Co., Inc., 510 Battery St., No. 317.....	770
146	Bishop, W. T., 60 13th St.....	750
16	Black Derby, 382 Ellis St.....	500
15	Black Domino Club, 534½ Geary St.....	425
96	Black, R. D., 2623 Lake St.....	250
12	Blackall, Edward F., 19 Eddy St.....	150
117	Blackwood, H. C., 1430 Monterey Blvd.....	1,300
49	Blaine's Repair Shop, 768 Golden Gate Ave.....	100
11	Blanquie, Dr. Raoul H., 870 Market St., No. 368.....	225
9	Bleadon, S. B., 450 Sutter St., No. 1823.....	125
146	Blendes Supply Co., L. S., 1625 Mission St.....	750
67	Bloch, Louis, 284 Roosevelt Way.....	700
15	Block, A., 1096 Pine St., No. 501.....	400
8	Blodis, M. & Miller, G., 240 Stockton St., No. 311.....	350
8	Blood, Sherman G., 760 Market St.....	150
3	Bloom, Edw. J., 582 Market St., No. 714.....	150
155	Bloom, L., 149 New Montgomery St., No. 606.....	150
24	Blossom Beer Tavern, 1098 Sutter St.....	260
144	Blue Moon Tavern, 301 Valencia St.....	250
146	Blue Ribbon Box Lunch, 1527 Folsom St.....	1,000
1	Blum, Harold F., 16 California St., No. 407.....	100
6	Bo Wah, 820 Stockton St.....	150
136	Bob's Groceteria, 1250 Sanchez St.....	600
158	Boerner Leadley Co., 5th & Channel Sts.....	2,000
42	Boice, Mrs. M., 2353 Larkin St.....	150

45	Boles, A. F., 1701 Vallejo St., No. 302.....	550
11	Bolton, M. E., 450 Powell St. (Lobby).....	150
142	Bombay Cafe, 3415 18th St.....	500
2	Bond Bros. & Co., Inc., 310 California St., No. 312.....	300
161	Bonded Radio Service, 2325 Mission St.....	400
23	Bonded Transfer Co., 1107 Polk St.....	350
149	Bonham, Wm. C., 46 6th St.....	125
3	Bondholders Protective Assn., 485 California St., No. 400.	150
143	Bonnie Jean Pastry Shop, 3151 16th St.....	300
149	Bonsall, E. R., 1095 Market St., No. 319.....	100
122	Booe, F. O., 350 Moncada Way.....	400
149	Book Shop, 1053 Market St.....	300
71	Booker T. Washington Community Center, 1433 Divisa- dero St. ....	50
32	Boomerang Cafe, 948 Kearny St.....	150
165	Boone, Maynard J., 3194 24th St.....	150
20	Boot Black Stand, 508 Ellis St.....	50
6	Boquet Barber Shop, 402 Bush St.....	200
79	Boranger, M., 1970 McAllister St.....	1,150
31	Borboni, Joe, 752 Pacific Ave.....	500
17	Borden Realty Co., I. L., 679 Geary St.....	50
47	Borden, M. H., 1990 California St., No. 4.....	100
51	Borden, Wm., 136 Octavia St.....	100
24	Borman, C. J., 1355 Bush St.....	330
52	Boro, Charles, 248 Fillmore St.....	100
157	Boston Inn, 460 Folsom St.....	200
120	Bottini, Ambrose, 791 Monterey Blvd.....	550
32	Bove, G., 604 Montgomery St., No. 205.....	100
71	Bowen, Francis, 2372 Sutter St. & 1656 Divisadero St...	150
133	Bowler's Furniture Co., 2083 Market St.....	500
8	Bowman Associates, 26 O'Farrell St., No. 700.....	300
16	Bowman's Service, 1034 Market St.....	200
7	Boxer's Beauty Parlor, 119 Post St.....	325
105	Boyd, Wm. E., 2022 17th Ave.....	250
7	Boye' Photo Gallery, 126 Post St., No. 607.....	1,750
77	Brady, Bernard A., 140 Jordan Ave.....	150
11	Brady, Dr. J. G., 870 Market St., No. 466.....	500
4	Bradley, H. P., 68 Post St., No. 216.....	100
145	Bradshaw, Hiram, 149 Valencia St.....	200
164	Braida & Co., 2610 21st St.....	100
2	Brander Refinishing Co., 241 Front St.....	200
145	Brandon, Jr., Julian R., 263 Duboce Ave.....	100
74	Brannan, Mrs. Anna, 2228 Bay St.....	200
149	Brannan Restaurant, 798 Brannan St.....	150
151	Brass Rail Tavern, 801 Mission St.....	500
2	Brasier Co., W. W., 420 Market St., No. 505M.....	125
94	Braiverman, Samuel, 762 23rd Ave.....	175
72	Breitman, Max, 2119 Scott St.....	300
46	Bremer, Jackson, 1870 Sacramento St., No. 415.....	350
5	Brennan, Chas. H., 315 Montgomery St., No. 821.....	150
30	Bright Shop, The, 1149 Powell St.....	110
75	Brinegan, E. P., 106 Presidio Ave.....	150
8	Bristol, Horace, 140 Geary St., No. 503.....	200
35	Brizzolara & Martin, 2090 Beach St., No. 302 & 436 Colum- bus Ave. ....	450
152	Broadhead, S. J., 789 Mission St., No. 17.....	800
31	Broadway Bar, 529 Broadway.....	350
45	Broakman, Arnold, 1700 Broadway, No. 202.....	500
3	Brock, Irving, 580 Market St., No. 402.....	100
67	Brock, Robt. E., 393 Roosevelt Way.....	250
14	Brockman, C. & H., 697 Sutter St.....	300
47	Brodie, B. P., 1834 Gough St.....	750
7	Brooks Beauty Shoppe, 177 Post St., No. 530.....	175
2	Brookman, Douglas, 351 California St., No. 605.....	125



155	Brooks & Scholz, 759½ 3rd St.....	300
151	Brosnan, H. M., 817 Mission St.....	250
3	Brotherton, R. H., 580 Market St., No. 411.....	100
157	Brounstein Bros., 25 Fremont St. (Upper).....	5,500
157	Brown, A. A., 461 Market St., No. 526.....	75
65	Brown, Chas., 429 Waller St.....	150
113	Brown, Edmund N., 15 Montalvo Ave.....	550
14	Brown, Dr. Elmer, 693 Sutter St., No. 402.....	150
154	Brown, Fabian D., 1227 28th Ave. & 5 3rd St., No. 728....	250
153	Brown, Frank, 228 3rd St.....	250
117	Brown, Mrs. G. H., 155 San Benito Way.....	600
2	Brown, Geo. K., 7 Front St., No. 150F.....	100
2	Brown & Co., Horace C., 340 Sansome St., No. 213.....	500
117	Brown, Howard C., 311 San Benito Way.....	900
4	Brown, Joseph A., 1905 Broadway & 690 Market St., No. 606 .....	600
95	Brown, Phil S., 829 24th Ave.....	400
77	Brown, Samuel G., 165 Jordan Ave., No. 2.....	450
84	Browne, L. B., 3955 Washington St.....	100
4	Browne & Co., R. S., 111 Sutter St., No. 421.....	800
11	Browne, Dr. Roy E., 135 Stockton St., No. 607.....	550
167	Brownie's Salon (W. R. Brown), 2781 24th St.....	500
57	Bruce, Irene, 2325 Washington St., No. 204.....	100
73	Bruce, Malcolm, 2535 Green St.....	800
21	Bruce, William, 272 McAllister St.....	120
83	Bruel, Peggy, 40 Clement St.....	75
58	Brunner, H. J., 2100 Green St., No. 504 & 55 New Mont- gomery St., No. 612.....	1,800
61	Brunsing, L. V., 2001 Pierce St.....	300
2	Brush, F. R., 310 California St., No. 203.....	700
4	Bucher, C. S., 7330 Geary Blvd. & 620 Market St., No. 814	900
49	Buck, Mrs. Frances A., 680 Golden Gate Ave.....	260
94	Buckley, Mrs. A., 77 22nd Ave.....	300
154	Buckley & Curtin, 109 Stevenson St., 5th Fl.....	1,000
5	Budd, Richard M., 235 Montgomery St., No. 1158.....	200
3	Buddy Squirrel Nut Shop, 225 11th St., 235 Powell St. & 258 Montgomery St. ....	500
32	Building Directory Co., 617 Montgomery St., No. 212....	220
53	Bulman, Dr. M. A., 646 Fillmore St.....	200
21	Bumper, Fender & Body Service, 617 Turk St.....	100
73	Bundle, E. M., 2859 Divisadero St.....	250
24	Burfitt, L. B., 1436 Van Ness Ave.....	1,000
5	Burgemann, Russell A., 235 Montgomery St., No. 1020....	150
13	Burgher, H. M., 900 Taylor St., No. 4.....	330
61	Burke, A. F., 2511 Pacific Ave.....	900
11	Burke, M. Loyola, 291 Geary St., No. 515.....	150
2	Burke & Hughes, Inc., 7 Front St., No. 401F.....	100
78	Burner, L. A., NW Cor. Masonic & St. Roses.....	150
117	Burns, E. R., 651 Upland Dr.....	500
5	Burr, Raymond, 235 Montgomery St., No. 1042.....	200
12	Burrill, Mrs. Wm. V., 335 Powell St., No. 1162.....	100
81	Burrough's, 1395 Haight St.....	600
44	Burrowes, Roy, 1506 Lombard St., No. 1.....	100
60	Busher, W. P., 2443 Vallejo St.....	500
133	Butler, Dwight S., 1957 15th St.....	200
51	Butler, Jos., 50 Laguna St., No. 401.....	100
11	Butler, Dr. Joseph, 870 Market St., No. 972.....	550
117	Buton, John, 176 Kenwood Way.....	300
155	Butts, L. C., 691 3rd St.....	250
33	Byrnes & Co., W. J., 409 Washington St., No. 1.....	650
18	C & G Drug Store, 402 Ellis.....	1,750
144	C & R Lunch, 408 Valencia.....	150
148	C & S Soap Co., 1136 Howard.....	200

154	Cabinet Mfrs. Institute of Calif., 74 New Montgomery, No. 641 .....	75
34	Cafe Jerome, 485 Greenwich.....	300
3	Cairn, Agencies, 544 Market.....	100
3	Calder, A. E., 360 Pine, No. 502.....	100
4	Caldwell Co., 130 Kearny, 2nd Fl.....	600
153	Calgeary Hotel, 785 Folsom.....	100
150	California Bag Co., 645 Brannan.....	1,000
147	California Battery Co., 173-5 9th St.....	500
148	California Bedding Co., 612 Natoma.....	250
149	California Box Co., 66 Boardman.....	250
155	California Cap Co., 109 New Montgomery, 6th Fl.....	500
149	California Decakomania Co., 1070 Folsom.....	200
152	California Exposition Office, 703 Market.....	100
8	California Gem Co., 311 Grant Ave.....	800
5	California Grill, 1 Spring.....	650
14	California Historical Society, 609 Sutter.....	150
156	California Joint Immigration Committee, 85 2nd St.....	150
5	California Liquor Industries Assn., 235 Montgomery, No. 1041 .....	150
151	California Nursery Co., 835 Market.....	125
3	California Pacific Realty Co., 148 Montgomery.....	100
155	California Paper Co., 50 Hawthorne, No. 101.....	500
156	California Photo Engraving Co., 121 2nd St., No. 701....	100
33	California Restaurant, 409 Drumm.....	220
52	California Undertaking Co., 100 Fillmore.....	1,500
7	California Wholesale Fur Cleaners, 165 Post, No. 517....	200
2	California Wine Review, 7 Front, No. 144F.....	150
156	Califro, Thomas T., 593 Market, No. 303.....	250
43	Cairns, Wm., 1343 Francisco.....	100
55	Culannay, S. P., 1855-57 Post.....	600
47	Callaghan, Adelaida, 2135 Sacramento.....	1,250
154	Callahan, Edna, 5 3rd St.....	220
9	Calvert Apts., 639 Bush.....	770
32	Camozzi, A., 475 Broadway.....	200
157	Campbell, Alvin R., 324 Main.....	100
61	Campbell, Douglas, 2741 Clay.....	300
16	Campbell, John C., 1012 Market.....	650
3	Campbell, J. C., 220 Montgomery, No. 606.....	100
9	Campbell, Dr. Mary P., 406 Sutter, No. 308.....	500
92	Campen, Daniel, 708 19th Ave.....	125
151	Campin and Phillips, 44 4th St.....	125
7	Campitongo, B., 427 Bush.....	50
59	Candido, A., 3201 Pierce.....	150
154	Cane, Archibald, 5 3rd St., No. 911-14.....	200
103	Canepa, Joseph, 1655 25th Ave.....	150
43	Cannizzaro, Frank, 1466 Chestnut.....	100
31	Canton Noodle Factory, 1135 Stockton.....	2,000
3	Cantrell, Russell W., 2200 Beach, No. 202 & 544 Market No. 905-6 .....	600
167	Caravella, M., 2838 24th St.....	350
88	Carey and Lilly, 4615 Geary Blvd.....	850
5	Cary, H. Frank, 519 California, No. 611.....	100
63	Carlson, C. G. L., 1539 Eddy.....	150
40	Carlyle Apts., 1120 Union.....	400
72	Carmichael, A. R., 2984 Clay.....	300
63	Carnes, Mrs. Frances, 1443 Fillmore.....	440
147	Carpenter, W. R., 1305 Market.....	400
141	Carrick, Constance, 3242 22nd St.....	200
95	Carroll, Lawrence F., 2325 Cabrillo.....	150
59	Carroll & Robertson, 3300 Scott.....	150
14	Carson Hotel, 972a Market.....	600
122	Carter, Allan J., 727 Victoria.....	300
10	Cartwright Hotel, 524 Sutter.....	2,500



31	Casavant, Edith, 645 Pacific Ave.....	175
18	Casey's Coffee Shop, 407 Ellis.....	260
9	Casey, Dan J., 450 Sutter, No. 1211.....	250
140	Cash & Carry Market, 2698 Mission.....	1,000
73	Casiglia, Arturo, 2602 Filbert.....	300
12	Casino Barber Shop, 184 Ellis.....	125
12	Casino Cafe, 173 Ellis.....	400
3	Caspar Lumber Co., 582 Market, No. 1306.....	650
149	Cassassa, C. H., 1095 Market, No. 420.....	100
147	Cassaretto, John, 32 Dore.....	4,000
52	Cassidy, Leo J., 533-35 Oak; 432-436 Lily.....	250
29	Cassingham, R. B., 1101 Green, No. 1203.....	1,000
39	Castagnola, F. & Co., 2907 Jones.....	250
152	Castle Coffee Shop, 115 4th St.....	130
82	Castelani, Frank, 1641 Haight St.....	100
154	Cates, J. M., 625 Market, No. 815.....	100
143	Catsiomitis, Nick, 505 Valencia.....	25
1	Catz & Co., 149 California.....	200
39	Cauldwell, Albert M., 2511 Jones.....	450
83	Caven, Carl, 750 3rd Ave.....	100
34	Cavaganaro, George, 468 Broadway.....	500
156	Cee-Bee Laboratories, 538 Howard.....	250
149	Cedar Knoll Wine Co., 1066 Howard.....	500
160	Center Apts., 1990 Folsom.....	425
146	Center Auto Wrecking, 268 13th St.....	350
20	Center Cafe, 502 Ellis.....	100
147	Center Stables, 55 11th St.....	400
14	Central Battery & Electric Co., 340 O'Farrell.....	250
9	Central Chinese High School, 829 Stockton.....	220
36	Central Florist, 639 Green.....	220
154	Central Machinery Co., 74 New Montgomery, No. 546....	100
21	Central Trust House, 568 Golden Gate Ave.....	500
17	Certified Cleaners, 772 Post.....	500
2	Certified Contract Haulers, Inc., 420 Market, No. 106M..	150
76	Chalmers, George, 210 Spruce.....	1,400
39	Chalmers, Hollis, 920 Green.....	150
33	Chamberlain, Guy E., 215 Embarcadero.....	50
5	Chamberlin, Herbert, 235 Montgomery, No. 609-12.....	275
3	Chambers, L. C., 544 Market, No. 607.....	50
32	Chan Bros. Co., 673 Commercial.....	750
32	Chan, Joe, 632 Kearny.....	200
98	Chandler, C. S., 879 31st Ave.....	660
3	Chandler & Quayle, 582 Market.....	500
24	Chapman, Franklin, 1063 Hyde.....	100
156	Chapman, I. F., 593 Market, No. 1018-20.....	250
48	Charlesgate Apts., 1415 Franklin.....	1,000
11	Charyn, Dr. Harold C., 870 Market, No. 450.....	30
179	Checker Cleaners, 4485 Mission.....	150
19	Cherie's Cosmetic Co., 864 Post.....	100
15	Chief Barber Shop, 641 Post; 537 Geary.....	350
100	Childers, Del Norte, 619 46th Ave.....	250
114	Childs, W. H., 398 West Portal Ave., No. 403.....	150
31	China Draying Co., 156 Waverly.....	300
9	Chinese English Day & Night School, 809 Stockton.....	150
32	Chinese Local Int'l Lady Garment Workers, 560 Kearny, No. 6 .....	50
154	Chipman's Sons Co., Chas., 55 New Montgomery, No. 314.	220
41	Chismore, Harry B., 2612 Van Ness Ave.....	200
6	Chang Gin, 31 Pagoda Place.....	200
31	Chong John Supply Co., 705 Jackson.....	175
6	Chong Kee & Co., 723 Grant Ave.....	500
71	Chong Wo, 2863 California.....	500
128	Christ, Edward, 59 30th St.....	125
85	Christensen, Ed., 351 Balboa.....	150

32	Christensen, F. W., 621 Sacramento.....	25
152	Christie, Walter, 703 Market, No. 1306-8.....	200
5	Christin, Chas. A., 235 Montgomery, No. 1535; 2660 Green	1,150
153	Christofilis, Mary, 89-89a-91-91a Shipley.....	100
8	Church Studio, 140 Geary, 10th Fl.....	200
154	City Construction Co., 74 New Montgomery, No. 430.....	110
21	City Grocery, 401 Golden Gate Ave.....	350
152	City Lunch, The, 191 4th St.....	250
146	City Wrecking Co., 1650 Mission.....	1,500
8	Claire Millinery, 210 Post, No. 401.....	100
117	Clark, Burton, 1355 Portola Dr.....	350
82	Clark, Dr. Charles, 1855 Oak; 821 Market, No. 414.....	300
115	Clark, Mrs. E. G., 1934 21st Ave.....	150
57	Clark, Mrs. F., 2460 Washington.....	150
3	Clark, H. R. & R. G., 582 Market, No. 1208.....	400
154	Clark's Cruises, 625 Market, No. 1401.....	100
2	Clark, Setchel & Lubin, 350 California.....	325
161	Clarke, Chas., 3192 21st St.....	300
154	Classic Grill, 2930 Webster; 49 3rd St.....	500
51	Clawson Patent Chimney Co., 82-90 Page.....	400
150	Clay, Dr. F. L., 973 Market, 2d Fl.....	250
26	Clay Street Auto Repair, 1755 Clay.....	100
1	Clear Lake Cannery, 16 California, No. 503.....	425
20	Clean-Rite Cleaners, 253 Leavenworth.....	220
147	Clean Surface Products Co., 1311 Mission.....	200
41	Clements, J., 1472 Filbert, No. 411.....	100
1	Cleverdon Co., W. T., 1 Drumm, No. 1006.....	550
154	Clifford Traffic Co., 55 New Montgomery, No. 304.....	100
94	Cliff's Shop, 5838 Geary.....	200
33	Club Cairo, 77-81 Broadway.....	1,500
36	Club Frolic, 621 Union.....	400
12	Club Montmarte, 385 Geary.....	175
154	Club Tavern, 99 New Montgomery.....	1,200
14	Club Tavern, 585 Post.....	400
147	Coan, L., 1309 Harrison.....	200
114	Coast Cleaners & Tailors, 66 Vicente.....	150
156	Coast Drapery Mfg. Co., 96 Jessie.....	400
33	Coast Fruit Co., 538 Front.....	60
33	Coast Products Co., 244 Clay.....	100
150	Cobb Welding & Machine Wks., 688 Brannan.....	1,200
76	Cochran, Lindsey W., 3487 Washington.....	175
7	Cockrayne, W. H., 742 Market, No. 33.....	100
5	Coddington Co., 222 Kearny, No. 403.....	250
48	Cody & Gradert, 1452 Franklin.....	200
6	Coe, Miss, 665 Pine, No. 403.....	150
138	Co-ed Barber Shop, 168 29th St.....	75
3	Cofer, Jack, 200 Bush, No. 1507.....	100
81	Coffee, Dr. Harold, 1156 Masonic Ave.; 1392 Haight.....	250
33	Coffee, John, 217 Embarcadero.....	125
161	Coffin, E. C., 2269 Mission.....	300
8	Coghlan, Mary, 251 Post, No. 203.....	275
48	Coghlan, Mary, 1337 Sutter.....	200
3	Coghlan, Nathan C., 901 California, No. 403; 369 Pine, No. 518 .....	300
74	Cohen, David, 2542 Francisco.....	150
148	Cohen, George, 1175 Market.....	300
10	Cohen, Maurice, 1001 Clay.....	500
151	Cohn, Arthur Bags, 833 Market, No. 619.....	500
10	Cohn, Dr. David, 1000 Mason, No. 101.....	500
84	Cohn, Geo. D., 50 Arguello Blvd.....	350
156	Cohn-Goldwater, 88 1st St., 5th Fl.....	200
148	Cohn, Louis J., 1 de Haro.....	500
1	Cohn & Co., Marion D., 115 Townsend; 268 Market, No. 115-17 .....	1,650



63	Cohn, Mrs. Yetta, 1376-78-80 McAllister.....	200
8	Colby Slipper Dyeing, 130 Geary, 5th Fl.....	275
146	Coli Candy Co., Jim, 1633 Market.....	350
18	Cole, Guy, 233 Jones.....	500
42	Coleman, W. F., 2355 Polk, No. 102.....	200
87	Coliseum Fur Co., 717 Clement.....	250
52	College Court Apts., 214 Haight.....	1,250
156	Collegiate Garment Mfg. Co., 585 Mission.....	700
57	Collett, Mrs. A., 2550 Buchanan.....	150
170	Colletti, C. & Delucchi, J., 3247 Mission.....	150
16	Collins Restaurant, 217-219 Taylor.....	400
8	Collins, Frank T., 133 Geary, No. 601.....	175
152	Collins, George D., 703 Market, No. 510.....	150
5	Collins, Geo. D., Jr., 235 Montgomery, No. 1559-60.....	250
3	Collins, Leo, 582 Market, No. 904.....	100
26	Collopy, C. R., 1668 Clay.....	50
1	Collum, M. J., 679 15th Ave.; 214 Front, No. 310.....	500
176	Colombo Bkg. Co., 17 Neptune .....	500
14	Colorado Apts., 653 Sutter.....	2,200
14	Colorado Grocery, 647 Sutter.....	375
76	Colton, L., 3505 Jackson.....	400
3	Comba, O. L., 220 Montgomery, No. 820.....	200
8	Comfort Ear Ring Clasp, Inc., 140 Geary, No. 604.....	150
152	Comfort Hotel, 744 Howard.....	200
51	Commerce Hotel, 145 Fell.....	1,000
151	Commercial Creamery, 825 Market.....	25
15	Commodore Apts., 828 Jones.....	1,150
154	Compton, Col. F. E., 681 Market, No. 1047-83-02.....	300
176	Concilla, Mrs. Sam, 2603 San Bruno Ave.....	100
161	Condon, J. P., 3341-43 18th St.....	1,250
180	Conforti, Adolph, 599 Naples.....	500
151	Congdon, Harry R., 369 Minna.....	125
154	Conger Co., H. H., 681 Market, No. 346-8.....	220
9	Conly, T. W., 450 Sutter, No. 2609.....	600
3	Connelly Co., Jas. A., 564 Market, No. 424.....	100
11	Connolly, Jos. Edward, 870 Market, No. 463-7.....	275
90	Connoi, Joseph, 579 15th Ave.....	150
151	Conrad and Schneider, 369 5th St.....	250
118	Conroy, Frank, 250 Juanita Way.....	150
59	Conroy, Mack A., 290 Alhambra, No. 16.....	150
154	Consolidated Air Lines, 695 Market.....	100
179	Consumers Coal, 321 Brazil.....	150
12	Continental Liquor Store, 51 Powell.....	600
156	Continental Music Co., 536 Mission, 5th Fl.....	5,500
79	Conway, John J., 724 Masonic Ave.....	150
5	Coogan, A. J., 235 Montgomery, No. 1350.....	350
8	Cook, Blanche, 209 Post, No. 210-211.....	500
61	Cook, E. J., 2001 Pierce.....	300
4	Cooke, D. W., 68 Post, No. 401.....	150
177	Cooper, B., 2542½ San Bruno Ave.....	75
86	Cooper, Charles, 61 6th Ave.....	100
147	Cooper, Henry, 375 9th St.....	250
148	Cooper Iron and Metal Co., 1144-46 Folsom.....	100
8	Cooper, S. D., 240 Stockton, No. 808.....	60
3	Copren, John V., 220 Montgomery, No. 808.....	300
122	Corbett, Douglas R., 11 Corona.....	400
5	Corin, Max, 488 Pine.....	50
57	Cornwell, William, 2418 Washington, No. 5.....	150
55	Corrigan, George, 1600 O'Farrell.....	250
176	Cortland Hardware, 515 Cortland.....	200
137	Cosgrove, Brandt, 217a 29th St.....	100
6	Cosmopolitan Trading Co., 621 Grant Ave.....	2,500

3	Cossett and Co., 582 Market, No. 211-18.....	700
81	Costanzo, Louise, 1299 Haight.....	200
151	Costello Detective Bureau, 821 Market, No. 406.....	175
12	Costello, F. A., 948 Market, No. 711.....	275
3	Costello, F. A., 582 Market, No. 570.....	100
44	Counahan, A., 1764 Greenwich.....	200
122	Counihan, E., 255 Ashton Ave.....	600
20	Cove Inn, 408 Eddy .....	260
177	Coveno, Sam, 2760 San Bruno Ave.....	50
176	Covetti, C., 6260 3rd St.....	250
115	Cowan, B., 2005 21st St.....	100
58	Cowden, Carlyle, 2082 Green.....	450
9	Cowden, Geo. W., 2791 Van Ness Ave., No. 208; 450 Sutter, No. 2633 .....	150
165	Coy and Stubblefield, 2609 Mission.....	550
31	Cozy Hotel, 1238 Stockton.....	275
14	Cozy Lunch Room, 966a Market.....	275
144	Cozy Tavern, 439 Valencia .....	100
151	Crabbe, John Hammond, 1400 Washington, No. 14; 821 Market, Nos. 957-59 .....	750
45	Crane, Jr., Sidney C., 1885 Vallejo.....	100
154	Crane, W. E., 5 3rd St.....	100
152	Crass and Kelly, Inc., 745 Mission.....	1,400
60	Craviotta Bros., 2399 Greenwich .....	600
98	Creede, Frank J., 3331 Cabrillo.....	400
5	Crittenden, Wm. C., 519 California, No. 419.....	150
114	Crivello, Ray, 2256 Cecilia Ave.....	750
72	Crocker, Alice, 2345 Divisadero.....	500
19	Crockett, C. A., 1195 Bush, No. 306-9.....	100
14	Crockford's Club, 499 Geary, No. 433.....	300
51	Crone, Anita, 210-12 Octavia.....	200
8	Cronin, D. F., 760 Market, No. 530.....	150
90	Cronise, Frank E., 5247 California.....	300
4	Crook, A. H., 620 Market, No. 209.....	150
49	Crooks, W. M., 835 Van Ness Ave.....	100
2	Crosby, Francis H., 216 Pine, No. 815.....	150
82	Crotty, William, 1626 Haight.....	150
122	Crow, A. G., 122 Lunado Way.....	300
114	Crowley, Clare, 2270 15th Ave.....	300
15	Crown Community Apts., 666 Post.....	275
2	Crown Underwriters, Ltd., 114 Sansome, No. 307.....	50
148	Crystal Palace Carpenter Shop, 689 Stevenson.....	250
3	Cullen, L. J., 332 Pine, No. 411.....	100
75	Cullinan, Eustace, 3086 Jackson.....	650
59	Cullinan, Wm. J., 3535 Fillmore, No. 304.....	100
51	Cumberland Apts., 225 Fell.....	500
2	Cumming, A. M., 310 California, No. 317.....	100
154	Cummings Engraving and Printing Co., 109 Stevenson, 4th Fl. ....	1,200
151	Cunningham, Chas. H., 814 Mission, No. 501.....	350
5	Cunningham, Niles C., 110 Sutter, No. 306.....	100
43	Cunningham, Niles, 1550 Beach .....	100
104	Cunningham, W. P., 1419 21st Ave.....	250
4	Curran, E. J., 690 Market, No. 601-2.....	250
179	Curtis, Melvin C., 227 Madison.....	100
10	Curtis Studios, 532 Sutter .....	1,250
12	Curtright, C. K., 948 Market.....	150
108	Daily, John J., 10 Hillway.....	350
114	Dale, Charles L., 2278 14th Ave.....	300
107	Dal Porto, Frank, 605 Irving.....	350
154	Dam, F. H., 625 Market, Rm. 816-817.....	200
3	Dana, Paul Charles, 220 Montgomery, Rm. 1036-38.....	1,000
156	Daniel Contracting Co., 503 Market, Rm. 1006.....	1,100



10	Daniel, John, 901 California, Rm. 208.....	150
21	Daniel, J. W., 125 Hyde St.....	1,750
75	Daniel & Pancoast, 503 Market, Rm. 1005; 700 Presidio Ave.	250
59	Daniels, Miss Betty, 274 Mallorca Way.....	750
20	Daniels, H., 225 Leavenworth.....	100
9	Dannenbaum, S. R., 450 Sutter, Rm. 1435-6.....	700
154	Dan & Frank Cafe, 78 2nd St.....	440
152	Dan's Place, 794 Howard.....	300
153	Darst, M., 46 Zoe St.....	100
93	Dassonville, Wm. E., 2034 Lake St.....	300
46	Davenport, Hewitt, 1981 Pacific Ave.....	150
62	Dave's Lunch Room, 1716 O'Farrell.....	200
183	Davidson, A. V., 2100 North Point, No. 202.....	250
81	Davies Aircraft Co., E. W., 1563 Page.....	150
1	Davis Co., F. A., 112 Market, Rm. 201.....	300
46	Davis, Francis, 2100 Octavia.....	250
5	Davis, J. McCann, Inc., 235 Montgomery, Rm. 741.....	100
146	Davis Mfg. Co., Inc., 1519 Mission.....	3,500
64	Davis, Mrs. Ora, 710 Oak.....	100
153	Davis & Leenaers, 234 Townsend.....	100
2	Dawson, C. P., 22 Battery, Rm. 315.....	50
83	Dayton, A. W., 630 3rd Ave.; 632A, 632 3rd Ave.....	300
6	Deasy, Morgan J., 333 Kearny, Rm. 403.....	100
12	De Bell, E. B., 948 Market, Rm. 711.....	150
33	De Benedetti, J. L. & Co., 500 Sansome, Rm. 729.....	220
121	De Camp, Mrs. F. H., 182 Eastwood Dr.....	750
140	Deemer & Deemer, 1146 Valencia.....	300
147	Deer-Head Inn, The, 375 10th St.....	150
13	De Fraud, Mrs. Wm. G., 1075-99 California, Rm. 504.....	50
175	De George, Tony, 5029 3rd St.....	750
73	De Kau, W. H., 2844 Lyon St., Rm. 104.....	150
14	De Lancey, Dr. Herbert L., 404 Geary.....	200
166	Delano Grill, 2847 Mission.....	50
55	De Layar, Jos., 1494 Eddy.....	75
149	Del Buono, Zelinda, 1053-1055 Market.....	300
13	Dell Beauty Nook, 1156-A Taylor.....	150
149	Del Monte Garage, 1001 Folsom.....	400
140	Del Rae Barber Shop, 3415 22nd St.; Otto Meier, 3409 23rd St. ....	125
145	Delta Hotel, 92-94 Duboce.....	300
156	De Lux Wall Heater Co., 557 Market St., 1st Fl.....	250
50	De Luxe Upholstering Co., 394 Hayes.....	75
45	De Martini, C., 2765 Gough, Apt. 7.....	100
33	De Matei, J., 618 Front St.....	50
5	Denegar, H. E., 222 Kearny, Rm. 307.....	350
2	Denegree, J. B., 7 Front St., Rm. 140-F.....	200
174	De Nike, Sero, 1615-13 Galvez Ave.....	150
4	Dennis, Mildred L., 111 Sutter, Rm. 909; 2200 Leaven- worth, Rm. 403 .....	150
38	Dennis, R. E., 899 Green, Apt. 300.....	150
11	Dentists Supply Co., 135 Stockton St., Rm. 632.....	500
153	Depaoli, D. J., 731 Howard.....	100
92	Dercli, Amando, 5509 Geary Blvd.....	125
154	De Rosa, Lawrence A., 625 Market, Rm. 1006-08.....	200
149	Desmond Hotel, 42 6th St.....	300
45	De Spiganovicz, Jr., E., 1860 Green, No. 4.....	150
5	Dessouslavy, A. P., 110 Sutter, Rm. 504.....	100
4	Detective Service Bureau, 690 Market, Rm. 901-2.....	150
7	Detoy, Leo, 153 Kearny, Rm. 208.....	400
98	Dettner, Ernest, 851 34th Ave.....	300
75	De Voe, Wilfred, 508 Presidio Ave.....	150
38	Dew Drop Inn Beauty Salon, 2230 Taylor.....	250
55	DeWitt, Amber, 1506 Ellis.....	250
14	DeWitt, Mdm. Madge, 683 Sutter, Rm. 9.....	110

113	DeWitts, Harold, 52 Sotelo Ave.....	250
5	De Wolfe, Herbert N., 110 Sutter, Rm. 612.....	100
90	Dexter, Florence, 569 15th Ave.....	100
8	Diagian, Krikor, 99 Grant Ave.....	300
151	Diamond, L. B., 867 Market.....	25
130	Diamond Pharmacy, 737 Diamond.....	800
156	Dibert, L. C. Co., 35-41 Minna.....	500
32	Dick On Co., 618 Clay.....	350
149	Dickerson, W. H., 1014 Mission.....	100
2	Dickey, C. H., 216 Pine, Rm. 605-7.....	200
178	Dickson, Robert, 2430 Bayshore Blvd.....	150
57	Dietrich, Mrs. Patricia, 2616 Webster.....	150
148	Dietz Bros., 1175 Market, Rm. 279.....	1,250
148	Dill, Max M., SE Cor. Market & 8th Sts.....	125
97	Diller, Louis, 2550 Balboa.....	500
147	Dingman, Orvin, 1110 Bryant.....	150
73	Diver's Den, 2481-2479 Lombard.....	350
59	Dixie Beauty Salon, 3254 Pierce St., Rm. 3.....	200
93	Doane, Alfred, 392 22nd Ave.....	550
12	Dobie, Mrs. Marie, 465 Post, Rm. 612.....	100
11	Dod, Stanley, 2862 Washington; 135 Stockton, Rm. 806..	350
117	Dodge, G. C., 325 Miramar Ave.....	350
14	Dofsky, J., 224 Ellis.....	275
143	Doherty, Jas. W., 2008 Mission.....	500
109	Dolan, Mrs. Hazel, 350 Frederick.....	150
140	Domestic Mfg. Co., 1142 Valencia.....	300
20	Donahue Properties Co., 1182 Market, Rm. 226.....	200
12	Donaldson, Anna, 335 Powell, Rm. 922.....	100
14	Donkey, The, 98 Turk.....	325
57	Donohue, J. H., 2275 Jackson, Rm. 9.....	150
155	Donut King, The, 371 3rd St.....	150
155	Dorwood, D., 157 Minna.....	200
22	Double Eagle Laundry, 943 Geary.....	50
5	Douglas, Chas. M., 235 Montgomery, Rm. 1035-8.....	150
122	Douglas, Edgar H., 10 Urbano Drive.....	500
108	Downey, Mrs. Harriet, 352 Parnassus Ave.....	250
50	Draeger, Irwin, 718 Octavia.....	100
12	Dranow, Benjamin, 335 Powell, Rm. 482.....	100
152	Dresden Service Co., 703 Market, Rm. 1213.....	100
9	Drapery Shop, 478 Sutter.....	110
165	Drewes, J. A., 3088 24th St.....	500
96	Dreyfus, Charles, 2545 Lake; 625 Market, Rm. 804-1.....	150
11	Dreyfus, Henry & Daughter, 830 Market, Rm. 521.....	700
72	Druskin, Ada, 2863 Washington.....	300
47	Drysdale, V., 2001 California, Apt. 424.....	300
86	Duane, Chas., 437 Balboa.....	1,200
143	Dublin Bar, 2024 Mission.....	250
73	Duboid, Frank, 2742 Baker.....	150
153	Due Kee Laundry, 83-85-87 Ritch St.....	600
5	Duemler, O. L., 315 Montgomery, Rm. 807.....	100
48	Duffy, George J., 2734 Baker; 1225 Post.....	400
153	Dumais, Leo, 201 4th St.....	200
99	Dunbar's Radio Shop, 3639 Balboa.....	200
32	Duncan, Chas., 712 Montgomery, Rm. 3.....	150
152	Duncan, Robt. L., Jr., 703 Market, Rm. 1212.....	100
157	Dundon Iron Works, 314-318 Main St.....	2,000
133	Dunn, George, 3322-28 16th St.....	500
2	Dunn, H. Arthur, 2130 Vallejo; 311 California, Rm. 500..	650
2	Dunn, Jr., H. Arthur, 2460 Larkin, No. 9; 311 California, Rm. 500 .....	150
9	Dunn, Howard, 450 Sutter, Rm. 2612.....	250
154	Dunn, Louis C., 680 Market, Rm. 422-4-8.....	1,200
152	Dunn & Co., 49 4th St., Rm. 309.....	600
3	Dunne, W. K., 26 Montgomery, Rm. 214.....	150



1	Dupuey, Dorothy S., 2 Pine St., Rm. 920.....	100
4	Dusenbury, E. T., 620 Market, Rm. 424-5.....	200
3	Dutton Dredge Co., 220 Montgomery, Rm. 690.....	1,900
16	Duvall, Wm., 331 Ellis.....	25
7	Dwan & Co., 126 Post, Rm. 304.....	25
72	Eagle Denovatory, 2986 Washington.....	150
3	Earl & Hall, 225 Bush, No. 304.....	900
1	Eason, Harry, 112 Market St., No. 704.....	50
152	Eastern Buckle & Button Co., 49 4th St., No. 428.....	300
11	Eaton, Dr. Stanley W., 135 Stockton, No. 707.....	150
16	Eat Well Sandwich Shop, 553 Geary.....	500
5	Ebeling, W. C., 127 Montgomery.....	100
141	Eckhard Studios, 1005 Valencia.....	100
55	Economo, S., 56-62 Byington.....	300
154	Economy Pumping Machinery Co., 681 Market, No. 332..	100
157	Economy Shield Mfg. Co., 461 Market, No. 324.....	250
153	Economy Shoe Shop, 261 4th St.....	150
91	Ed's Smoke Shop, 5310 Geary Blvd.....	300
16	Eddy Street Laundry, 251 Eddy.....	50
16	Edellis Auto Park, 333 Ellis.....	50
103	Eden Meat Market, 2501 Irving St.....	300
13	Edgemont Apts., 961 Pine.....	800
156	Edgington, N. V., 82 Natoma St.....	220
10	Edna Claire, 950 Mason, Lobby.....	250
143	Edson Vulcanizing Wks., 599 Valencia St.....	500
16	Edwards, Dr. J. C., 948 Market St., No. 703; 1026 Market St., No. 207 .....	440
163	Edwards, Katherine, 2212 23rd St.....	100
20	Eggleston, P. J., 1182 Market, No. 217.....	60
12	Eifel Tower, 151 Ellis.....	200
64	Eight Fifteen Pierce Apts., (F. Wilbert), 815 Pierce St....	400
147	Eighth Street Garage, 38 8th St.....	100
8	Eisen, Edward G., 760 Market St., No. 836.....	300
3	Eisfelder, E., 580 Market, No. 415.....	100
3	Eisner, Norman A., 220 Montgomery, No. 1074.....	1,200
20	El Capitan Lunch, 1172 Market St.....	2,000
161	El Capitan Market, 2403 Mission St.....	150
83	Elder, Clifford J., 722 2nd Ave.....	150
11	Electrolytic Laboratories, Ltd., 291 Geary St., No. 609-11..	75
150	Electrovita Sales Co., The, 221 Clara St.....	700
63	Elias Candies, 1319 Fillmore St.....	350
6	Eliseian, D., 333 Kearny St., No. 500.....	100
155	Elite Upholstering Co., 181 Minna St.....	400
138	Elkind, Morris, 3326 Mission St.....	500
151	Ellery, J. W., 821 Market, No. 237.....	100
106	Elliott, J. H., Chevrolet Co., 1223 9th Ave.....	2,600
154	Elms, Chas. S., 605 Market, No. 1002-5.....	200
8	El Nido, 153 Maiden Lane.....	500
48	El Patio Library, 1414 Sutter St.....	350
143	El Valencia Apts., 537 Valencia St.....	350
114	Elwood, Alice, 2227 14th Ave.....	150
61	Elwood, Dorothy, 2440 Jackson St.....	150
5	Emerson, Valahden, 571 California St.....	200
61	Emmons, C. V., 2400 Pacific Ave., No. 702.....	300
3	Emmons, O. O., 220 Montgomery, No. 420.....	100
154	Empire Freight Co., 681 Market St., No. 478.....	150
6	Empire Mortgage Co., 327 Kearny St.....	300
5	Engelhardt, A. & Son, 235 Montgomery St., No. 1142.....	125
94	Ennes, J. G., 117 22nd Ave.....	350
156	Enterprise Printing, 31 Minna St.....	800
4	Epstein, Elliot M., 2865 Union St.....	750
2	Ersted, A. J., 7 Front St., No. 318F.....	100
78	Estelle Cleaners, 3201 Geary St.....	150
8	Esterlin, F. J., 210 Post St., No. 902.....	350

15	Ethel & Sue's Beauty Salon, 536 Geary St.....	250
59	Ethyle, Howard, 2032 Chestnut St.....	200
3	Ettlenger, I. L., 465 California, No. 1002.....	1,400
65	Eunice Apts., 401 Steiner St.....	400
146	Eureka Cave Club, 368 11th St.....	250
154	Evans, B., 681 Market St., No. 579-81.....	200
3	Evans Co., Victor J., 582 Market St., No. 1009-10-11.....	300
61	Everding, E., 2230 Steiner St., No. 2.....	200
76	Everson, Geo., 3577 Jackson St.....	1,000
179	Excelsior Club, 4567 Mission St.....	800
49	Exchange Sheet Metal Shop, 736 Turk St.....	100
3	Exchange Shoe Repairing, 378 Pine St.....	200
14	Executive Personnel Serv., 988 Market St., No. 710-11....	50
149	Eye Glass Dept., 1053-55 Market St.....	100
76	Eyre, Edward, 3512 Clay St.....	1,200
144	F. & J. Tavern, 1908 Mission St.....	150
151	Fahn, Harry, 803 Howard St.....	300
10	Fairmont Flower Shop, 950 Mason St., Lobby.....	1,100
128	Fairmont Grocery, 200 Chenery St.....	250
151	Falk, Charles H., 128 4th St.....	2,250
43	Falk, Frank E., 1327 Bay St.....	150
146	Fallon Hotel, 1693 Market St.....	800
5	Family Circle, The, 235 Montgomery St., No. 1217.....	100
173	Farber Realty Co., 2425 San Bruno Ave.....	250
33	Farmers Produce Co., 435 Front St.....	225
38	Farnocchia & Co., 25 Water St.....	300
45	Farquharson, D. I., 1860 Green St., No. 2.....	300
4	Farr & Ward, 68 Post St., No. 517-18.....	150
98	Farrell, Mary L., 878 35th Ave.....	300
24	Fashion Art School, 1290 Sutter St., No. 1-10-11-12.....	600
32	Fashion Tailors, The, 704 Kearny St.....	125
149	Fashionette Health Corsets, 1095 Market St., No. 210.....	250
148	Fanarite Lunch, The, 397½ 8th St.....	200
147	Federal-Knuckey Truck Co., 1475 Market St.....	3,500
41	Fee, C., 2757 Polk St., Apt. 2.....	150
165	Fenton Wood & Coal Co., 3024 22nd St.....	150
21	Ferguson, Daniel, 602 Eddy St.....	100
154	Ferrari, Louis, 5 3rd St., No. 1029.....	100
133	Ferrari, R., 2201 Market St.....	200
167	Ferrera, Salvatore, 2987 24th St.....	300
125	Ferrera's Variety Store, 5750 Mission St.....	2,750
74	Ferria, Andrew, 4570 Chestnut St.....	150
12	Fidelity Adjustment Co., 948 Market St.....	200
1	Fifield, E. L., 24 California St., No. 510.....	300
6	Files, W. O., 42 Graystone Terrace.....	500
99	Fill, Catherine, 4021-23 Balboa St.....	75
61	Fillmore Shoe Renewing Place, 2119 Fillmore St.....	150
155	Fink, C. H., 149 New Montgomery St., No. 609.....	300
143	Finlay's Lucky Inn, 2140 Mission St.....	250
145	Finnish Steam Baths, 1728 Mission St.....	100
8	Finocchio, Joseph, 406 Stockton St.....	400
45	Firpo, J., 1770 Green St.....	200
147	First Lady Bakery, 1294 Harrison St.....	200
8	Fischer School of Popular Music, Edna, 26 O'Farrell St., No. 1000.....	100
154	Fish, C. H., 25 3rd St., No. 4.....	100
59	Fish, H. Bradley, 3655 Fillmore St., No. 11.....	200
60	Fisher, Mrs. Geo., 2754 Pierce St.....	125
3	Fisher, L. P., 465 California St., No. 1031.....	200
48	Fisher, S., 1639-1643 Sutter St.....	200
113	Fisher, Thomas, 1080 Portola Drive.....	225
3	Fisherman's Produce Co., 465 California St., No. 809.....	150
5	Fitzgerald, Claire, 340 Bush St.....	50
32	Fitzpatrick, Keene, 486 California St., No. 820.....	175



90	Five Eighty-One 14th Ave. Apts., (T. I. Strand), 581 14th Ave. ....	350
104	Fifteen Hundred One 19th Ave. Apts (F.S.Meyers), 1501 19th Ave. ....	80
52	Five Hundred Ten Page Apts. (L.Walter), 510 Page St....	180
82	Five Hundred Ten Stanyan Apts. (J.F.Farley) 510 Stanyan St. ....	600
82	Five Hundred Twelve Stanyan Apts., (J.F.Farley), 512 Stanyan St. ....	450
128	Five Point Barber Shop, 304 Chenery St.....	75
3	Flatiron Bldg., 544 Market St., No. 809.....	350
60	Flood, Earl C., 2256 Union St. ....	125
175	Flores Paramount Press, 5145-5149 3rd St.....	2,250
149	Flynn, John, 1044 Folsom St.....	800
136	Fogarty, Dr. Martin A., 3805 24th St.....	500
102	Foge, L., 1223 34th Ave.....	650
154	Foley, J. A., 5 3rd St., No. 1224-29.....	200
45	Foley, Michael, 1788 Union St.....	150
152	Foley's Liquors, 124 3rd St.....	300
31	Fong, Alice R., 823 Grant Ave., No. 22.....	300
21	Fontan's Restaurant, 728 Eddy St.....	350
32	Fontana, A., 604 Montgomery St., No. 205.....	25
40	Fontana, R. D., 825 Francisco St.....	650
31	Fook Lee Co., 113 Waverly Place.....	400
8	Foot Comfort Shop, 166 Geary St., No. 84.....	500
45	Forbes, W., 2211 Van Ness Ave.....	125
77	Ford, Mary, 100 Parker Ave., No. 104.....	650
173	Ford, Wm., 1816 McKinnon.....	100
141	Fortier, George, 3394 22nd St.....	200
7	Forty-Nine Club, 49 Maiden Lane.....	700
88	Forty-Six Thirteen Geary Blvd Apts. (E.F.Conlen), 4613 Geary Blvd.....	200
165	Fosberg, Laurence, 2597 Mission St.....	2,000
46	Foster, R. L., 1860 Jackson St., No. 303.....	125
156	Foster-Wheeler Corpn., 593 Market St., No. 201.....	220
106	Fourteen Forty-Nine 8th Ave. Apts. (C.A.Kreuckel) 1449 8th Ave.....	125
44	Fourteen Thirty-Two Lombard Apts. (S.A.Crosby), 1432 Lombard St.....	300
87	Four Twenty-Five 8th Ave. Apts. (E.F.Williams), 425 8th Ave.....	175
98	Fowler, Sarah, 767 33rd Ave.....	250
14	Fox, David D., 237 Ellis St.....	210
32	Fox, Leo, 507 Montgomery St., No. 305.....	50
49	Foy's Place, 1010 Franklin St.....	250
11	Frahm, Dr. Geo. E., 291 Geary St., No. 607.....	50
156	Frampton Co., Inc., The, 51 Jessie St.....	3,500
117	France, Helen, 30 Santa Paula Ave.....	400
117	France, Mrs. Robert, 30 Santa Paula Ave.....	125
145	Francis, Roy, 1695 12th Ave.....	600
77	Franklin, Kenneth. 3 Commonwealth Ave., No. 7.....	150
35	Franzoni, F. C., 460 Columbus Ave.....	50
59	Fraser, Colin C., 63 Toledo Way.....	150
150	Fraser & Johnston Co., 525 6th St.....	3,250
157	Fred's Restaurant, 299 Fremont St.....	250
116	Frederick's Cleaners, 1105 Taraval St.....	150
138	Freeman, O. E., 82 29th St.....	150
16	French American Hand Laundry. 405 O'Farrell St.....	110
152	French & Shaw, 703 Market St., Rm. 1604-6.....	200
12	French's Inn. 41 Powell St.....	400
90	Fried. Michael, 295 14th Ave.....	350
77	Friedburg, Bert, 344 Arguello Blvd.....	400
5	Friedlander, M. L., 176 Sutter St.....	100
9	Friend, R. M., 801 California St.....	250

164	Frihherc, M., 2415 Bryant St.....	100
38	Frischia, C. & S., 2750 Taylor St.....	150
134	Frisovich, F., 2895 18th St.....	125
36	Fugazi Hall, 678 Green St.....	200
55	Fujisada, T., 1603 Buchanan St.....	175
117	Fullenbach, George, 196 St. Elmo Way.....	150
150	Fullerton Co., 324 5th St.....	175
6	Fung & Co., Carl J., 719½ Sacramento St.....	100
62	Furner, Harry E., 2498 Bush St.....	100
146	G. B. Furniture Co., 50 Brady.....	500
3	G. B. Sandwich Shop, 75 Sutter St.....	250
149	Gaerek's, 212 6th St.....	220
60	Gaggetti, Louis, 3123 Pierce St.....	100
99	Galindo, Mrs. Angela, 807 37th Ave.....	150
66	Gallagher, Johanna, 258 Noe, 260 Noe.....	500
84	Gallagher, R. F., 3862 California St.....	150
41	Gallagher, Roy, 1201 Greenwich, No. 31.....	200
37	Galette, Barbara, 731 Columbus Ave.....	200
21	Gallineau, G. H., 652 Polk St.....	250
1	Galvan, M. E., 112 Market St., No. 604.....	100
61	Galvin, J. C., 2400 Pacific Ave., No. 802.....	300
89	Ganapal, I., 726 12th Ave.....	250
9	Garcia, Harry E., 450 Sutter, No. 1900-09.....	800
1	Garcia, Joe M., 254 Market St.....	50
144	Garden Court Apts., 1637 15th St.....	600
32	Gardens, The (Anthony Parente), 162 Columbus Ave.....	250
152	Gardner, Chas. F., 785 Market St., No. 1601-2-3.....	300
7	Garfinkel Advertising Co., Sidney, 153 Kearny St., No. 206.....	175
1	Garnett, J. S., 16 California St., No. 311.....	230
108	Garrison, J. G., 1329 Willard.....	250
167	Garry, F., 2800 Bryant St.....	300
32	Garth, John, 535 Sacramento St., No. 1.....	50
61	Garvey, P., 2441 Jackson St.....	150
1	Gasoline Pump Exchange, 30 Front St.....	600
11	Gautier, Dr. L. A., 135 Stockton, No. 511; 666 Post, No. 202.....	175
88	Gay, Geo. R., 582 10th Ave.....	400
22	Gay Palup, 859 O'Farrell St.....	500
152	Geamalis, Frank, N.W. cor. 3rd & Mission.....	60
139	Geanacos, John C., 2832 Mission St.....	200
22	Geary Liquor Store, 879 Geary St.....	350
31	Gee Tuck Sam Tuck Assn., 138 Waverly Place.....	100
161	Gehres, F. J., 2489 Mission, No. 22.....	200
59	Geiman, P. D., 3423 Fillmore, No. 108.....	150
50	Geismar, Max, 822 Laguna St.....	100
3	General Business Service, 220 Montgomery St., No. 403...	250
154	General Contractors of S. F., Inc., 74 New Montgomery St., No. 538.....	400
151	General Mills, Inc., Cake School, 879 Howard St.....	200
166	General Plumbing Supply Co., 2937 Mission St.....	200
149	General Studios, 576 Natoma St.....	200
147	General Supply Co., 1282 Folsom St.....	250
14	General Trading Co., 966 Market St., No. 12.....	50
11	General X-Ray Laboratories, 870 Market St., No. 501-05...	825
181	Geneva Beauty Shop, 1155 Geneva Ave.....	200
123	George, Bernard, N.W. cor. Plymouth & Sagamore.....	175
115	George, G. C., 2230 20th Ave.....	550
7	Gerbert Circulating Library, 119 Post St.....	500
161	Gerken, Mrs. H. L., 2323½ Mission St.....	200
12	Germanio, Vincenzo, 308 Mason St.....	60
75	Gerow, Katherine, 3117 Jackson St.....	150
99	Gerstel, F., 4001 Balboa St.....	550
11	Getz, M. M., 870 Market, No. 446; 1800 Broadway, No. 205.....	350
143	Giampolini, Victor J., 2038 Mission St.....	50
12	Gibbons, Henry, 490 Post, No. 918.....	200



10	Gibson, A. T., 1000 Mason St., No. 504.....	400
5	Gibson, Maurice E., 235 Montgomery St., No. 950.....	100
1	Gibson, W. W., 112 Market St.....	175
90	Gidlof, Mrs. Olga, 349 14th Ave.....	150
7	Gilbert Hotel, 231 Kearny St.....	275
128	Gilbert, Kenneth, 3460 Mission St.....	100
5	Gilboy, Geo. R., 315 Montgomery, No. 417.....	100
21	Gilboy, Thos. W., 543 Eddy St; 1420 Monterey Blvd.....	3,200
12	Gill, Herman D., 948 Market St., No. 705-07.....	550
3	Gillen, Leslie C., 220 Montgomery St., No. 886.....	600
117	Gillig, Chester, 2000 Monterey Blvd.....	550
4	Gillogley, R. W., 155 San Anselmo Ave.; 57 Post, No. 504-5	900
154	Gilmour, Wm. G. & A., 666 Mission St.....	400
6	Gin Sing & Fook Kee, 728 Sacramento St.....	1,700
6	Gin Wah, 746 Commercial.....	100
66	Gin Wah Laundry, 23 Sanchez St.....	400
74	Giovannini, Louis, 3237 Divisadero St.....	300
33	Giovannini-Michelli Co., 447 Washington St.....	700
103	Giovannoni, Paul T., 1495 28th Ave.....	175
117	Gladstone, D. B., 66 Santa Paula Ave.....	450
156	Glaze & Co., Alden, 121 2nd St., No. 502.....	300
142	Glazer, R., 727 Valencia St.....	150
8	Gleed, Mrs. M., 14 Tillman Place.....	150
66	Gleesons Health Center, 421 Duboce Ave.....	100
119	Glen Tavern, 2816 Diamond.....	200
119	Glenn, The, 610 Bosworth.....	175
41	Gliddon, Percy, 1305 Lombard St., No. 3.....	150
5	Globe Petroleum Co., Inc., 333 Montgomery St., No. 1005-6	250
1	Globe Trading Corp., 214 Front St., No. 610.....	100
11	Gold, Dr. Benjamin A., 870 Market, No. 1113.....	250
92	Gold Corner, 1752 Clement St.....	500
28	Goldberg's Restaurant, 2031 Polk St.....	550
157	Goldberger, Ben, 121 Market St.....	500
46	Goldberger, Henry, 1880 Jackson St., No. 302.....	350
65	Goldblatt, B., 545 Haight St.....	150
147	Golden Gate Cabinet & Frame Co., 73 Converse.....	600
127	Golden Gate Egg Co., 3778 Mission St.....	125
152	Golden Gate Fruit Mkt., 747-49 Market St.....	200
54	Golden Gate Laundry, 1088 Golden Gate Ave.....	25
65	Golden Krust Pie Co., 106 Germania.....	150
151	Golden West Salvage Co., 816 Mission St.....	500
97	Goldenberg, Leo M., 650 30th Ave.....	350
158	Goldschmidt, A. L., 37 Arkansas.....	250
151	Goldsmith, Meyer, 52 4th St.....	100
7	Goldstein, W. W., 165 Post St., No. 414.....	100
12	Goldstone, Clifford S., 490 Post, No. 1116; 811 24th Ave...	400
8	Gomez, Manuel, 210 Post St., No. 713.....	50
114	Gomph, Frederick, 2700 14th Ave.....	700
21	Good, Mrs. Maude, 3 Marshall Square.....	35
33	Good Products Co., 200 Davis St., No. 203.....	175
12	Goodfellows Grill, 441 Powell St.....	300
143	Good Fellow Tavern, 3051 16th St.....	250
117	Goodman, Chas. M., 400 St. Francis Blvd.....	750
144	Goodman, Dr. D. M., 3004 16th St., No. 103.....	100
71	Goodwill, Bessie, 1453 Divisadero St.....	250
12	Goodwin, Dr. Occo Elaine, 490 Post St., No. 1631-25.....	200
33	Goodwin Co., Wm. L., 345 Front St., No. 304.....	100
1	Gordon, C., 70 Market St.....	400
3	Gordon Diagram Co., 156 Montgomery St., No. 205.....	200
18	Gordon, F., 101 Golden Gate Ave.....	200
84	Gordon, Mrs. Fannie, 245 Lake St.....	100
45	Gordon, Leo, 1750 Vallejo, No. 301.....	350
33	Gordon's Restaurant, Ferry Bldg.....	1,500
8	Gore, G. A., 133 Geary St., No. 602-04.....	125

5	Gore & Crossman, 310 Kearny St.....	250
90	Gottschalk, Wm., 675 14th Ave.....	500
20	Goudey Mortgage & Loan, 1128 Market St.....	400
73	Gould, C. W., 2448 Baker St.....	150
4	Gould, Chas. E., 690 Market St., No. 1103-08.....	500
147	Gould, Ross W., 244 9th St.....	100
181	Goursolle, Noel T., 1002 Naples St.....	500
32	Grabhorn Press, The, 642-48 Commercial St.....	650
4	Grace Bros. & Co., 57 Post St, No. 709.....	200
151	Gracia, Marcos E., 821 Market St., No. 518.....	100
1	Graham & Co., John H., 268 Market St., No. 156.....	225
77	Grainger, Eleanor, 29 Palm Ave., No. 3.....	100
148	Granada Grill, 18 7th St.....	750
51	Grand Central Garage (Oscar C. Brostrom), 66 Page St.; 2246 Beach St.....	800
29	Grand Market, 1575 Leavenworth St.....	500
94	Grand Upholstering Co., 5830 Geary Blvd.....	450
45	Granucci, G. C., 1800 Broadway, No. 501.....	600
133	Graser, T. H., 2093 15th St.....	400
183	Grauenhorst, Mart, 1842 Jefferson, No. 104.....	500
164	Gravano, E., 2400 Bryant St.....	300
122	Gravem, Nicholas B., 101 Paloma.....	500
10	Gray, Mrs. L. E., 950 Mason, No. 43.....	50
31	Great China Theatre, 630-36 Jackson St.....	275
6	Great Eastern Hotel, 614 Pine St.....	550
55	Great Nature Herb Co., 1720 Fillmore St.....	250
91	Green, Mrs. Alice E., 1623 Anza St.....	200
3	Green, Harold, 564 Market St., No. 505.....	100
124	Green, Margaret, 319 Holloway Ave.....	100
66	Green Lantern Tavern, 2300 Market St.....	300
34	Green Mill Restaurant, 492 Broadway.....	400
154	Green, Norman B., 55 New Montgomery St., No. 506.....	100
46	Green, S. A., 1733 Jackson St.....	250
35	Green Valley Cafe, 510 Green St.....	175
67	Greenbach, Joseph, 439 Roosevelt Way.....	500
98	Greenbaum, Leo, 3129 Anza St.....	200
154	Greene Gas Cleaner Co., 681 Market St., No. 332.....	100
3	Greene, Ray M. J., 580 Market, No. 412.....	100
137	Greenfield, Mrs. Clarke, 284 Valley.....	100
3	Greig-Blair & Spight, 485 California St., No. 522.....	200
9	Grieb, Herbert E., 450 Sutter, No. 2314-15; 1141 Bay St...	500
44	Grieve, V., 2701 Van Ness Ave., No. 706.....	400
114	Griffin, Stanley, 70 Wawona.....	500
72	Griffith, Alice, 2820 Pacific Ave.....	5,000
12	Grooch, W. S., 335 Powell St., No. 1123.....	100
10	Groper, Morris J., 516 Sutter St., No. 511.....	550
121	Gross, C. C., 150 Eastwood Drive.....	500
146	Guarantee Automotive Repairs, 1566 Howard St.....	600
11	Guard Optical Co., 830 Market St., No. 321.....	400
3	Gubin, E. K., 220 Montgomery St., No. 1060.....	100
1	Gunnarson, A., 112 Davis St.....	60
117	Gutches, H. E., 300 Darien Way.....	300
21	H. and L. Service, 36 Fell St.....	350
172	Haase, Fred, 3777 Mission St.....	350
11	Haber and Elberg, 237-35 Geary St.....	2,200
155	Hachiya Co., 104 South Park.....	100
150	Hadfield, G., 195 Market, No. 334-6.....	100
42	Hagen, Flo, 1919 Hyde St.....	250
11	Hagler Mfg. Co., 830 Market St., No. 719.....	50
81	Haight St. Palace Market, 1581 Masonic Ave.; 1437 Haight	250
9	Haines, J. K., 428 Sutter St.....	250
57	Haizlin, R., 2275 Broadway, No. 208.....	600
21	Hale Display Sales, 622 Polk St.....	100
170	Haley, Chas. R., 354 Bayshore Blvd.....	500



14	Haley, Wm., 327 Mason St.....	50
33	Half Moon Tavern, 365 Embarcadero.....	300
126	Hall, A. M., 4518 Mission St.....	500
9	Hall, Dr. J. Underwood, 901 California St., No. 106; 450 Sutter St., No. 1604.....	400
4	Hallowell, Dick, 163 Sutter St., No. 422.....	100
127	Hally Heating Co., 410 Bosworth St.....	125
4	Halsey, Gerald C., 73 Santa Paula Ave.; I Montgomery St., No. 1104.....	650
55	Hamblin, Alton S., 1775 Geary St.....	130
33	Hamburg-American Line, Pier 15.....	150
4	Hamm, J. W., 68 Post St., No. 401.....	300
14	Hamm, L. S., 224 32nd Ave.; 988 Market, No. 712-14.....	900
154	Hammett, W. C., 5 3rd St.....	100
154	Hammond, Naomi, 681 Market St., No. 1025.....	150
117	Hammond, V. G., 20 Manor Dr.....	350
153	Han Products Co., 590 3rd St.....	150
21	Handy Cleaners, 689 Ellis St.....	300
4	Hanford Realty Co., 57 Post St., No. 901-3.....	150
5	Hannaford and Talbot, 519 California St., No. 200-2.....	150
143	Hannum, Edward, 2002 Mission St.....	200
154	Hanscome and Hanscome, 55 New Montgomery St., No. 306	100
12	Hansen, C., 948 Market St., No. 303.....	40
28	Hansen Garage, 1526 Pacific St.; 1580 Pacific St.....	550
1	Hansen, J. H., 320 Market St., No. 202.....	200
83	Hansen, Richard, 667 2nd Ave.....	100
45	Harband, Nathan, 1723 Union St.....	250
73	Hardie, G. C., 2518 Union St.....	550
69	Harding Library, 639a Divisadero St.....	200
65	Hardy's Sweet Shop, 630b Haight St.....	100
155	Harley-Carter, 180 New Montgomery St., 6th Fl.....	250
1	Harper, Charles K., 268 Market St., No. 251.....	100
84	Harper, D. R., 196 Arguello Blvd.....	150
8	Harper, K., 760 Market St., No. 843.....	100
103	Harrington, J. P., 1531 28th Ave.....	150
121	Harrington, Lee, 1119 Ocean Ave.....	250
5	Harrington Location Service, 235 Montgomery St.....	200
155	Harris, Alexander, 149 New Montgomery St., No. 604....	350
46	Harris, Benj., 1955 Broadway, No. 605.....	250
2	Harris, C. C., 7 Front St., No. 510F.....	200
149	Harris, D. B., 1053-55 Market St.....	350
92	Harris, George W. B., 437 18th Ave.....	275
156	Harris Globe Special Delivery, N.W. cor. Anthony and Jessie Sts. ....	1,250
117	Harris, Walter, 60 Miraloma Dr.....	300
147	Harrison, C. M., 1395 Market St.....	800
155	Harrison, Victor, 217 3rd St.....	500
8	Hart, A., 251 Post, No. 302-6.....	200
1	Hart Brokerage Co., 112 Market St., No. 710.....	100
155	Hart, Mrs. Hazel, 759 3rd St.....	250
21	Harvard Coffee Shop, 684 Larkin St.....	350
122	Harwood, Harold, 40 Borica Way.....	250
5	Harwood, Harold A., 235 Montgomery, No. 1043.....	200
100	Haseltine, T. R., 531 45th Ave.....	250
58	Haskins, Dr. W. H., 2100 Green St., No. 302.....	500
40	Hatton, Margaret E., 2164 Hyde St., No. 1.....	300
147	Hauser Window Co., 1366-70 Harrison.....	1,500
134	Hausknecht, Fred H., 3843 20th St.....	500
3	Haven, Harold E., 220 Montgomery, No. 406.....	300
116	Hayden, Dr. John T., 2511 29th Ave., 1703 Taraval St....	350
154	Hayden, Thomas, 625 Market St., No. 1102.....	100
2	Hayes Distilleries, Inc., 7 Front St., No. 515F.....	100
143	Hayes, James, 3079 16th St.....	100
11	Hayes, Dr. Joseph A., 135 Stockton, No. 723.....	250

50	Hayes Valley Tavern, 409-405 Gough St.....	500
165	Hays, Joseph, 2733A Mission St.....	150
59	Hazel, Edward, 3455 Fillmore St., No. 203.....	450
148	Hazmore School of Dress, 1179 Market, No. 502.....	300
14	Health Salon, 450 Geary St., No. 200.....	100
23	Hebert Metal Works, 74 Hemlock St.....	120
45	Heenan, P., 1839 Green St.....	100
176	Heffel, A., 501 Cortland Ave.....	150
51	Heffernan Estate Co., Ltd., 1600 Market St.....	100
45	Heffernan, Mrs. Walter, 1901 Vallejo St., No. 1.....	150
141	Heinze, Fred, Shoe Hospital, 974 Valencia St.....	175
18	Helen's Lingerie Shoppe, 215 Jones St.....	500
4	Henderson, Harry G., 690 Market St., No. 1103-8.....	100
3	Henderson Shuman & Co., 155 Sansome St., No. 909.....	300
73	Hendrickson, Jr., William, 2757 Green St.....	5,500
7	Henley Health Salon, 177 Post St., No. 514-15.....	75
3	Hennessy, Alfred J., 14 Montgomery, No. 916.....	100
56	Hennig, Otto, 2290 Fillmore St.....	350
166	Henning, J. C., 339 26th St.....	100
55	Henry's Tackle Shop, 1674 Geary St.....	350
2	Herold Jr. Co., Rudolph, 60 Sansome St., No. 414.....	300
3	Herrmann, F. C., 465 California St., No. 1104.....	400
117	Herzig, A. J., 2300 Ocean Ave.....	100
34	Hesemeyer, Otto, 1045 Sansome St., No. 308.....	150
74	Hettman, W. E., 2652 Broderick St.....	600
4	Hewlett, George, 690 Market St., No. 1604.....	100
24	Hickey, Dr. John P., 909 Hyde St., No. 229-31.....	350
90	Hickman, Thomas, 722 16th Ave.....	250
156	Hickok Mfg. Co., Inc., 504 Mission St.....	550
3	Hicks, Laurence A., 220 Montgomery, No. 389.....	100
148	Higgins & Son, 1159 Market, No. 202.....	150
20	High Gear Buffet, 301 Turk.....	550
156	Hild Floor Machine, 557 Market (basement).....	220
15	Hildebrand's Smart Shop, 540 Geary.....	500
117	Hill, F. H., 1920 Ocean Ave.....	2,200
61	Hill, J. J., 2580 Washington.....	150
11	Hill, Dr. W. H., 870 Market, No. 876-80.....	165
147	Hillman, I. L., 1213 Folsom.....	250
6	Him Yick Lung Co., 733-735 Grant Ave.....	550
11	Hinkley, C. E., 830 Market, No. 503.....	275
31	Hip Lung & Co., 812 Clay.....	1,850
32	Hippodrome (Adolph Nistori), 560-542 Pacific.....	300
23	Hiram's Cleaning Co., 936 Geary.....	170
12	Hirsch, Mrs. C., 465 Post, No. 703.....	100
11	Hirsch Millinery, 285 Geary.....	150
13	Hirschman, M. A., 1100 Sacramento, No. 402.....	1,000
3	Hitchcock, L. C., 582 Market, No. 1013-19.....	200
121	Hixson, Bertha Mae, 1727 Ocean Ave.....	150
5	Hobart, Mrs. H., 329 Bush.....	100
12	Hobbie, Elizabeth, 490 Post, Rm. No. 1644-46.....	150
5	Hobbs, H. E., 235 Montgomery, No. 1343-4.....	100
157	Hochman, John, 24a Embarcadero.....	200
117	Hoeber, Harold, 380 Brentwood Ave.....	150
15	Hoegler, Joseph, 1000 Pine.....	220
8	Hoffman, Ruby, 391 Sutter, No. 215-16.....	60
11	Hogan, Daniel F., 15 Stockton, No. 401.....	150
46	Hoge, Mrs. Georgia K., 2105 Van Ness Ave.....	50
58	Hoge, J., 2010 Vallejo, No. 4.....	100
5	Hogin, James H., 315 Montgomery, No. 424.....	100
51	Holbrook, H. N., 1748 Market.....	150
118	Holden, Frances R., 452 Hazelwood Ave.....	250
1	Holmes, G. L., 24 California, No. 209.....	350
33	Holmes Sales Co., B. J., 510 Battery, No. 224.....	100



82	Holmes & Jacobson, 1708-14 Waller St.....	650
4	Holter, Jr., E. O., 620 Market, No. 424-5.....	150
104	Home Beauty Shop, 1627 Irving St.....	750
43	Hone, Leo B., 3740 Fillmore St., No. 202.....	150
10	Hong Co., Jack, 17 Wetmore St.....	50
31	Hong Kee, 38 Spafford Alley.....	100
6	Hong Lee Co., 767 Commercial St.....	125
6	Hong On Wo Co., 823 Sacramento St.....	75
86	Hooper, Kenneth, 239 5th Ave.....	100
46	Horst, Mrs. E. Clemens, 1921 Washington St.....	100
14	Horton, Rufus, 114 Eddy St.....	50
98	Horwitz, Alexander, 733 31st Ave.....	600
115	Horwitz, N. D., 2266 30th Ave.....	325
55	Hotel Annex, 1612 Fillmore.....	650
35	Hotel Cosmopolitan, 674 Broadway.....	700
31	Hotel de Espana, 785 Broadway.....	300
20	Hotel Klondike, 329 Leavenworth St.....	200
55	Hotel Lees, 1969 Sutter.....	200
9	Hotel Navarre, 417 Stockton St.....	3,500
16	Hotel Roosevelt Beauty Shop, 295 Eddy St.....	325
46	Houda, A. J., 1880 Jackson St., No. 105.....	150
10	Hough, Arthur D., 950 Mason St., No. 509.....	150
3	Houlihan, Inc., James, 564 Market St., No. 518-19-20.....	350
1	Household Specialties, Inc., 64 Pine St., No. 204.....	150
44	Houshildt, A., 2701 Van Ness Ave., No. 608.....	150
8	Houston-Gilmore & Co., 709 Post St., No. 201-2.....	14,500
152	Howard, Irene, 732a Howard St.....	150
11	Howard, Dr. J. R., 870 Market St., No. 858.....	250
11	Howard, Dr. Nelson L., 350 Post St., No. 500-10.....	550
59	Howe, Winston, 3423 Fillmore St., No. 102.....	250
143	Howes, C. D., 151 Albion St.....	50
159	Huber, Ernest F., 445 Hampshire St.....	250
8	Hudson, Frank S., 760 Market St., No. 844.....	350
117	Hudson, Frank, 45 Manor Dr.....	750
8	Hudson, Oscar M., 166 Geary St., No. 148.....	100
166	Huffman, Virginia, 2845 Mission St.....	200
155	Huggard, John W., 116 New Montgomery St., No. 915.....	150
3	Hughes, L. B. & Co., 582 Market St., No. 713.....	100
72	Hughes, Rush, 2919 Pacific Ave., No. 4.....	150
26	Hughes, W. E., 1450 California St., No. 2.....	200
65	Hughes, W. J., N.E. cor. Hermann & Steiner Sts.....	100
115	Humphrey, O. C., 1943 19th Ave.....	150
95	Hunken, John, Jr., 2438 Balboa St.....	250
156	Hunt, A. R., 143 2nd St., No. 204.....	100
48	Hunt, A. T., 1241a Van Ness Ave.....	300
13	Hunt, Miss Virginia, 640 Sutter St.....	50
100	Hurley, Wm., 718 La Playa St.....	300
147	Hurst, Gordon F., 1277 Mission St.....	600
7	Husing, R. A., 12 Geary St., No. 703.....	125
154	Hutchinson, J. A., 625 Market St., No. 309.....	150
20	Hyde Cafe, 220 Hyde St.....	440
23	Hyde St. Auto Service, 639 Hyde St.....	175
5	Hyman, Arthur A., 315 Montgomery St., No. 826-7.....	150
155	Hyman, Sol, 693 Mission St., No. 212.....	250
70	Hyodo, H., 1130 Divisadero St.....	200
56	Iceland Apts., 2007 Buchanan St.....	100
149	Ideal Laundry, Inc., 399 7th St.....	25,500
4	Institute of Pac. Relations, 68 Post St., No. 226.....	150
2	Insurance Adjusting Service, 216 Pine St., No. 602-3.....	150
32	Insurance Foundation, The, 451 Montgomery St.....	2,000
5	Insurance Mgrs. & Agts. Supply Co., 333 Montgomery St., No. 900.....	100

152	International Garment Workers' Union, 767 Market St., 4th Fl. ....	100
154	International Magazine Co., Inc., 74 New Montgomery St., No. 345.....	150
153	International Market, 295 4th St.....	250
157	Inter-Urban Express Corp., 240 Beale St.....	50
154	Inwood Products Corp., 682-84 Mission St.....	300
32	Irwin, Harry J., 535 Sacramento St., No. 33.....	50
71	Isaacs, Joshua D., 1419-23 Divisadero St.....	250
55	Isreal, Eli, 1740 Fillmore St.....	250
7	Isuan Corporation, 704 Market St., No. 902.....	600
8	Iversen, Wilhelmina, 26 O'Farrell St., No. 608.....	25
156	J. & J. Coffee Shop, 502 Mission St.....	200
33	Jacini, Charles, 401 Front St.....	80
92	Jacket Shop, The, 415 18th Ave.....	100
73	Jackman, J. C., 2790 Green St., No. 102.....	800
180	Jack's Coal Yard, 4851 Mission St.....	50
1	Jackson, J. M., 320 Market St., No. 311.....	100
31	Jackson St. Chinese Laundry, 823 Jackson St.....	450
6	Jacobs, Arthur F., 333 Kearny St., No. 403.....	250
155	Jacobsen, Abraham, 157 3rd St.....	125
12	Jacobson, Conrad, 490 Post St, No. 1012.....	65
11	Jacobson, Stanley, 55 Ellis St.....	825
31	Jan Kan, 1104 Stockton St.....	50
78	Jansen, Hans, 30 Loyola Terrace.....	200
90	Jansen, Robert J., 571 14th Ave.....	150
89	Janssen, Edward A., 1136 Clement St.....	950
76	Janssen Realty Co., 451-57 Locust St.....	150
55	Japanese Assn. of America, 1407 Laguna St.....	200
8	Jaske, Fred, 133 Geary St., No. 822-3.....	125
156	Jason, W., Jr., 557 Market St. (basement).....	200
110	Jason, W. E., 1482 Masonic Ave.....	500
144	Jeannetta Sweet Shop, 485 14th St.....	150
102	Jenevein, A. J., 1245 31st Ave.....	200
152	Jeslyn Mfg. Co., 788 Mission St.....	600
149	Jessie St. Garage, 531 Jessie St.....	100
132	Jewel Bakery, 4148 18th St.....	100
15	Jewell, Theodore H., 532 Geary St., No. 2.....	275
8	Jewelry & Repair Service, 760 Market St., No. 1042.....	100
6	Jick Lee Co., 753½ Clay St.....	350
128	Jiovani, Sam, 3418 Mission St.....	100
22	Joe's Barber Shop, 805 Geary St.....	100
10	Joe's Elegant Cleaners, 735 Bush St.....	100
157	Joe's Shoe Shine Parlor, 1 Fremont St.....	50
16	Johannes, S., 595 Geary St.....	250
25	John Lee Laundry, 1327½ California St.....	50
115	Johnson, A. C., 1045 Rivera St.....	450
172	Johnson, A. R., 3901 Mission St.....	150
2	Johnson, Augustus, 244 California St, No. 300-1.....	150
163	Johnson, Charles, 1125 Kansas St.....	100
155	Johnson, Charles L., 20 Stillman St.....	500
148	Johnson, E. C. & Co., 1131 Folsom St.....	500
16	Johnson, Henry, 303 Ellis St.....	50
130	Johnson, L., 4054 24th St.....	250
154	Johnson, R. L., 681 Market St., No. 322.....	120
72	Johnston, Edw. N., 2919 Pacific Ave., No. 8.....	150
3	Jones Co., Inc., G. H., 544 Market St., No. 807-8.....	50
98	Jones, Jay P., 3123 Anza St.....	220
24	Jones, Dr. Malcolm N., 899 Hyde St., 3rd Fl.....	250
5	Jones, Ralph J., 235 Montgomery St., No. 426.....	100
3	Jones & Co., Stanley H., 465 California St., No. 1239.....	200
80	Jonsen, A. R., 224 Cole St.....	200
78	Joscelyn, E., 288-90-94-96 Parker Ave.....	100
54	Joseph, Morris, 1096 Golden Gate Ave.....	300



10	Jost, Mrs. G. P., 950 Mason St., No. 383.....	150
59	Juckes, Robert C., 25 Cervantes Blvd., No. 201.....	150
35	Julios' Restaurant, 1335 Grant Ave.....	400
145	Junction Garage, 150 Valencia St.....	250
145	Junction Inn, 100 Valencia St.....	300
148	Kalmans, Charlie, 1115 Market St.....	400
16	Kalman's Flower Shop, 514 Jones St.....	400
5	Kane, H. M., 105 Montgomery St., No. 605.....	100
102	Kanter, P. S., 1256 31st Ave.....	400
16	Kaplan, Ben, 546 17th Ave.; 599 Geary St.....	650
11	Kaplanis, Gust, 431 Sutter St.....	50
38	Karnell, Hugo, 892 Green St.....	100
56	Kashu Hotel, 1701 Laguna St.....	400
154	Katz Special Advertising Co., 681 Market St., No. 372....	140
62	Katzbeck, Leo, 2031 Fillmore St.....	150
84	Kaufman, Samuel, 3934 Washington St.....	100
7	Kaulfuss, F. C., 461 Bush St., No. 16.....	50
6	Kay Sang Hong, 843 Clay St.....	750
155	Kazanias, George, 335 3rd St.....	150
3	Keane, Augustin C., 465 California St., No. 1140.....	200
99	Kearney, H. J., 523 39th Ave.....	200
12	Kearney, Mrs. Maud, 335 Powell St., No. F.....	100
33	Keating Drayage Co., 243 Davis St.....	500
32	Kehoe, Jos. F., 405 Montgomery St., No. 309.....	110
160	Kehoe, Thomas, 1807 Folsom St.....	50
182	Keegan, J. J., 15 Naylor St.....	250
11	Keeney, Dr. Homer L., 291 Geary St., No. 714.....	330
3	Keith & Creede, 220 Bush St., No. 1313.....	400
11	Kellogg, C. Wesley, 870 Market St., No. 355.....	150
46	Kelloway, E. A., 1980 Washington St., No. 601.....	650
117	Kelly, Mrs. Ida, 222 Yerba Buena Ave.....	150
73	Kelly, Phillip, 2720 Vallejo St.....	1,250
143	Kelly's Tavern, 2048 Mission St.....	250
5	Kelsey Mining Co., Inc., 519 California St., No. 721.....	100
3	Kempkey, A., 582 Market St., No. 1217.....	250
46	Kendall, Mrs. Becky, 1937 Jackson St.....	150
76	Kendrick, Iva, 1151 Newcomb Ave., 3388 Clay St.....	600
89	Kennedy, George G., 1286 34th Ave., 4735 Geary Blvd.....	550
112	Kennedy, William, 46 Danvers St. & 870 Market St.....	750
156	Kennedy, W. J., 261 2nd St.....	250
156	Kent & Hass, 525 Market St., No. 602.....	100
150	Kerner Incinerator Co., 450 Clementina St.....	500
154	Kerr, J. E., 681 Market St., No. 245.....	160
29	Kersken, Herman, 1101 Green St., No. 401.....	200
44	Kessler, L., 2701 Van Ness Ave.....	100
54	Kesstler, Geo., 1120 Golden Gate Ave.....	200
4	Kieffer, Stephen E., 57 Post St., No. 813.....	275
12	Kiem's, 264 O'Farrell St.....	275
46	Kierski, Mrs. Mae E., 1909 Van Ness Ave.....	150
46	Kilday, K., 1900 Washington St., No. 305.....	150
38	Kimball, Zella, 1644 Taylor St., No. 2.....	250
48	Kimura, M., 1591 Post St.....	350
31	Kin Quan Co., 1049 Stockton St.....	220
6	King Chai Herb Co., 30 Waverly Pl.....	50
26	King, Elizabeth, 1708 Polk St.....	100
5	King, Geo., 484 Pine St.....	150
152	King, Joseph, 730 Howard St.....	200
33	Kirchmann Hardwood Co., 400 Sansome St., No. 609; 2800 3rd St.....	4,000
8	Kirk, J. C., 352 Sutter St.....	125
59	Kirshbaum, Wm., 3524 Pierce St.....	300
45	Kittinger, M., 1800 Vallejo St.....	150
12	Kit-Kat Club, 54 Mason St.....	300
5	Kleefisch, Henry J., 381 Bush St., No. 602.....	125

157	Klein, Kenneth, N.W. cor. Brannan & Beale Sts.....	200
55	Klein, Dr. L. D., 1306 Fillmore St.....	175
15	Klein, Leo, 792 Sutter St.....	165
2	Klein, Millard A., 216 Pine St., No. 406.....	100
95	Klein, Morris, 860 26th Ave, 400 Clement St.....	1,400
14	Kleindyne Radio Shop, 143 Mason St.....	375
151	Klenck Co., F. J., 309 Minna St.....	500
57	Kling, Mrs. A., 2420 Fillmore St.....	300
141	Kneiss, Mrs. Emily R., 2558 Mission St.....	175
7	Knickerbocker, Miss, 742 Market St., No. 333.....	175
156	Knight, E. E., 287 2nd St.....	400
46	Knight, Samuel, 1925 Gough St., No. 5.....	1,250
143	Knight & Son, R., 657-665 Valencia St.....	4,000
154	Knights of the Royal Arch, 5 3rd St., No. 1115.....	150
145	Knot-Hole Tavern, 260 Valencia St.....	300
75	Knowles, J. M., 3040 Pacific Ave.....	1,500
102	Knowlton, Ben, 1351 40th Ave.....	450
151	Koesel Silk Co., 833 Market St., No. 615.....	500
8	Kohler, E. H., 210 Post St., No. 812.....	125
46	Kollman, Mrs. Ray, 1900 Washington St., No. 104.....	150
1	Konig, Geo. W., 30 Front St.....	75
127	Kopf, Henry A., 4450 Mission St., 4452 Mission St.....	500
103	Kopp, C. F., 1290 30th Ave.....	150
61	Koughan, M. C., 2400 Pacific Ave.....	250
156	Kraftile Co., 525 Market St., No. 404.....	100
3	Kramer, Edw. H., 580 Market St., No. 343.....	100
148	Kretz, J. A., 63 Chesley St.....	75
143	Kteen, Pete, 3079 16th St.....	30
90	Kuenster, E. F., 282 16th Ave.....	150
6	Kun Wo Chong Co., 732 Sacramento St.....	200
98	Kuranda, James, 3123 Clement St.....	300
155	Kushner, Bertram, 492 Bryant St.....	200
31	Kwong Hai Loy, 662 Jackson St.....	175
31	Kwong Lun Co., 948 Grant Ave.....	3,000
6	Kwong On & Co., 745 Clay St.....	250
6	Kwong Shing Lung & Co., 702 Grant Ave.....	550
109	Kyne, George B., 144 Parnassus Ave., No. 17.....	150
21	L. & M. Sales, 524 Van Ness Ave.....	500
46	Labes, Mrs. V., 2268 Franklin St.....	150
5	Lachmund, Ralph H., 235 Montgomery St., No. 2307.....	250
5	Lackenbach, Arnold C., 155 Montgomery, No. 1003-4; 1980 Vallejo, No. 3.....	2,000
31	Lai Sik Foon, 718 Pacific St.....	660
8	Lamb, Walter, 220 Post St., No. 400.....	100
1	Lamberton Company, 49 California St.....	1,100
86	Landsberg, Sayra, 785 6th Ave.....	100
32	Landucci, Dante Fred, 601 Montgomery St.....	425
71	Landworth, Dr. Henry M., 1659 Divisadero St.....	100
137	Lane, James M., 1551 Church St.....	150
1	Lane, P. D., 19 Drumm St.....	600
32	Lanfar, H. G., 405 Montgomery, lobby.....	150
3	Lang Realty Corporation, 39 Sutter St.....	400
12	Langan, Dr. Philip M., 323 Geary St., No. 411-12.....	300
155	Lange, C. P., 253 3rd St.....	50
155	Lange Hotel, 239 3rd St.....	440
152	Langfelder and Shuster, 289 Natoma St.....	500
77	Langhorne, Harry, 2 Parker Ave.....	100
73	Langstroth, L., 2960 Divisadero St., No. 4.....	300
151	Lankershim Cigar Stand, 55 5th St.....	100
154	Lansworth, Lew, 681 Market St., No. 382.....	50
58	Lapham, L., 2080 Vallejo St., No. 4.....	100
4	La Posea Securities Corp., Ltd., 111 Sutter St., No. 617...	125
133	Laravea, Mrs. Hattie, 3463 16th St.....	175
4	Larkin, John H., 690 Market St., No. 905.....	100



22	Larkin Products Company, 731 Larkin St.....	275
154	Larock, E. A., 74 New Montgomery St., No. 530.....	130
44	Larson, B., 1618 Lombard St.....	100
118	Larson, Roland J., 252 Juanita Way.....	250
15	La Salle Apts., 650 Post St. (Freedman Brothers).....	1,100
13	Latz, Benjamin, 1075-99 California St., No. 1011.....	50
71	Lauber, Nettie, 1628-1628a Divisadero St.....	100
2	Laundex Company, 420 Market St., No. 503M.....	700
7	Lauzon, Louis A., 177 Post St., No. 403.....	250
155	Lavenson and Savasta, 379 Brannan St.....	1,250
94	Law, Byron E., 667 22nd Ave.....	200
117	Lawrence, Joseph L., 77 Westwood Dr., 81 Natoma St....	1,200
41	Lawrence, W. R., 2632 Larkin St., No. 2.....	100
103	Lawton Meat Market, 1922 Lawton St.....	800
18	Lawyer's Book Exchange, 94 McAllister.....	675
154	Layne & Bowler Corporation, 625 Market St., No. 1420....	100
12	Lazarus, Dr. A. J., 948 Market, No. 305.....	150
8	Leo, Frank & Schrag, Irma, 8 Tillman Pl.....	375
132	Leach, William P., 4086 18th St.....	200
154	Leahy, W. Vincent, 681 Market St., No. 350-2-4.....	200
14	Leaner, Dr. E., 964a Market St., No. 17-19.....	150
5	Leary, E. R., 321 Bush St., No. 207-8-9.....	1,000
7	Le Braun, A. R., 704 Market St., No. 908.....	50
46	Lechner, B. A., 1925 Pacific Ave., No. 6.....	400
57	Lee, Mrs. Donald, 2330 Webster St.....	150
114	Lee, Frank J., 160 Forest Side Ave.....	300
6	Lee, George & Co., 731 Commercial St., 730-28 Commer- cial St.....	750
155	Lee Hardware Co., 151 New Montgomery St.....	2,000
104	Lee, John R., 1289 19th Ave.....	150
31	Lee, Joseph, 752 Jackson St.....	200
31	Lee Kong, 949 Stockton St.....	450
156	Lee Sales Co., 517 Market St.....	1,200
31	Lee, Theodore C., 933 Grant Ave.....	200
150	Lee, Tong, 943 Howard St.....	600
31	Lee Yee, 862 Clay St.....	200
12	Leep, Lelia, 948 Market St., No. 715-18.....	150
5	Le Furgey, J. O., 381 Bush St.....	100
8	Le Grand, Walter, 133 Geary St., No. 617.....	200
46	Lehnhardt, H. A., 1980 Washington St., No. 704.....	900
75	Leiberman, Palmer K., 3140 Pacific Ave.....	600
155	Leibett & Trobock, 116 New Montgomery St., No. 325.....	50
147	Leitch & Co., 1222 Mission St.....	1,000
11	Lennon, Dr. Thos. J., 2340 Washington St., 384 Post St., No. 709-11.....	1,000
20	Lenolt Securities Corp., 1182 Market St., No. 309-10.....	330
6	Lenox Apts., 725 California St.....	200
11	Lenox Hotel, 167 O'Farrell St.....	1,450
4	Leo, Frederic L., 1 Montgomery St., No. 1104.....	100
173	Leo's Restaurant, 3848 3rd St.....	150
3	Leonard, Edward L., 201 Sansome St., No. 509.....	150
96	Less, Louis, 287 31st Ave.....	330
96	Lesser, M. M., 322 Camino Del Mar.....	600
13	Leventritt, Roy, 1075-99 California St., No. 109.....	50
72	Levinson, H. A., 2969 Jackson St., No. 201-2; 785 Market St., No. 1302-5.....	350
76	Levison, George, 100 Locust St.....	900
8	Levy, Bob, 372 Sutter St.....	750
72	Levy, F., 2969 Jackson St., No. 404.....	150
57	Levy, M., 2398 Pacific Ave., No. 405.....	100
151	Levy, Milton J., 833 Market St., No. 510.....	200
150	Levy, Perry C., 979 Market St.....	1,250
6	Lew Gong Wah, 751 Commercial St.....	50

6	Lew How, 880 Sacramento St.....	50
6	Lew Yen, 29 Pagoda Pl.....	300
63	Lew's Barber Shop, 1719 O'Farrell St.....	190
143	Lewis, Mrs. Florence, 3690 18th St.....	250
167	Lewis, G., 2700 24th St.....	125
5	Lewis, M. H. & Co., 315 Montgomery St., No. 710.....	150
24	Ley, V. M., 1350 Polk St.; 1649 Sacramento St.....	325
25	Liberty Market, 1101 Leavenworth St.....	550
73	Lichtenberg, Edward, 2550 Green St.....	200
41	Liggett, H., 2655 Polk St., No. 306.....	100
1	Lilienthal, Lee & Co., 268 Market St., No. 202.....	600
154	Lille, John, 55 3rd St.....	25
31	Lim Po, 655 Pacific Ave.....	120
49	Lincoln Coffee Shop, 728 McAllister St.....	250
98	Lincoln Park Nursery, 6726 Geary Blvd.....	50
141	Lincoln Radio Service Co., 1085 Valencia St.....	300
14	Linder, Cortland, 683 Sutter St., No. 9.....	250
114	Lindsey, J. P., S.E. cor. Taraval St. & 15th Ave.....	175
7	Lindsley, Herbert L., 742 Market St., No. 306-8.....	275
11	Link, Dr. Edward J., 870 Market, No. 762; 3333 Divisadero St. ....	400
32	Linn, Orson, 617 Montgomery St.....	50
31	Linn Hink Co., 905 Washington St.....	900
156	Linney, Jack, 593 Market St., No. 906.....	250
73	Lipman, R. A., 2844 Lyon St., No. 302.....	150
150	Lipschitz, Joseph, 950 Mission St.....	2,500
156	Lipschutz, Jos., 538 Howard St.....	500
118	Lipson, E., 7 Lansdale Ave.....	300
9	Livermore Sanitarium, 450 Sutter St., No. 2215-22.....	150
3	Locke, Wm. J., 220 Montgomery St., No. 812.....	200
8	Loftus, P. W., 760 Market St., No. 759.....	100
32	Logan, Maurice, 507 Montgomery St., No. 202.....	60
62	Lois Apts. (L. Vivaldo), 1964 Post St.....	450
32	Lombard, G., 405 Montgomery St., No. 920.....	325
16	Long's Radio Shop, 362 Ellis St.....	250
41	Loser, C. C., 1450 Greenwich St.....	100
142	Loftus Apts. (Georgiana Henion), 805 Valencia St.....	450
152	Lounibos, John B., 785 Market St., No. 915-18.....	200
165	Loutes, K., 2773-5 Mission St.....	150
47	Lovell, R. D. G., 1869 California St., No. 7.....	200
31	Low On Co., 1041 Stockton St.....	200
31	Lowe, F. B., 1132 Stockton St.....	150
16	Lowery, I., 2001 Pierce St.....	500
78	Loyola Apts., 1930 Fulton St.....	250
139	Lubimer, Anton, 2988 Mission St.....	100
148	Lucacs, Louis, 396 7th St.....	500
179	Lucca Market, 4591 Mission St.....	200
135	Lucey, John, 901 Sanchez St.....	500
110	Lucille Apts. (Webb Realty Co.), 1180 Clayton St.....	150
12	Lucky Hand Laundry Office, 286 O'Farrell St.....	110
92	Lueders, Dorothy, 5539 Geary Blvd.....	300
49	Lufkin, Daniel, 950 Franklin St., No. 2.....	150
1	Lummis, Ben H. Co., 24 California St., No. 312-14.....	400
5	Lunch Hour, 308 Kearny St.....	300
178	Lundin, Jack, 2446 Bay Shore Blvd.....	125
14	Lydell Co., 988 Market St., No. 709.....	150
5	Lyle, C. E., 105 Montgomery St., No. 605.....	100
90	Lynch, Thomas J., 479 14th Ave.....	150
178	Lynn, J. O., 601-601a Sunnydale Ave.....	100
32	Lyon, M. J., 916 Kearny St., 7th Fl.....	100
68	Lyons, Charles, 883 Haight St.....	200
14	Lyons, Dr. Lionel W., 988 Market St., No. 301-3.....	350
32	Lyons, Wm., 657 Merchant St.; 2479 Francisco St.....	1,250



147	M. J. Coffee Shop, 96 9th St.....	200
6	M. K. Mfg. Co., 555 Pine St.....	300
63	M. & T. Studio, 1230 McAllister St.....	200
7	Mabson, Edward D., 251 Kearny St., No. 303.....	330
9	MacDonald, J. C., 450 Sutter St., No. 2036-7-8.....	450
102	Macdonald, W. A., 1295 39th Ave, No. 3.....	200
1	MacDonald, W. R., 346 Market St.....	200
11	Macintosh, Richard, 250 Powell St.....	1,550
58	Mack, Gerald, 1990 Green St., No. 407.....	150
4	Mack, Harold L., 57 Post St., No. 710.....	100
165	Mack's Candy Store, 2985 21st St.....	250
74	Mackay, W. D., 2390 Chestnut St., No. 309.....	350
11	Mackintosh, Dr. Wm. C., 870 Market St., No. 1049-51.....	120
117	Macmillan, Clifford, 15 Fernwood Dr.....	900
12	MacNevin, Dr. G. M., 323 Geary St., No. 408.....	250
90	MacNevin, George, 576 15th Ave.....	250
46	Macon Fruit Market, 3105 16th St.....	50
3	Madison, George, 369 Pine St., No. 623.....	100
154	Mae, Fred, 5 3rd St., No. 721-20.....	160
18	Magas, S., 370 Eddy St.....	220
38	Maggiora, Ben, 751 Lombard St.....	150
84	Mahan, J. J., 142 Arguello Blvd.....	100
48	Mahoney, Bill, 1336 Post St.....	400
173	Mahoney, Vincent, 4636 3rd St.....	150
117	Maicox, H. R., 44 Fairfield Way.....	150
57	Maison, Letitia, 2542 Fillmore St.....	100
86	Maita, Sol, 400 Clement St.....	550
77	Majestic Theatre, 2465 Mission St.; 58 Parker St.....	4,250
118	Mallen, McMurray, 480 Colon Ave.....	400
42	Mallow Apts., 1342 Green St.....	200
11	Malone, Dr. Wm. M., 870 Market St., No. 1072-4.....	330
8	Manchester, H. H., 760 Market St., No. 1134.....	300
150	Mancini, U., 963 Harrison St.....	1,100
70	Maneely Co., Nat C., 1367 Divisadero St.....	200
6	Man Fung Lung, 832 Stockton St.....	600
132	Mangold, Charles, 4146 18th St.....	125
31	Manila Pool Hall, 604 Jackson St.....	550
31	Manila Restaurant, 606 Jackson St.....	650
31	Man, Lock, 1197 Stockton St.....	200
117	Manning, Charles, 351 San Leandro Way.....	200
67	Manning, F. W., 304 Roosevelt Way.....	250
20	Manning Parkinson Syndicate, 1182 Market, No. 226.....	275
138	Mannison, A., 3120 Mission St.....	200
118	Mannori, Bruno, 125 Evelyn Way.....	450
152	Mansfield Invest. Co., 747-9 Market St.....	500
61	Marcus, Angela, 2123 Pierce St.....	500
19	Marie, Madame, Beauty Salon, 630 O'Farrell St.....	150
58	Marina Auto Electric Shop, 3260 Fillmore St.....	300
45	Marina Cleaners, 1870 Union St.....	350
31	Marine Cooks & Stewards Assn., 838 Grant Ave., No. 401..	140
6	Marion, Tony, 515 Pine St.....	350
140	Marion Realty Co., 3344 24th St.....	50
23	Marionette Guild, 1749 Clay St.....	200
12	Marion-Grace Studio, 435 Powell St., No. 3.....	200
157	Maritime Social Club, 11 Market St.....	400
157	Markell, L. R., 23 Fremont St.....	250
33	Market Coffee Shop, 431 Front St.....	200
16	Markowitz, Max, 130 Turk St.....	150
147	Marquard Apts., 1468 Folsom St.....	550
21	Marquee Banner Co., 437 Turk St.....	200
72	Marr, W. C., 2233 Divisadero St., No. 501.....	150
118	Marron, Ralph, 301 Valdez Ave.....	150
17	Marrs, J. D., 608½ Geary St.....	275
32	Marshall-Adams Printing Corp., 523 Sansome St.....	1,300

16	Marshall, Dr. B. F., 1026 Market St., No. 207.....	200
8	Marshall, Clarence, 133 Geary, No. 602-4.....	250
110	Marshall, Geo. H., 832 Clayton St.....	125
83	Marshall, Ralph K., 2518 Fulton St.....	150
9	Marsico Phys. Culture, 420 Sutter St., No. 203.....	100
33	Martelli & Co., A., 234-36 Washington St.....	150
18	Martin Barber Shop, 252 Leavenworth St.....	200
41	Martin, E., 2960 Polk St., No. 3.....	100
1	Martin & Co., Geo. H., 149 California St., No. 505.....	150
32	Martin's Smoke Shop, 624 Montgomery St.....	150
58	Martinez, Judith, 2134 Green St., No. 3.....	200
9	Martinez, S., 406 Sutter St., No. 310.....	100
166	Mary's Grill, 3015 Mission St.....	200
170	Mary's Italian Bakery, 3221 Mission St.....	150
32	Marzo, Camillo, 604 Montgomery St., No. 219; 2736 Ulloa	770
117	Masten, Charles, 115 San Pablo Ave.....	250
8	Masten and Hurd, 233 Post St., No. 609.....	120
154	Master Plasterer's Assn. of S. F., 5 3rd St., No. 1129-30...	100
147	Master Repair Shop, 145 11th St.....	300
150	Mather, Dr. F. I., 947 Market St.....	250
59	Matheson, Miss Helen, 3554 Pierce St., No. 6.....	150
59	Mattern, W. J., 66 Toledo Way.....	450
43	Maumus, Arthur E., 3670 Fillmore St., No. 1.....	150
4	Mausner, A., 68 Post St., No. 205-6.....	350
155	Mava Hats, 109 New Montgomery St., 5th Fl.....	400
153	Maxwell Apts., 81 Clara St.....	150
41	Maxwell, Effie, 2459 Larkin St., No. 9.....	100
1	Mayer, Dawson, 320 Market St., No. 228.....	100
154	Mayer & Lowenstein, Inc., 660 Mission St., 4th Fl.....	1,000
8	Mayerson, Pearl B., 166 Geary St., No. 90.....	100
106	Mayfair Bakery, 1309 9th Ave.....	650
58	Mayfair Club, 1957 Chestnut St.....	500
98	Mayfield, Troy O., 722 33d Ave.....	150
12	Mayflower Restaurant, 50 Anna Lane.....	100
32	Meadows, Henry J., 21 Columbus Ave., No. 225.....	650
11	Meagher, Dr. Francis L., 870 Market St., No. 1112-14.....	400
99	Meakin, H. L., 76 Shore View Ave.....	250
16	Mecca Cleaners, 350 Jones St.....	200
154	Mechanical Patent Engineering Co., 604 Mission St.....	200
74	Meda, Cesare B., 3542 Divisadero St.....	200
6	Mee Chin Co., 727 Sacramento St.....	250
74	Mee, J. T., 2447 Francisco St.....	250
6	Mee, Lee, 779 Clay St.....	50
62	Mehegans Garage, 2359 Pine St.....	450
140	Meindel, Mrs. T., 1171 Valencia St.....	100
103	Meirna, Etta W., 2130-32 23rd Ave.....	150
75	Mellen, James W., 3115 Jackson St.....	100
11	Mellitas Beauty Preparation Co., 117 O'Farrell St.....	150
43	Melmon, H. C., 1695 North Point St.....	100
101	Mendel's Cafe, 1534-48 Great Highway.....	300
49	Mendes, Manuel J., 813 Eddy St.....	50
154	Mendo Corporation, 5 3rd St., No. 625-24.....	330
145	Mendum, Wilfred C., cor. Market St. & Duboce Ave.....	100
166	Menge's Surgical Appliances, 2867 Mission St.....	450
152	Mercantile Silk Corp., 220 Natoma St.....	500
12	Merchants Association, 948 Market St., No. 711.....	150
21	Merrick, J. W., & Steffener, E. W., S.E. cor. Polk & Eddy	100
150	Merritt Apts. (John Roth), 917 Folsom St.....	700
50	Merritt Studio, 494 Hayes St.....	50
182	Merta's Meat Market, 5151 Mission St.....	125
92	Mertens, Maxmillan, 571 18th Ave.....	1,100
156	Mesher Bros. Iron Co., 163 2nd St.....	100
11	Metal Window Institute, 830 Market St., No. 718.....	220
157	Mether & Co., Inc., Geo. W., 224-32 Spear St.....	500



82	Metz, Michael, 1711 Haight St.....	750
15	Meyer, Miss G., 666 Post St., No. 1140.....	110
4	Meyer, Leon, 690 Market St., No. 305.....	150
59	Meyerstein, H., 65 Cervantes Blvd., No. 11.....	150
159	Miami Buffet, 2722 17th St.....	500
133	Mibach, Fred J., 3516 16th St, 363 Church St.....	150
16	Michael, Ray M., 25 Taylor St., No. 312.....	150
14	Michael's Tavern, 62 Taylor St.....	400
57	Michaels, H., 2275 Broadway, No. 624.....	1,750
156	Michaels, S. E., 593 Market St., No. 217.....	100
155	Micheletti, Italo, 298 2nd St.....	250
148	Michell, Mrs. Lula, 30 7th St.....	500
5	Miesse, R. S., 235 Montgomery St., No. 1057.....	100
179	Migo, Joseph, 398 Vienna St.....	150
55	Mikado Dressmaking, 1818a Post St.....	75
62	Milani, Italo, 1271 2nd Ave, 1731 Fillmore St.....	250
21	Miley, Frank, S.W. cor. Polk & Hayes Sts.....	50
74	Miller, A., 3525 Divisadero St.....	150
20	Miller, Mrs. Barbara, 1164a Market St.....	50
142	Miller, Barby, 2212 Mission St.....	100
5	Miller, Carlyle, 155 Montgomery St., No. 1001.....	100
2	Miller & Co., Clay, 210 California St., No. 2.....	500
45	Miller, David, 2303-5 Van Ness Ave.....	150
32	Miller, H. M. A., 1896 Pacific Ave., No. 504; 486 California St., No. 618.....	1,100
43	Miller, H. S., 3640 Fillmore St., No. 104.....	400
118	Miller, Harold J., 76 Brentwood Ave.....	300
32	Miller, J. H., 405 Montgomery St., No. 208.....	100
16	Miller's Tavern, Joe, 130 Jones St.....	350
140	Mills, A. P., 3320 24th St.....	100
3	Mills Tower Beauty Salon, 220 Montgomery St., No. 555..	550
9	Millzner, Raymond J., 450 Sutter St., No. 2215-22.....	30
151	Milwaukee Valve Co., 307 Minna St.....	500
11	Minas, Dr. Y., 870 Market St., No. 545-7.....	550
92	Minehan, J., 140 20th Ave., No. 304.....	150
32	Mint Hotel, 1054 Kearny St.....	250
60	Minton, E. H., 2465 Filbert St., No. 1.....	300
152	Mintz, H. T., 731 Market St., No. 600.....	250
57	Miron, Sidney, 2303 Webster St.....	100
148	Mischa Mfg. Co., 1179 Market St., No. 302.....	200
151	Miss Sunshine Hat Co., 138 4th St.....	600
165	Mission Candy Co., 3016 22nd St.....	300
179	Mission Market, 4501 Mission St.....	75
171	Mission Radio Co., 3361 Mission St.....	300
146	Mission Wire Works, 1705 Mission St.....	150
148	Mission & 7th Garage, 1127 Mission St.....	750
48	Mitchell, Andy, 1349 Gough St.....	200
61	Mix, Edward C., 2400 Pacific Ave., No. 710.....	100
141	Mode O'Day Frock Shop, 2549 Mission St.....	200
149	Modeart Perm. Wave Shop, 1007 Market St.....	1,000
33	Model Cigar Co., 326 Jackson St.....	850
17	Model Tailor, The, 1015 Bush St.....	220
152	Modern Process Engraving Co., 789 Market St.....	500
23	Modern Shade Shop, 1042 Larkin St.....	300
148	Modern Sign Studios, 1151 Market St., No. 201.....	25
147	Modern Tire Co., 175 9th St.....	200
91	Modernistic Cleaners & Dyers, 1635 Clement St.....	150
57	Mogensen, Mrs. F., 2133 Vallejo St.....	150
157	Mohawk Lunch Counter, 109 Steuart St.....	200
151	Mohr & Son, Inc., J. A., 832-38 Folsom St.....	2,500
41	Molen, A., 1304 Lombard St., No. 9.....	100
3	Molfino, Albert A., 220 Montgomery St., No. 319.....	200
75	Molina, Nelly, 3044 Jackson St.....	250

118	Molinari, A., 590 Monterey Blvd.....	450
74	Molinari, E., 3325 Divisadero St.....	150
11	Molkenbuhr, Dr. Chas. L., 135 Stockton St., No. 731.....	250
3	Mokenbuhr, Edw., 220 Montgomery St., No. 830.....	400
103	Mokenbuhr, Seamon, 1815 Kirkham St.....	125
1	Moll-Mart Dress Shop, 334 Market St.....	500
36	Moncini, Hugo, 659 Union St.....	550
42	Mondot, J., 2241 Polk St.....	100
31	Mon Lee Laundry Co., 609 Jackson St.....	275
16	Mono Social Club, 141 Turk St.....	300
96	Monsky, Mrs. Sadie, 324 Camino Del Mar.....	250
148	Monte Carlo Restaurant, 1145 Folsom St.....	200
13	Montecello Wine Co., 1101 Clay St.....	500
73	Montenero Apts., 2701 Green St.....	250
9	Montgomery, Orlando, 450 Sutter St., No. 1827-8.....	200
5	Moore, Courtney L., 1260 Monterey Blvd.; 235 Montgomery St., No. 2505.....	1,100
86	Moore, L., 4120 Geary Blvd.....	150
63	Moore, Rose, Dance Studio, 1334a McAllister St.....	75
155	Moore & Roberts, 693 Mission St., No. 901.....	600
9	Moran, F. J., 450 Sutter St., No. 1529-30.....	200
4	More, A. M., 690 Market St., No. 324.....	600
138	Morgan, Arthur C., 1551 Dolores St.....	300
12	Morgans School, Patricia, 435 Powell St., No. 7.....	150
5	Morgan, Edward F., 235 Montgomery St., No. 1016-17.....	150
122	Moroney, T. Y., 20 Entrada Ct.....	250
72	Morphy, Edward A., 2975 Clay St.....	100
143	Morris Apts., 570 Guerrero St.....	150
8	Morris, Emile H., 133 Geary St., No. 826-27.....	500
98	Morris, Hildur, 739 32nd Ave.....	400
12	Morris, J. A., 335 Powell St., No. 663.....	100
148	Morris, Joseph, 85 8th St.....	250
19	Morris Shop, Madelin, 920 Sutter St.....	250
100	Morris, Solomon, 710-12 La Playa.....	50
117	Morrison, John R., 40 Fairfield Way.....	200
84	Morse, John, 3940 Washington St.....	100
155	Morton Barber Shop, 209 3rd St.....	150
64	Morton, Mrs. C., 427-31 Pierce St.; 1001-1011-1015-1017 Fell St.; 424-28 Pierce St.....	1,000
155	Morton, Chester, 84 South Park St.....	250
65	Morton, Cynthia, 632-32a Page St.....	150
46	Morton, John, 1955 Broadway St., No. 202.....	200
152	Mosaides, Tom, 792 Howard St.....	20
1	Moseley Co., E. L., 268 Market St., No. 228-32.....	300
1	Moseley-Houdlette Co., 268 Market St., No. 228-32.....	700
4	Moser, Frederick C., 111 Sutter St., No. 1716.....	150
142	Motor Arms Garage, 3620 19th St.....	500
114	Mt. Davidson Meat Market, 110 West Portal Ave.....	500
95	Moyles, James F., 859 24th Ave.....	300
59	Moynahan, N., 147 Alhambra.....	600
5	Muldary, B. H., 235 Montgomery St., No. 1640.....	200
14	Mulholland, Jim, 150 Taylor St.....	250
141	Mullaly, Mrs. L., 926-28 Valencia St.....	250
143	Mulligan, John, 3692 18th St.....	100
116	Mulligan, V. P., 2955 20th Ave.....	850
58	Mullin, Mrs. Geo. Adams, 2755 Webster St., No. 11.....	300
44	Mullins, C. F., 1525 Chestnut St., No. 4.....	100
6	Mun Sick Kee Loo, 37 Waverly Pl.....	50
3	Munn & Co., 582 Market St., No. 601-2.....	300
92	Munro, Donald, 5434 Geary St., No. 4.....	450
102	Munro, Leslie, 12-6 34th Ave.....	75
84	Murphy, A., 3862 California St., No. 4.....	150
92	Murphy, Charles, 1711 Lake St., No. 5.....	150



3	Murphy, Francis W., 220 Bush St., No. 1820.....	1,000
43	Murphy, Martin M., 1435 Bay St., No. 24.....	450
61	Murray, Bridget, 2243 Steiner St.....	150
78	Murray Bros., 2725 Geary Blvd.....	100
149	Murray, Denis F., 100 6th St.....	500
62	Murray, Mrs. E. V., 2213-15-17 Bush St.....	850
55	Murray, John, 1581 Ellis St.....	350
152	Murray's Grill and Tavern, 79 4th St.....	500
152	Murray and Ready, 784-86 Howard St.....	600
8	Muth, A., 133 Geary St., No. 818.....	50
33	Mutual Fruit Co., 229-37 Washington St.....	100
156	Mutual Maternity League of California, 593 Market St., No. 601.....	100
141	Mutual Realty Co., 3366 22nd St.....	50
5	Mutual Welfare Assn., 235 Montgomery St., No. 624.....	100
33	My Rendezvous, 840 Sansome St.....	400
3	Myers, Alma, 220 Montgomery, No. 324a.....	100
11	Myers, Dr. L. O., 903 Irving St.; 870 Market St., No. 858..	330
3	Myers & Co., H. J., 332 Pine St., No. 412.....	100
3	Myers & Co, M. H., 220 Bush St., No. 1700.....	100
21	Mygrant, Harry R., 678 Eddy St.....	600
3	McAllister, H. L., 582 Market St., No. 417.....	150
48	McAvoy, Naomi, 1378 Sutter St.....	50
90	McBoyle, A. J., 1448 Lake St.....	700
143	McCabe's Tavern, 581 Valencia St.....	125
12	McCall Co., The, 948 Market St., No. 515.....	60
154	McCallion, Neil, 5 3rd St., No. 901-7.....	200
5	McCann, Leo C., 235 Montgomery St., No. 757-8.....	100
2	McCarthy, Dalton, 436 Market St.....	150
5	McCarthy, John T., 235 Montgomery St., No. 1006-6a.....	600
128	McCarthy, Mary M., 98 Chenery St.....	250
89	McCarthy, Thomas W., 615 12th Ave.....	650
154	McCarthy, I. H., 681 Market St., No. 378.....	1,250
129	McCay, G. L., 4027 24th St.....	200
55	McClain, F., 1200 Webster St.....	225
12	McCord, Edwin J., 490 Post St., No. 1014.....	160
73	McCormick, Earl, 2845 Green St.....	150
148	McCormick, Minnie M., 1177 Market St.....	100
155	McCracken, Roy, 215 3rd St.....	250
138	McCreadie, Dr. H. J., 10 29th St.....	500
3	McCreddin, F. L., 369 Pine St., No. 403.....	175
119	McCune, Harry D., 673 Chenery St.....	150
81	McDaniel, George, 528 Clayton St.; 870 Market St., No. 1060 .....	350
79	McDermott, Mrs. M. J., 2071 Golden Gate Ave.....	100
154	McDermott, Robert, 55 3rd St.....	200
73	McDevitt, Edward, 2757 Divisadero St.....	200
73	McDevitt, Jr., Edward, 2757 Divisadero St.....	200
59	McDonald, E. P., 3314 Scott St.....	200
5	McDonald, Fred, 1645 Plymouth Ave.; 315 Montgomery St., No. 821-24.....	300
13	McDonald, I., 1055 California St., No. 14.....	1,650
21	McDonald Co., J. B., 561 Golden Gate Ave.; 477 Golden Gate Ave.....	1,200
9	McDonald, Julliard, 526 Powell St., 2nd fl.....	150
9	McDonald Estate, Mark, 526 Powell St.....	500
149	McDonald & Co., 1066 Howard St.....	400
99	McDonough, Martin, 543 40th Ave.....	175
24	McFarland-Joy Dance School, 1226 Sutter St.....	250
96	McFetridge, John, 2516 Lake St.....	250
43	McGann, Harry, 3333 Octavia St., No. 1.....	150
155	McGavren, R. B., 383 Brannan St., No. 11.....	50
149	McGranaghan, M. James, 1005 Market St., No. 205.....	150

16	McGrath Co., R. M., 253 Eddy St.....	250
3	McGerry & Co., Inc., W. B., 240 Montgomery St., No. 301..	100
157	McGuffick & Co., J. R., 168-70 Steuart St.....	500
118	McHugh, Peter, 300 Valdez Ave.....	350
2	McIntosh, David G., 7 Front St., No. 431f.....	350
2	McIntyre, Engineering Co., 7 Front St., No. 109f.....	100
47	McKenzie, L. B., 2011 Sacramento St., No. 1-3.....	200
102	McLaughlin, George, 1323 39th Ave.....	200
11	McLaughlin, Dr. W. R., 870 Market St., No. 960.....	400
7	McMahon, Mabry, 704 Market St., No. 208.....	50
142	McMenomy, John B., 700 Valencia St.....	500
146	McNally, Sauhl, 354 11th St.....	200
82	McNally, V. F., 1476 Haight St., Agt. 614-16-18-20-22-24 Cole St. ....	100
81	McNally, Vincent F., 1476 Haight St.....	100
117	McNamara, Inez, 45 St. Francis Blvd.....	575
96	McNeill, D. H., 362 28th Ave.....	175
144	McNelly, George, 449 Valencia St.....	50
11	McNutt, Ella C., 450 Powell St. (Arcade).....	250
4	McPike, Henry H., 1701 Vallejo St., No. 101; 620 Market St., No. 814-15.....	550
104	McReynolds, B., 2024 Irving St.....	225
43	McVeigh, Jos. P., 3360 Octavia St., No. 2.....	200
114	McWeeney, Michael, 2559 15th Ave.....	150
10	McWilliams, Robt. L., 901 California St., No. 410.....	150
181	N.R.A. Bakery (Emanuel Mignacco), 5131 Mission St.....	500
2	Nadon Engineering and Sales Co., 7 Front St.....	600
32	Nahl, Phyllis, 722 Montgomery, No. 4.....	50
31	Nam Chung Benev. Assn., 143 Waverly Place.....	100
31	Nanking Garage, 730 Pacific Ave.....	450
43	Nard, Wm., 3740 Fillmore St., No. 305.....	800
120	Nash, Patrick J., 651 Hearst Ave.....	200
130	Nast, Dr. E. H., 4112 24th St.....	400
68	National Appliance Co., 433 Divisadero St.....	300
65	National Economy Store, 588 Haight St.....	600
149	National Elevator Co., 1080 Howard St.....	500
69	National Laboratories, 736 Divisadero St.....	800
43	Nauheim, Milton, 1433 Jefferson St.....	100
7	Nauman, Keith G., 704 Market St., No. 710.....	75
5	Naylor, James M., 235 Montgomery St., No. 458.....	100
111	Nazarin, G. S., 132 Grattan St.....	150
31	Neal Machinery Co., H. F., 58 Sutter St., No. 353.....	150
113	Neary, Geo. & Ethel, 407 Castenada.....	200
54	Needleman, B., 1220 Fillmore St.....	550
12	Neiden Dress Co., 943 Market St., No. 409-11.....	600
132	Nelsen's Coffee Shop, 481 Castro St.....	250
64	Nelson, Clara B., 1269 McAllister St.....	150
113	Nelson, Frank F., 2 Edgehill Way.....	275
118	Nelson, L. J., 365 Colon St.....	450
140	Nelson Show Card Shop, 2698 Mission St.....	100
157	Neptune Electric & Supply Co., 115 Mission St.....	250
45	Nerson, Edmond, 1770 Broadway, No. 304.....	150
51	Neubrand, Herman, 244 Gough St.....	150
5	Nevada Corp. Service & Tr. Co., 235 Montgomery St., No. 468.....	250
28	New City Cleaning & Dyeing Wks., 2035 Polk St.....	250
33	New Custom House Garage, 900 Sansome St.....	800
21	New Deal Cleaners, 644 Polk St.....	200
142	New Deal Coffee Shop, 3411 19th St.....	150
139	New Deal Shoe Shop, 3666 26th St.....	150
82	New Golden Gate Meat Mkt., 1641 Haight St.....	125
7	New Kearny Hotel, 215a Kearny St.....	125
52	New Milano Cafe, 473 Broadway.....	150
161	New Mission Garage, 3330 20th St.....	250



156	New Mission Plumbing Co., 4763 Mission St.....	100
157	New Navy Restaurant, 142 Embarcadero.....	150
130	New Only Cleaners, 729 Diamond St.; Elston L., 145 El- lington Ave.....	300
151	New Pickwick Barber Shop, 79 5th St.....	200
32	New President Cafe, 860 Kearny St.....	250
121	New Richland Market, 3808 Mission St.; Papale, Joseph, 21 Eastwood Dr.....	300
155	New Rose Laundry, 149 Tehama St.....	1,250
106	New Sunset Italian Restaurant, 1239 9th Ave.....	350
151	New Travelers Lunch Room, 301 5th St.....	175
62	New Waldorp Apartments, 1635 Pierce St.....	400
140	New York Candy Factory, 2656 Mission St.....	750
64	Newberg, Leopold, 1219 McAllister St.....	150
73	Newcomb, Alfred, 2766 Union St.....	200
43	Newman, Alfred H., 3315 Octavia, No. 2.....	400
153	Newman, M., 727 Harrison St.....	250
11	Newton, Dr. Phillip S., 291 Geary St., No. 719.....	100
31	Ng Family Benev. Assn., 820 Clay St.....	130
157	Nicholas, John J., Pier 22.....	150
4	Nicholls, Thos. H., 68 Post St., No. 612.....	100
5	Nicol & Brookman, 110 Sutter St., No. 908.....	225
105	Nickerson, J. F., 1030 Irving St.....	100
144	Nickerson, John F., 478 Valencia St.....	25
82	Nineteen Sixty-Five Page Apts. (Farley, J.F.) 1965 Page St.	600
147	Ninth St. Dairy Lunch, 429 9th St.....	200
32	Nippon Securities Co., 417 Montgomery St., No. 223.....	500
92	Nippon Shoe Rebuilding, 5636 California St.....	200
16	Noel, John, 148 Jones St.....	50
9	Nohrden, E. E., 450 Sutter St., No. 2036-8.....	250
96	Nolan, H. W., 255-7 26th Ave.....	225
2	Noonday Club, Inc., 450 Market St.....	500
4	Norbeck, Hugo R., 57 Post St., No. 415.....	100
67	Noriega, John G., 308 Roosevelt Way.....	250
114	Normand, Paul A., 2167 18th Ave.....	150
132	North, Theodore D., 4242 18th St.....	150
156	Northern Calif. Druggist Assn., 503 Market St., No. 903-5	100
12	Norton, Dr. A. A., 948 Market St., No. 508-9.....	1,000
28	Norton, Al, 2139 Polk St.....	200
20	Norton Sales Co., Inc., 1182 Market St., No. 201.....	50
156	Novelty Printing Co., 507 Howard St.....	1,000
31	Nu-Art Studio, 130 Waverly Place.....	165
165	Nuart Beauty Shop, 2517 Mission St.....	400
117	Nutting, Emery J., 600 Upland Dr.....	300
18	O. K. Novelty Co., 106 Golden Gate Ave.....	250
44	Oberg, Ruth, 1580 Filbert St., No. 3.....	100
3	O'Brien, Daniel J., 485 California St., No. 412.....	700
12	O'Brien, Wm. C., 456 Post St., No. 901 (Elks Club).....	100
122	Ocean Ave. Smart Shop, 1947 Ocean Ave.....	350
89	O'Connell, George C., 628 Funston Ave.....	175
11	O'Connor, Dr. Gerald T., 870 Market St., No. 953.....	550
93	O'Connor, James, 274 22nd Ave.....	200
57	Oddie, W. B., 2345 Washington St., No. 201.....	300
12	Odeon Cafe, 126 Ellis St.....	500
153	Odeon Tavern, 714 Folsom St.....	250
76	O'Donnell, John, 3536 Washington St.....	800
90	O'Donnell, Leonard (Margaret), 693 15th Ave.....	250
3	O'Donnell, Vincent H., 220 Bush St., No. 1820.....	250
12	Oeshger, Joseph, 335 Powell St., No. 391.....	100
40	O'Gara, John, 1142 Filbert St.....	400
3	O'Gara, John & DeMartini, W. J., 220 Bush St., No. 2103....	150
3	O'Grady, A. L., 220 Montgomery St., No. 319.....	100
138	Old Mission Inn, 3024 Mission St.....	200
158	Olde Homestead Beverage Co., 2015 17th St.....	200

96	Olds, Walter, 2610 Lake St., No. 7.....	700
3	Oliver, J. Boyd, 155 San Rafael Way; 200 Bush St., No. 1216-20 .....	300
157	Oliver, L. C., 231 Mission St.....	50
171	Olmo Co., Frank, 3359 Mission St.....	500
153	Olsen, Anna, 757a Howard St.....	150
162	Olympia Cafe (Jim Bianchi, Prop.), 600 20th St.....	250
14	Olympic Coffee Shop, 597 Post St.....	275
90	O'Mara, John, 535 15th Ave.....	175
5	O'Mara & Ormsbee, Inc., 235 Montgomery St., No. 626-27..	450
31	On Ping Assn., 945 Grant Ave.....	130
31	On Tai Co., 1140 Stockton St.....	225
141	One Eighty Three Liberty St. Apts. (M. DeCroupet), 183 Liberty St. ....	125
138	One Hundred One 27th St. Apts. (H. Levitt), 101 27th St..	350
77	One Hundred Palm Ave. Apts. (Heyman Bros., Agts.), 100 Palm Ave.....	100
140	One Seventy Three Fair Oaks Apts. (Mrs. Blanche Ranier), 173 Fair Oaks St.....	550
108	One Thirty Four to One Forty Four Hugo St. Apts. (Mrs. Bertha Stickel), 134-144 Hugo St.....	200
132	One Thirty-Five Hartford Apts. (Wm. Horstmeyer), 135 Hartford St.....	130
2	One Twelve Club, Inc., 112 Pine St.....	750
154	O'Neill, Frank T., 605 Market St., No. 800-7 & 8.....	160
5	O'Neill, John S., 333 Montgomery St., No. 415.....	100
32	O'Neill, Mary, 1032½ Kearny St.....	125
137	O'Neill, R. M., 1677 Church St., 2862 24th St., & 1679 Church St.....	2,250
88	O'Neill, Thos., 541 10th Ave.....	400
130	O'Neill & Bignotti, 4050 24th St.....	450
154	Onkka, Carl A., 74 New Montgomery St., No. 729-31.....	100
8	Opal Shop, The, 209 Post St., No. 301-2.....	1,100
41	Opp, Edna F., 1299 Lombard St., No. 43.....	125
47	Oppen, George, 1800 Gough St., No. 4.....	500
150	Oppenheimer, Oscar, 181 6th St.....	750
8	O'Reilly, J., 240 Stockton St.....	200
164	Organ, W. C., 2204 Bryant St.....	50
11	Organic Sea Products Corp., 291 Geary St., No. 414-15....	250
153	Oriental Rug Cushion Co., 750 Folsom St.....	1,500
136	Original Italian Am. Cook. Co. (C. Calamonne), 3985 24th St. ....	500
117	Ormand, T. F., 115 El Verano Way.....	300
46	Ormay, Mrs. Violet, 1800 Franklin St., No. 408.....	125
19	Orme, Eugene, 1195 Bush St., No. 201-4.....	500
20	Ormonde Hotel, 440 Eddy St.....	1,500
152	Ornbaun, Casper A., 703 Market St., No. 800.....	200
20	Orpheum Cafe, 1168 Market St.....	350
61	Orrick, W. H., 2698 Pacific Ave.....	500
40	Osgood, Ida, 1117 Greenwich St.....	250
88	O'Shea's Tavern, 900 Clement St.....	200
152	O'Sullivan, John F., 703 Market St., No. 810-12-14.....	200
24	O'Sullivan, Michael, 1443 Polk St., No. 15.....	150
83	Otten, Mrs. Mary, 879 Arguello Blvd.....	225
82	Ousley, F. S., 1754 Page St.....	150
61	Owens, L., 2400 Pacific Ave.....	150
32	Owl Printing Co., 215 Leidesdorff St.....	1,250
150	Owl Restaurant, The, 139 6th St.....	250
151	P & G Lunch, 172 4th St.....	125
59	Pacelli, J., 2106 Chestnut St.....	150
91	Pacelli, J., 5253 Geary Blvd.....	150
24	Pacific Auto Sales, 1400 Van Ness Ave.....	800
29	Pacific Ave. Garage, 1355 Pacific Ave.....	600



20	Pacific Barber Supply Co., 1134 Market St.....	1,100
2	Pacific Coastwise Conference, 210 California St., No. 308...	150
14	Pacific College of Chromatics, 533 Post St., No. 4.....	220
32	Pacific Cellograph Corp., 451 Montgomery St.....	150
155	Pacific Livestock & Meat Inst., 116 New Montgomery St., No. 527.....	150
156	Pacific Manifold Book Co., Inc., 525 Market St., No. 207	700
22	Pacific Motor Products Co., 902 O'Farrell St.....	550
5	Pacific National Auto Assn., 127 Montgomery St., No. 604.	130
5	Pacific Pet. Investment Corp., 235 Montgomery St., No. 760	150
21	Pacific Sales Corp., 426 Larkin St.....	200
148	Pacific School of Mechanical Dentistry, 1159 Market St., No. 203.....	250
24	Pacific School of Photography, 1443 Polk St., No. 3.....	250
148	Pacific Sportswear Mfg. Co., 1137 Howard St.....	400
156	Pacific Stationers, 595 Mission St., No. 402.....	250
154	Pacific Steel Boiler Corp., 681 Market St., No. 332.....	100
59	Pacific Terrazzo Co., 2144 Lombard St.....	1,500
149	Pacific Truck & Auto Repair, 746 Brannan St.....	500
141	Pacific Upholstering Co., 1038 Valencia St.....	350
28	Pacific Van Ness Garage, 1645 Pacific Ave.....	350
18	Padre Barber Shop, 154 Leavenworth St.....	200
18	Padre Floral Shop, 235 Jones St.....	150
4	Page, Miss Greta, 620 Market St., No. 425.....	125
81	Pall Mall Billiard Parlor, 1568 Haight St.....	800
140	Palm Garden, The, 1101 Valencia St.....	300
98	Palmer, Edith, 718 32nd Ave.....	350
120	Palombo, Ian, 597 Monterey Blvd.....	200
157	Palmer, G., 192 Embarcadero.....	300
14	Pals Cafe, 333 O'Farrell St.....	300
166	Pania, S., 3379 26th St.....	50
172	Panzer, Mrs. C., 284 Richland Ave.....	200
152	Papas, James, 703 Market St., No. 404.....	50
33	Paper Mills Co., The, 930 Battery St.....	1,100
146	Pappas, Jim, 1732 Folsom St.....	50
20	Pappas, P. T., 1156 Market St.....	50
74	Parenti, G., 2540 Chestnut St.....	500
14	Paris, Irma, 683 Sutter St., No. 1.....	100
86	Parisian Hat Renovatory, 304 6th Ave.....	150
153	Park & Co., M. W., 236 Ritch St.....	3,000
92	Park Presidio Cleaners, 5530 Geary Blvd.....	200
85	Park Presidio Coal Co., 3907 Geary Blvd.....	500
93	Park Presidio Garage, 1938 Clement St.....	400
2	Parker, D. A., 311 California St., No. 606.....	150
3	Parker, Edward, 220 Montgomery St., No. 1046.....	100
165	Parker, H. O., 2663 Mission St.....	200
11	Parkinson, Dr. Harold O., 870 Market St., No. 626.....	50
115	Parkside Garage (H. A. Haberman), 1826 Taraval St.; 1830 Taraval St.....	250
29	Parsons, Nell, 1043 Green St.....	150
155	Passer Mfg. Co., Inc., S., 180 New Montgomery St., 5th Fl...	250
157	Patten Mackenzie & Co., 23 Fremont St.....	500
32	Patterson Shipping Co., 405 Montgomery St., No. 1325.....	175
33	Paul & Winkler, 227-279 Davis St.....	850
32	Paul's Brake Shop, 154 Columbus Ave.....	300
14	Pawnee Indian Medicine Co., 244 Taylor St.....	125
117	Peabody, Van, 61 Pinehurst Way.....	400
148	Pearce Hotel Agency, 1171 Market St.....	100
5	Pearl Oyster House, 442 Pine St.....	600
68	Pearl's Pharmacy, 1001 Page St.....	1,250
83	Pearson Bros., 571 Arguello Blvd.....	600
10	Pearson, Ruth L., 950 Mason St., No. 36.....	150
4	Peck, Jas. F., 620 Market St., No. 814.....	350

155	Pedersen, F., 490 Bryant St.....	200
14	Peerless Cleaners & Hatters, 170 Eddy St.....	80
146	Peerless Ornamental Iron & Bronze Co., 1528 Folsom St...	350
45	Pell, H. K., 1622 Broadway.....	250
165	Pels, Peter, 2659 Mission St. ....	425
73	Pennington, Dr. Alma S., 2942 Divisadero St.....	450
20	Pennington Pet Co., 1162 Market St.....	500
63	Penny Baker Real Estate, 1312 Golden Gate Ave.....	100
131	Penny Profit Grocery, 499 Douglass St.....	330
161	Peoples Furniture Co., 2279 Mission St.....	750
91	Pera, Angelo, 557 17th Ave.....	600
59	Pera, Giulio, 3326 Scott St.....	250
153	Perkins, A. F., 240 Townsend St.....	200
43	Perkins, E., 1443 Francisco St.....	100
48	Perry, Mrs. Edna, 1334 O'Farrell St.....	100
97	Perry, George D., 2726 Balboa St.....	175
154	Persons-Dwan & Co., 74 New Montgomery St.....	75
118	Perrin, Magrath, 421 Yerba Buena Ave.....	550
29	Perstein-Tennant & Co., 1385 Pacific Ave.....	450
7	Peter, Earl V., 704 Market St., No. 707.....	150
56	Peters, Hattie, 2140 Fillmore St.....	175
122	Peters, L. E., 30 Alviso St.....	100
44	Petersen, V., 2701 Van Ness Ave., No. 703.....	100
9	Peterson, Clarence, 450 Sutter St., No. 1208.....	50
152	Peterson, Harry, 198 3rd St.....	350
142	Peterson, L., 3620 19th St.....	450
154	Peterson, M. H., 605 Market St., No. 700.....	50
148	Peterson, Neil H., 1129 Folsom St.....	250
6	Pete's Buffet, 424 Bush St.....	300
8	Petrocchi, C., 251 Post St., No. 302.....	400
99	Petrowski, J. P., 445 38th Ave.....	150
5	Pettis, John A., 235 Montgomery St., No. 1258.....	100
4	Peyser, J. Maxwell, 690 Market St., No. 1103.....	200
68	Pfloor, Anna, 11 Broderick St.....	175
46	Phelan, Estate of Mary L., 2150 Washington St.....	150
165	Philbrook, Mrs. Maud, 1102-1104 Van Ness Ave.....	100
46	Philipp, C. F., 2090 Pacific Ave., No. 301.....	200
150	Phillips, Frank M., 724 Bryant St.....	800
53	Phillips, Max, 815 Hayes St.....	250
84	Phleger, Herman, 3858 Jackson St.....	500
151	Physicians & Surgeons Bureau, 821 Market St., No. 214....	200
65	Piccetti, A., 575a Haight St.....	150
62	Pickett, Harry, 1915 Fillmore St.....	150
164	Pietroroia, D., 2801 22nd St.....	600
154	Pincus, Charles M., 681 Market St., No. 382.....	100
6	Pine Hill Apts., 626 Pine St.....	1,100
177	Pinkston & Griffith, 2748 San Bruno Ave.....	450
170	Pioneer Bait Shop, 3159b Mission St.....	75
158	Pioneer Draying Co., 300 Vermont St.....	1,000
14	Pirate's Cave, 972 Market St.....	1,850
165	Pirollo, Nick, 2525 Mission St.....	150
35	Pisa Tower Restaurant; Pisa Tower Hotel, 552 Green St...	750
24	Piston Products Co., 1424 Bush St.....	300
148	Pittman, M., 1187 Market St.....	25
149	Plonteau, Beatrice, 1053 Market St.....	50
44	Plummer, M., 2701 Van Ness Ave., No. 507.....	100
23	Polk & Sutter Meat Market, 1130 Polk St.....	500
38	Pollack, Augustus, 1625 Mason St., No. 2.....	200
32	Pollak Printing Co., Victor F., 509 Sansome St., 2nd Fl....	2,500
72	Pomeroy, Grace, 2838 California St.....	200
92	Pommer, Ann, 50 19th Ave.....	400
55	Pomon, D., 1454 Fillmore St.....	325
136	Pontacq, John, 1351 Church St.....	300
150	Popular Grocery, 111 6th St.....	250



155	Porter, Andrew, 251 3rd St.....	200
150	Porter & Son, J. W., 431 Jessie St.....	300
14	Porter, Dr. Reed, 988 Market St., No. 301.....	275
152	Port Stockton Cement Co., 703 Market St., No. 1214.....	75
19	Post Hyde Garage, 890 Post St.....	700
149	Post Office Market, 1091 Market St.....	200
3	Postlethwaite, H. A., 58 Sutter St., No. 524.....	750
162	Potrero Sweet Shop, 306 Connecticut St.....	250
61	Potter, Prof. Geo., 2515 Sacramento St.....	150
127	Poulsen, A. E., 4260 Mission St.....	400
104	Powell, B., 1237 Noriega St.....	200
118	Powell, Everett A., 175 Juanita Way.....	250
150	Powell's Beauty Shop, 933 Market St.....	400
12	Powell St. Beauty Shop, 131 Powell St.....	550
13	Powers, J. A., 1075 California St., No. 903.....	50
46	Powers, Mrs. Lilla J., 1845 Franklin St., No. 201.....	150
33	Powers Co., Roy C., 447-49 Drumm St.....	400
117	Prakel, Fred D., 121 Maywood Dr.....	300
21	Pratt Chuck Co., 538 Polk St.....	350
14	Pratt, F., 964a Market St., No. 23.....	220
113	Pratt, M. D., 149 Kensington Ave.....	550
3	Pratt, Jr., Orville C., 220 Montgomery St., No. 835.....	350
73	Prerano, L. S., 2663 Greenwich St.....	200
12	Press, Leo, 456 Post St., No. 1010.....	100
22	President Coffee Shop, 939 Geary St.....	500
95	Preston, Walter A., 715 25th Ave.....	350
45	Price, W. C., 2415 Van Ness Ave., No. 406.....	150
87	Price's Ye Quality Shoppe, 621 Clement St.....	250
3	Prime, Spencer G., 582 Market St., No. 906.....	1,700
77	Prince, Fred M., 48 Parker Ave.....	600
32	Pringle Co., 486 California St., No. 905.....	175
5	Printers Board of Trade, 155 Montgomery St., No. 1106....	100
12	Printing Employees Assn., 111 Ellis St., 4th Fl.....	175
2	Printing Plates, Inc., 7 Front St., No. 141f.....	300
151	Progress Garage (J. L. Walling), 284 Wheeler Ave.; 166 4th St.....	300
33	Progress Printing Co., 500 Sansome St., 2nd Fl.....	9,000
32	Prosperity Corner, 631 Montgomery St.....	500
4	Prosser, Richard, 690 Market St., No. 822.....	150
5	Protected Inv. Co., 235 Montgomery St., No. 2505.....	150
152	Provident Loan Office, 108 3rd St.....	2,500
59	Prudden, J., 179 Alhambra St., No. 101.....	150
72	Puarello, Joe, 2852½ California St.....	50
152	Public Coffee Shop, 734 Howard St.....	300
16	Pulis, J. D., 535 Geary St., No. 510.....	100
151	Pullman Restaurant, 602 4th St.....	125
1	Purcell & Co., 150 California St., 3rd Fl.....	150
44	Purnell, H., 1437 Chestnut St., No. 4.....	250
14	Purviance, Dr. C., 465 Geary St., No. 40.....	100
104	Purves, E., 1330 Kirkham St.....	150
155	Putnam, D. S., 383 Brannan St., No. 12.....	250
147	Pyramid Furnace Co., 732 Clementina St.....	250
117	Quealy, J. A., 85 St. Elmo Way.....	1,000
175	Quilici, A., 2847 Ingalls St.....	350
154	Quinlan, John C., 5 3rd St., No. 308-9-10.....	200
31	Quon Hing, 1051 Grant Ave.....	950
174	Quong Fat Shrimp Co., 513 Fairfax Ave.....	450
31	Quong Lung Co., 829 Kearny St.....	1,000
6	Quong Sang & Co., 708 Commercial St.....	300
6	Quong Tai Chong Co., 775 Commercial St.....	250
31	Quong Yee Chang Co., 1036 Stockton St.....	200
31	Quong Yee Lung & Co., 815 Washington St.....	300
152	Racik, H., 233 Stevenson St.....	100

17	Radio Dramatic Art Institute, 841 Jones.....	100
20	Radio Engineering Sales & Service, 229 Leavenworth....	300
18	Radio & Electric Repair Shop, 332 Leavenworth.....	150
1	Radonich, M., 68 Market.....	600
8	Raffee Rug & Carpet Co., 278 Post, No. 502.....	200
60	Raffetto, Wm. J., 2383 Union.....	125
150	Rail Hotel, 228 5th St.....	100
7	Railsback, L. H., 704 Market, No. 502.....	150
94	Rainbow Cake Shop, 5811 Geary Blvd.....	650
41	Ralph, George E., 1270 Chestnut, No. 2.....	150
8	Ralphs, D. R., 240 Stockton, No. 810.....	100
153	Ramp Barber Shop, 497 4th St.....	100
47	Ranis, Jack, 1615 Pine.....	600
148	Rash & Reverisco, 1175 Market, No. 110.....	200
117	Ratterree, J. N., 55 St. Elmo Way.....	1,350
59	Ray, Don, 207 Avila.....	300
4	Rea, Fred W., 79 Post, No. 305-6.....	100
3	Reach, Charles, 220 Montgomery, No. 810.....	200
8	Reah, Glanton, 760 Market, No. 820.....	100
122	Rebitt, Courtney E., 135 De Soto.....	300
8	Recchia & Co., E., 760 Market, No. 508.....	150
116	Reception Inn, 2650 Sloat Blvd.....	250
101	Red Mill, The, 4316 Judah.....	300
12	Redwood Village, 150 Mason.....	500
45	Reed, C., 1840 Broadway.....	200
141	Reed's Stores, Inc., 2490 Mission.....	600
145	Regalia, Fred, 1774 Mission.....	500
37	Rege Sheet Metal Works, 1609 Powell.....	300
3	Regulated Carriers, Inc., 220 Bush, No. 1500.....	150
86	Rehfeld, Max, 579A 6th Ave.....	100
59	Reibman, Dr. I., 3254 Pierce, No. 1.....	100
143	Reiche, Louis, 3073 16th St.....	200
51	Reilly, Thos., 109 Oak.....	200
22	Reilly's Garage, 730 Ellis; 170 Upper Terrace.....	650
147	Reinhart & Co., Inc., C. E., 535 10th St.....	2,000
111	Reinhart, Charles E., 60 Rivoli.....	350
165	Reios, Mrs. Anita, 121 Buena Vista Terr.; 3158-62 23rd St.	150
14	Reisner, J. G., 988 Market, No. 313.....	775
3	Reith, Chas. E., 58 Sutter, No. 430.....	100
70	Reliable Food Shop, 1160 Divisadero.....	1,700
171	Reliable Grocery, 249 Cortland Ave.....	500
8	Re Model Shop, 209 Post, No. 820-21.....	100
49	Re Nu Window Shade Co., 1067 O'Farrell.....	350
12	Repis, D., 437 Powell.....	275
33	Rex Flavor & Extract Co., 532-34 Sansome.....	450
51	Reynolds, George, 217 Octavia.....	250
117	Rhodes, J. B., 133 Westgate Dr.....	900
114	Rhodes, John, 2231 18th Ave.....	250
154	Ric-Wil Co., 74 New Montgomery, No. 417.....	160
86	Ricci Realty Co., 412 Clement.....	150
59	Picci, Z., 169 Avila.....	250
90	Rice, F. C., 475 14th Ave.....	650
169	Rice, N. J., 306 Precita Ave.....	100
81	Rich Hill Fountain Creamery, 1465-67 Haight.....	2,000
146	Richards Brush Co., 1559 Howard.....	600
47	Richardson, Harold J., 1601 Franklin.....	300
72	Richardson, John, 2136 Broderick.....	150
32	Richfield Hotel, 632 Clay.....	350
144	Richland Hotel, 1906 Mission.....	400
95	Richmond Carpenter Shop, 2416 Clement.....	100
85	Richmond Coal Co., 3907 Geary Blvd.....	600
12	Riede, Adolph, 199 Ellis.....	675
78	Rightway Grocery, 2600 McAllister.....	350
123	Rijhoff, V. E., 203 Plymouth Ave.....	150



47	Riley, Edw. L., 1875 California.....	450
121	Ringham, L., 1418 Ocean Ave.....	200
13	Rising, S., 1075-99 California, No. 606.....	50
8	Rita Dress Shop, 174 Geary.....	1,000
151	Ritz No. 4 Cleaners & Tailors, 105 5th St.....	100
3	Rizzard & Son, J. B., 231 Sansome, No. 502.....	100
118	Roach, James J., 51 Brentwood Ave.....	450
13	Robbins, Wm. C., 1075-99 California, No. 804.....	150
8	Roberts & Associates, 26 O'Farrell, No. 602.....	150
96	Roberts, Edw. J., 95 26th Ave., No. 4.....	400
156	Robinson & Kingshell, 289 2nd St.....	300
151	Roby, Dr. M. E., 883 Market, No. 201.....	200
12	Rochambeau Club, 72 Eddy.....	500
5	Roche & Co., John C., 315 Montgomery, No. 426.....	100
32	Roche Printing Co., 604 Commercial.....	200
7	Rodway, Miss H., 177 Post, No. 439.....	50
8	Roehr, H. L., 133 Geary, No. 631.....	110
2	Roesling & Co., R. J., 244 California, No. 500.....	250
61	Roger's Barber Shop & Beauty Shop, 2251 Fillmore.....	250
127	Rogers, James, 3934A Mission.....	100
59	Rogers, L. E., 141 Alhambra.....	150
151	Roland Hotel, 184 4th St.....	150
149	Rolkins, Ed., 210 6th St.....	200
71	Rollet, M. A., 2301 Geary.....	150
13	Rolph, J., 1055 California, No. 12.....	100
31	Roma Tavern, 242 Columbus Ave.....	300
3	Romanti, Louis, 79 Sutter.....	50
173	Ronan, C., 4910 3rd St.....	300
143	Rondel Hotel, 3081 16th St.....	500
132	Roofing Service Co., 549 Castro; 551 Castro.....	500
167	Roosevelt Cleaners, 2761 24th St.....	125
160	Roowan, James, 1572 15th St.....	250
74	Ropers, Harold, 2453 Chestnut.....	150
146	Rose Tavern, 1582 Folsom.....	300
46	Rosenberg, Ben, 1930 Sacramento.....	150
154	Rosener, Herbert, 681 Market, No. 382.....	100
99	Rosenfeld, Albert, 655 38th Ave.....	250
68	Rosewood Apts., 968 Page.....	250
11	Ross Reducing, 150 Powell (Mezz.).....	250
53	Rossclare Apts., 890 Grove.....	350
33	Rossi, Bonnie, 500 Sansome (Lobby).....	175
182	Rossi & Co., G., 533 Brunswick.....	1,000
12	Rosslyn Hotel, 44 Eddy.....	350
1	Rosston Co., E. W., 214 Front, No. 405.....	100
165	Roth, Paul, 2525 Mission.....	350
13	Rothchild, Herbert, 1075-99 California, No. 309.....	100
98	Rothenberg, Henry, 806 33rd Ave.....	150
46	Rouleau, Oscar, 1803 Franklin.....	150
5	Rowe, Shaw & Co., 235 Montgomery, No. 941.....	150
44	Roy's Barber Shop, 1797 Lombard.....	200
149	Royal Cafe, 192 6th St.....	200
50	Rubco Battery Service, 454 Linden.....	150
30	Rubio, J. S. 1448b Mason.....	150
31	Ruby Mfg. Co., 1143 Stockton.....	330
149	Ruco Hair Rinse, 1095 Market, No. 215.....	100
94	Rugens Confectionery Store, 211 23rd Ave.....	200
181	Rundell, Jack, 931 Geneva Ave.....	250
5	Russ Bldg. Conditioning Club, 235 Montgomery, No. 1130.....	150
5	Russ Bldg. Shoe Repairing, 235 Montgomery (Lobby)....	150
117	Russell, Bonar, 116 St. Elmo Way.....	600
152	Russell, Lyman, 703 Market, No. 404.....	150
3	Russell & Co., Will, 564 Market, No. 320.....	175
90	Ryan, Jas. J., 315 14th Ave.....	250
149	Ryan, T. J., 879 Bryant.....	200

103	Sabia, Frank, 1231 29th Ave.....	300
159	Sabini, Mike, 2630 19th St.....	200
176	Sackillaris, Louis, 6286-6286a 3rd St.....	100
11	Safchik, Samuel, 259 Geary, 6th Fl.; 229 Point Lobos Ave..	1,550
148	Safe T Stair Corp., 1188 Harrison St.....	250
23	Safety House, 982 Post St.....	1,800
2	St. Clair, Orla, 311 California St., No. 500.....	150
70	St. Claire Apts., (T. Widman), 1763 Golden Gate Ave.....	400
155	St. Elmo Hotel, 151 3rd St.....	350
141	St. Francis Apts., 3605 20th St.....	500
48	St. Francis Garage, 1240-50 Post St.....	550
14	St. Francis Tailors, 141 Mason St.....	150
79	St. George Hotel, 2038 McAllister St.....	200
18	St. George Smoke Shop, 405 Ellis St.....	200
130	St. Phillips Market, 4190 24th St.....	200
55	Sakaye, S., 1612a Geary St.....	125
60	Sales, A., 2308 Union St.....	150
3	Sales, Dudley D., 58 Sutter St., No. 333; 135 St. Francis Blvd. ....	800
59	Sally's, 3232 Scott St.....	200
92	Salter, F. J., 130 19th Ave.....	250
147	Salzman, M., 1278 Mission St.....	500
11	Sample Furniture Co., 441 Sutter St.....	1,150
5	Samuels, Jacob, 333 Montgomery St., No. 1700.....	150
146	Sanchez Inn No. 2, 1551 Mission St.....	125
3	Sanders, G. G., 220 Montgomery St., No. 793.....	350
58	Sanders, Mrs. M. A., 2169 Union St.....	150
158	Sand-Man Mattress Corp., 2027 17th St.....	500
33	San Francisco Box Co., 1307 Battery St.....	250
157	S. F. Cab Owners Protective Assn., 417 Market St., No. 309.	100
12	S. F. Legal Assn., 948 Market St.....	150
51	San Francisco National Training School, 173-71-69-67-29 Haight St.....	100
151	S. F. Seed & Bulb Co., 147 5th St.....	300
19	San Francisco Storage Co., 963-65 Sutter St.....	650
156	San Jose Cement Co., 593 Market St., No. 919.....	100
148	Sankey, H., 1175 Market St., No. 273.....	200
132	San Miguel Apts., 2 Diamond St.....	300
61	Santa Clara Apts. (T. Cowhy), 2127 Fillmore St.....	500
39	Sargent Art & Craft Shop, 2012 Jones St.....	200
154	Sausalito Land & Ferry Co., 604 Mission St., No. 1001.....	100
152	Savage, Theodore, 785 Market St., No. 704-5.....	250
57	Sayre, Mrs. Blanche, 2300 Washington St., No. 105.....	200
2	Scales, H. S., 7 Front St., No. 432f.....	150
47	Scanlon, R., 2135 Sacramento St., No. 8.....	300
137	Scannell, A. M., 1712 Church St.....	250
6	Schaeffer, Rudolph, 136 St. Anne St.....	1,250
4	Schaffer, A. D., 1 Montgomery St., No. 1125.....	400
51	Schell, Mrs. Irene, 130 Laguna St.....	100
55	Schepps, Lazar, 1247 Webster St.....	75
57	Scherman, S., 2360 Pacific Ave., No. 603.....	550
157	Schieb, J. S., 9 Market St.....	100
159	Schigris, John, 1676 Bryant St.....	200
142	Schindler, Samuel, 815 Valencia St.....	300
13	Schloss, Edwin S., 1075-99 California St., No. 302.....	100
157	Schmiedell and Co., 59 Main St.....	250
7	Schneider, H. P., 704 Market St., No. 207.....	50
117	Schneider, Herbert, 75 Westgate Dr.....	300
91	Schoenfelt, L., 619 16th Ave.....	500
11	Schonborn, Arthur V., 870 Market St., No. 363.....	150
76	Schoorl, Adrian, 3773 Clay St.....	350
157	Schrader Chemical Co., 399 Fremont St.....	1,000
150	Schroder, John C., 999 Mission St.....	50
174	Schroff, Herman, 205 Evans Ave.....	200



5	Schussel, Jacob, 235 Montgomery St., No. 601.....	100
59	Schwartz, W., 3579 Pierce St.....	200
41	Schweitzer, B., 2600 Van Ness Ave., No. 301.....	100
90	Scoble, Thomas, 363 14th Ave.....	150
59	Scossleria, Ernest, 2358c Lombard St.....	150
47	Scott, A. W., 2121 Sacramento St., No. 603.....	300
4	Scott, A. W. Jr., 690 Market St., No. 320-21.....	350
45	Scott, J. A., 1714 Vallejo St.....	300
40	Scott, J. J., 900 Chestnut St., No. 608.....	250
99	Scott, James E., 854 37th Ave.....	600
10	Scott, Mrs. Joseph J., 950 Mason St., No. 17.....	150
147	Scott, William A., 277 9th St.....	100
3	Scudder, Lawrence & Co., 369 Pine St., No. 303.....	150
152	Sculnick, M., 717 Market St., No. 716.....	50
154	Seage, Clarence E., 681 Market St., No. 954.....	100
11	Seager, Dr. J. H., 291 Geary St., No. 419.....	400
14	Seal Rock Fur Shop, 147 Mason St.....	175
156	Seaman's Journal, 525 Market St., No. 710.....	100
45	Searls, F., 1940 Broadway.....	250
3	Sears, Harry, 582 Market St., No. 806.....	150
2	Sebastian Canning Co., 216 Pine St., No. 812.....	200
154	Secretarial Service, 5 3rd St., No. 1127.....	200
135	Seely, Mrs. Marie, 205½ Chattanooga St.....	300
3	Segall, Theodore H., 544 Market St., No. 801-2.....	1,300
57	Seglem, Ester, 2480 Washington St., No. 206.....	150
149	Seipel Ornamental Iron Works, 1079 Folsom St.....	1,500
96	Selig, H. G., 190 28th Ave.....	600
163	Sellar, A. J., 20th & Michigan Sts.....	200
46	Sellman, R., 1945 Clay St., No. 5.....	150
73	Semenza, L., 3031 Broderick St.....	250
3	Semmes & Semmes, 369 Pine St., No. 524.....	150
33	Service Photo Engraving Co., 440 Sansome St.....	1,300
28	Servrite Market, 1501 Jackson St.....	850
87	Seven Twenty Lake Apts. (A. G. Bell), 720 Lake St.....	150
92	Seventeen Eleven Lake Apts. (L. Jacobson), 1711 Lake St..	200
144	Seventy Seven Ramona Apts. (J. A. Black), 77 Ramona St.	200
43	Sevier, J. W., 1725 North Point.....	1,250
12	Seymour, Ltd., 435 Powell St., No. 10.....	250
74	Shaff, L. M., 3035 Baker St., No. 201.....	200
96	Shafran, J., 266 32nd Ave.....	300
149	Shane, Dave, 1053-55 Market St.....	200
55	Shane, Dave, 1696 Fillmore St.....	600
6	Shang Hing Co., 44 Waverly Pl.....	50
31	Shang Laan, 823 Washington St.....	100
31	Shang Yick & Co., 622 Jackson St.....	220
73	Shannon, George M., 2682 Filbert St.....	150
59	Shapiro, Herbert H., 3366 Pierce St., No. 202.....	250
89	Shapro, Benjamin F., 144 Funston Ave.....	275
54	Sharff, A., 1143 McAllister St.....	100
28	Sharlee's Dining Room, 1900 Polk St.....	750
149	Sharp, Elizabeth, 274-80 6th St.....	250
45	Sharp, W. B., 1750 Vallejo St., No. 606.....	250
151	Shasta Lunch, 648 4th St.....	200
24	Shaw, P. M., 909 Hyde St., No. 419.....	200
5	Shea, William D., Jr., 235 Montgomery St., No. 950.....	100
154	Sheep Ranch Gold Mining Co., 5 3rd St., No. 1224-29.....	200
22	Sheet Metal Works, 106 Olive St.....	150
48	Sheldon Dress Shop, (K. Sheldon), 1406 Sutter St.; 3604 Balboa St.; 636 33rd Ave.....	700
38	Shelton, The Co., 480 Bay St.....	500
84	Shemanski, A., 114 Lake St.....	100
28	Shepardson, Dwight E., 2000 Van Ness Ave., No. 414-15....	400
155	Sherman, A. G., 116 New Montgomery St., No. 326.....	150

113	Sherman, Earl E., 60 Balceta Ave.....	150
12	Sherman, Samuel R., 490 Post St., No. 1025.....	50
147	Shimmon, Sam, 398 8th St.....	100
73	Shipper, F. M., 2640 Green St., No. 3.....	250
3	Shipper & Bernard, 220 Montgomery St., No. 404-5.....	150
4	Shirley's Dress Shop, 644 Market St.....	1,600
159	Shoko Co., 257 Alabama St.....	500
147	Shop California Co., 1307 Mission St.....	50
10	Short, F. Rice, 950 Mason St., No. 282.....	150
12	Short Cuts Publishing Co., 948 Market St., No. 611.....	150
38	Shruter, E., 785 Lombard St.....	150
78	Shuffle Inn, 3111 Geary Blvd.....	650
154	Siegrist, F. R., 604 Mission St., No. 908.....	250
3	Sierra Mountain Water Corp., 220 Montgomery St., No. 899	150
156	Sierra Sales Co., 593 Market St., No. 235.....	1,000
5	Sierra Water Service Corp., 235 Montgomery St., No. 2404	100
41	Signor, Wales M., 2855 Polk St., No. 103.....	100
46	Silberstein, William P., 1940 Washington St., No. 201.....	150
10	Silver, Mrs. B., 901 California St., No. 409.....	150
61	Silver, R. George, 2741 Clay St.....	150
5	Silver's Hat Works, 235 Montgomery St. (lobby).....	100
3	Simkins, William A., 220 Montgomery St., No. 685a.....	250
96	Simon, Bert, 185 29th Ave.....	350
96	Simon, Sam, 270 29th Ave.....	250
9	Simonton, M., 450 Sutter St., No. 1823-6.....	250
76	Simpson, Harold C., 3870 Clay St.....	250
4	Sims, John Morgan, 163 Sutter St., No. 424.....	50
5	Sinclair, John A., 235 Montgomery St., No. 1301.....	200
32	Sing Woo Laundry, 2 Nottingham Pl.....	330
149	Singer, Ben, 1053-55 Market St.....	100
42	Sisich, C., 1528 Vallejo St.....	100
9	Sisson, Raymond, 450 Sutter St., No. 1940-42.....	250
149	Sixth Street Radio Exchange, 118 Sixth St.....	200
95	Sixty Three Ten, California Apts. (D. Levy), 6310 California .....	200
154	Sjoberg & Son, 74 New Montgomery, No. 632.....	250
62	Skillen, Mrs. R., 1808 Geary.....	100
12	Sklare, J. B., 335 Powell, No. 765.....	550
66	Skolmen Co., 2176 Market.....	250
101	Small, Gilbert, 1271 46th Ave.....	150
4	Smissaert, Harry, 111 Sutter, No. 421; 2205 Sacramento, Apt. K .....	600
93	Smith, Mrs. Aagot, 101 20th Ave.....	500
117	Smith, Aubrey G., 265 Santa Ana Ave.....	250
33	Smith, C. W., 54 Washington.....	1,350
14	Smith, Elsie, 404 Geary.....	250
151	Smith, Ernest M., 801 Howard.....	100
60	Smith, Felix, 2496 Filbert .....	2,400
82	Smith, Frank M., 592 Stanyan.....	500
57	Smith, Fred, 2226 Clay.....	150
76	Smith, H. L., 3301 Clay, No. 601.....	350
73	Smith, Harry, 2900 Broderick.....	200
2	Smith, L. & R. H. Co., 351 California, No. 806.....	100
98	Smith, Le Roy, 830 35th Ave.....	350
59	Smith, Mrs. Maude, 3414 Scott.....	150
8	Smith, Paul, 358 Sutter, No. 304.....	50
160	Smith, Wilford D., 2929 16th St.....	150
92	Smith & Co., 5408 Geary Blvd.....	100
147	Smith & Madden, 241 10th St.....	400
157	Smith, Rice & Co., Pier 14.....	50
103	Smitten, Kenneth H., 1216 28th Ave.....	650
8	Smoke Shop, 173 Maiden Lane.....	75
59	Smokery, The, 2146 Chestnut.....	350
156	Smythe, A. L., 85 2nd St., 1st Fl.....	100



3	Snider, C. E., 220 Montgomery, No. 415.....	100
1	Snider Packing Corp., 320 Market, No. 216-18.....	750
15	Snow, Lorenzo Dyeing & Cleaning Co., 931 Bush.....	120
106	Snow White Cleaners, 340 Judah.....	175
11	Snyder, John C., 830 Market, No. 716.....	150
10	Soderblom, Sven Erik, 950 Mason, No. 14.....	150
3	Solinsky, Edward, 582 Market, No. 1212-13-14.....	200
57	Son, Mrs. A., 2124 Broadway.....	500
31	Son Loy & Co., 932 Grant Ave.; 39 Wentworth Place....	3,650
46	Sorensen, Mrs. Marie, 1958 Sacramento.....	250
13	Sottis, Antone, 904 Pine, No. 1.....	100
149	Soule, G. R., 1095 Market, No. 412.....	100
12	Souliere, Miss Iola, 335 Powell, Apt. A.....	100
33	South Coast Steamship Co., Pier 17.....	400
149	South Side Laundry, 276 6th St.....	25
2	Southard, James H. Co., 420 Market, No. 402-M.....	1,600
6	Soy Sang Lung & Co., 723-725 Clay.....	700
48	Spark Plug Restaurant, 1019 Van Ness Ave.....	200
80	Sparks, Herbert, 200 Clayton.....	250
151	Spaulding, J. & Co., 357-61 Tehama.....	500
1	Specialty Sales Co., 46 Davis St.....	300
62	Spencer, Mrs. Rita, 2002 Sutter St.....	150
8	Sperisen, Francis J., 166 Geary, No. 150.....	500
3	Spicer, Morgan G., 220 Montgomery, No. 1011.....	100
2	Spieller's Apparel Mfg. Co., 32 Battery, 5th Fl.....	600
150	Spinden, E., 36 5th St.....	250
71	Spokesman, The, 2501 Sutter.....	600
11	Sport Club, The, 72 Ellis.....	500
150	Spudette Co., 481-3 Tehama.....	500
155	Spuri, M., 145 New Montgomery.....	500
51	Stag Cigar Store, 1800 Market.....	350
4	Stahl, Adolfo, 1 Montgomery, No. 1013.....	350
1	Stahlbaum, Rolf, 24 California, No. 614-16.....	150
50	Standard Beverages, 537 Gough.....	500
148	Standard Coat Makers, 1151 Market, No. 205.....	100
88	Standard Fish & Poultry Co., 820 Clement.....	100
33	Standard Fruit & Produce Co., 429 Davis.....	1,000
157	Standard Sales Corp., 43-45 Main St.....	1,000
7	Standifer, Marguerite, 228 Grant Ave., 4th Fl.....	200
5	Stanford Liquor Co., 224 Kearny.....	700
3	Stanley, Sherwood L., Jr., 465 California, No. 631.....	150
156	Stanley & Patterson, 121 2nd St., No. 604.....	200
148	Stanton Hat Co., 1159 Market, No. 303.....	250
60	Stanton, Joseph, 2331 Green.....	150
117	Stapleton, George, 649 Darien Way.....	650
28	Star Groceteria, 1800 Polk.....	600
31	Star Laundry, 1068 Stockton.....	330
147	Star Ornamental Iron Works, 1269-71 Folsom.....	750
1	Star Photographers, 24 Market.....	500
99	Stark, A., 678 41st Ave.....	125
41	Stark, Charles M., 1262 Lombard.....	1,000
7	Stark, J. Co., 704 Market, No. 507.....	150
3	Stark, W. D., 580 Market, No. 339.....	200
152	Starke, Ralph, 785 Market, No. 1204-5.....	250
147	States Enameling Co., 252 9th St.....	100
143	Steffen, Anna, 2026 Mission.....	3,000
5	Stein, A. C., 235 Montgomery, No. 1016-17.....	500
54	Stein, J. D., 936 Fillmore.....	150
147	Stein Manufacturing Co., Inc., 355 9th St., 3rd Fl.....	1,000
23	Stelling, M., 1005 Post.....	50
5	Stelling, Martin, Jr., 155 Montgomery, No. 803-4; 2638 Baker .....	1,000
5	Stelling & Gould, 155 Montgomery, No. 804.....	250
152	Stenoservice Bureau, 785 Market, No. 1308.....	200

5	Stenotype Reporting Co., 110 Sutter, No. 915.....	110
12	Stephens, Charles A., 456 Post, No. 807.....	100
152	Sterling Bead & Jewelry Co., 717 Market, No. 510.....	500
117	Stern, M. K., 101 St. Francis Blvd.....	300
3	Stern & Shimoff, 220 Montgomery, No. 305.....	150
33	Sternberg, David, 200 Davis, No. 210.....	650
152	Stevenson Inn, 227 Stevenson St.....	250
87	Stewart, John R., 502-504 8th Ave.....	125
183	Stewart, W. F., 1962 Jefferson.....	750
3	Stibbs, Harry E. & Associates, 58 Sutter, No. 34.....	150
155	Stimuplant Laboratories, 115 Townsend.....	100
24	Stockwell, Sadie M., 909 Hyde, 1st Fl.....	50
12	Stone, Miss Edith, 465 Post, No. 533.....	100
114	Stone, Leslie F., 2250 Cecelia Ave.....	150
8	Stone, William, 26 O'Farrell, No. 1004.....	150
117	Stoneson, Ellis, 400 Yerba Buena Ave.....	350
150	Storedoor Forwarders, 237 Shipley.....	50
45	Storss, Mrs. Katherine, 2801 Octavia, No. 2.....	450
11	Stout, Alice, 830 Market, No. 408.....	400
148	Stout, Thomas, 1175 Market C.....	200
21	Stover Mfg. & Engine Co., 538 Polk.....	850
58	Strade, Mrs. Marietta, 3249 Webster.....	200
69	Stribling Cleaners, 1318 Hayes.....	550
149	Strologic Society of Uran, 1095 Market, No. 208.....	100
152	Stroud Maxwell Co., 717 Market, No. 610-14.....	500
46	Stroup, J. C., 1840 Sacramento, No. 302.....	250
4	Stroupe, T. P., 690 Market, No. 102.....	400
90	Stubbs, Mrs. Brida, 1425 Clement.....	100
20	Studio Cleaners, The, 212 Hyde.....	200
16	Stultz & Spitzer, 204 Eddy.....	400
93	Sugarman, Benjamin B., 4400 Fulton.....	150
43	Sugarman, Harry, 1451 Jefferson.....	300
57	Sullivan, Mrs. A., 2335 Pacific, No. 102.....	150
84	Sullivan, Ellen H., 112 Arguello Blvd., No. 5.....	50
117	Sullivan, G. X., 1902 Ocean Ave.....	600
73	Sullivan, Mrs. H., 2834 Divisadero.....	450
149	Sullivan House, 152 6th St.....	200
99	Sullivan, J. F., 468 42nd Ave.....	220
5	Sullivan, J. O., 235 Montgomery, No. 1057.....	100
12	Sullivan, Martin L., 490 Post, No. 214.....	220
3	Sully & Co., James O., 465 California, No. 305.....	200
49	Sumi Co., Y., 891 Golden Gate Ave.....	300
82	Summerley, Katherine, 1628 Haight.....	150
89	Sumski, Helen R., 10 Funston Ave., No. 1.....	250
14	Sun Grill, 330 O'Farrell.....	250
141	Sun Liquor Store, 2416 Mission.....	500
31	Sun Mee Sun, 130 Waverly Pl.....	75
6	Sun Quong Wing Sang Kee Co., 757 Clay.....	500
150	Sun Sing Lee, 475 Tehama.....	500
7	Sundin, Eric J., 742 Market, No. 244-6.....	150
23	Sunkist Sandwich Shop, 955 Larkin.....	150
24	Sunnylane Frocks, 1216 Polk.....	500
106	Sunset Auto Beauty Parlor, 1221 9th Ave.....	150
155	Super Lite Co., 182 2nd St., 5th Fl.....	300
147	Superba Restaurant, 1352-54 Harrison.....	100
23	Superior Auto Repair, 945 Post.....	50
57	Susumer, Ashizawa, 2310 Washington.....	600
16	Sutsas, Peter, 9 Golden Gate.....	50
14	Sutter Studio Apts., 683 Sutter.....	165
61	Sutton, Elsie, 2773 Clay.....	150
73	Sutton, Mrs. Walter, 2664 Union.....	500
157	Svenson, Oscar S., 194 Embarcadero.....	100
20	Swafford, W. S., 435 Eddv.....	275
21	Swayze, Fred E., 148 Willow Ave.....	60



8	Sweeney, Joseph L., 760 Market, No. 630.....	60
154	Sweet, H. E., 5 3rd St., No. 301.....	100
5	Swift, J. D., 235 Montgomery, No. 939.....	100
14	Swift, Miss P. N., 609 Sutter, Arcade; 1808 Pacific Ave., No. 104 .....	250
34	Swiss American Hotel, 534 Broadway.....	700
2	Swiss Precision Watchmakers, 255 California, No. 305....	250
128	Swope, Gail, 57 30th St.....	75
2	Symmies, Leslie, 351 California, No. 1103.....	150
28	Tackle Shop, 1953 Polk St.....	600
31	Tai Canton, 852 Clay St.....	60
33	Tai Loy Laundry, 134 Jackson St.....	400
7	Talbott, E. J., 704 Market St., No. 902.....	400
15	Tanaka, S., 731 Sutter St.....	800
148	Tandy, Jack, 1159 Market St., No. 201.....	100
55	Tani, M., 1613 Laguna St.....	75
48	Tani, T., 1538 Post St.....	300
20	Tankel B B Organization, 1182 Market St., No. 203.....	150
92	Tanner, Fred, 145 19th Ave.....	150
116	Taraval Quality Market, 1653 Taraval St.....	700
24	Tatemoto Co., K., 1423 Polk St.....	2,000
152	Taughner, Edward B., 785 Market St., No. 1207.....	150
137	Taussig, S., 1681 Church St.....	120
5	Tavern Keeper, The, 235 Montgomery St., No. 558.....	150
149	Tax Defense Bureau, 1095 Market St., No. 418.....	150
152	Taylor, Frank J., 703 Market St., No. 1701.....	300
24	Taylor, Josephine J., 824 Hyde St.; 1318 Polk St. (Mezz.)	475
46	Taylor, Leroy R., 1770 Pacific Ave., No. 18.....	150
11	Teepell, Dr. Wm., 291 Geary St., No. 416.....	200
14	Telegraph Press, 71 Turk St.....	600
8	Telephone Answering Co., 210 Post St., No. 915.....	60
4	Television Laboratories, Ltd., 620 Market St., No. 506....	550
154	Teller, Charles W., 625 Market St., No. 1402.....	150
166	Terminal Restaurant, 3394 26th St.....	250
8	Ternouth, Wynne, 133 Geary St., No. 310.....	375
145	Teutonia Football Club, Inc., 136 Valencia St.....	350
8	Textile Wearing Co., 760 Market St., No. 745.....	50
21	Thaddeus, Ralph C., 25 Polk St.....	200
76	Thacher, T. A., 3837 Clay St.....	1,200
20	Theatrical Herald, 318 Turk St.....	50
154	Thebo-Starr & Anderton, Inc., 55 New Montgomery St., No. 519 .....	300
86	Theis, Frank, 253-A 5th Ave.....	200
86	Theis & Shegog, 404 Clement St.....	200
114	Thiebaut, Jr., L. A., 52 Madrone Ave.....	550
116	Thiessen, Albert, 2575 29th Ave.....	475
106	Thirteen Eighty Eight 9th Ave. Apts. (G. Zengler), 1388 9th Ave. ....	250
41	Thirteen Hundred Four Lombard Apts. (M. W. Ayers), 1304 Lombard St.....	500
106	Thirteen Seventy Nine 10th Ave. Apts. (H. Ward), 1379 10th Ave. ....	550
81	Thirteen Thirty Three Page Apts. (M. Kirby), 1333 Page St. ....	250
75	Thirty One Thirty Seven & Five Pacific Apts. (R. M. McClymont), 3137-35 Pacific Ave.....	350
43	Thirty Two Ten Gough Apts. (C. S. Ridgeway), 3210 Gough St. ....	350
43	Thirty Two Thirty Three Octavia Apts. (P. V. Doyle), 3233 Octavia St.....	100
113	Thomain, Mrs. M. J., 1316 Portola Dr.....	175
2	Thomas, Charles C. H., 216 Pine St., No. 406.....	100
3	Thomas, E. J., 564 Market St., No. 220.....	450
77	Thomas, Harry A., 70 Palm Ave.....	350

146	Thomas, Henry, 1505 Market St.....	25
150	Thomas Hotel, 971 Mission St.....	1,850
16	Thomas Laundry, 120 Jones St.....	200
49	Thomas Radiator Mfg. Co., 635 Golden Gate Ave.....	600
117	Thompson, Frank, 45 Santa Monica Way.....	400
113	Thompson, H. W., 18 Edgehill Way.....	150
43	Thompson, J. W., 3300 Laguna St., No. 8.....	150
117	Thompson, Marguerite, 219 San Fernando Way.....	300
74	Thompson, V. C., 3414 Broderick St.....	200
152	Thompson-Alch, Inc., 49 4th St., No. 527.....	400
5	Thomson, A. Dal, 315 Montgomery St., No. 807.....	100
41	Thomson, H. S., 2460 Larkin St., No. 11.....	100
15	Thorsen, Arthur R., 666 Post St., No. 722.....	400
84	Thorsen, Lawrence, 221 Lake St.....	100
83	Three Eighty Three Arguello Apts. (Mrs. E. Priddy), 383-5 Arguello Blvd.....	250
17	Three Little Pigs Tavern, 611 Geary St.....	500
12	Thresa, A., 547 Sutter St.....	400
31	Ticino Cafe & Hotel, 637-39 Broadway.....	650
147	Tidwell, L. R., 38 8th St.....	100
33	Tierney, Inc., Thos., 345 Front St., No. 200.....	100
16	Tiffenette Cafe, 117 Taylor St.....	100
3	Timms, M. E., 580 Market St., No. 416.....	100
4	Tip Top Club, 130 Kearny St., 6th Fl.....	500
5	Tiscornia, A. A., 436 Kearny St.....	175
12	Tivoli Club, 70 Eddy St.....	500
3	Tobin, E. J., 220 Bush St., No. 1509.....	400
3	Tobin, O. D., 564 Market St., No. 407.....	100
183	Todabio, G., 3737 Broderick St.....	300
3	Todd, Clarence E., 200 Bush St., No. 1209.....	300
7	Toepke, W. H., 126 Post St., No. 500.....	220
83	Toff, Harry, 26 Clement St.....	450
151	Tokyo Tailor, 305 5th St.....	150
6	Tomaso, T., 421 Kearny St.....	100
33	Tomei Bros. & Son, 110 Washington St.....	550
61	Tomlinson, F. L., 2525 Steiner St.....	175
15	Tompkins, Jessie P., 701 Taylor St., No. 406.....	75
151	Tonjes, Henry, 833 Market St., No. 906.....	150
79	Tormey, T., 1963 McAllister St.....	700
32	Torrance, Wm., 507 Montgomery St., No. 301.....	50
67	Torrenge, Estelle, 278 Roosevelt Way.....	250
81	Torrieri, Jr., Nick, 1161 Grant Ave.....	110
36	Toschi, E., 673 Union St.....	150
12	Totoro, P., 398 Mason St.....	75
142	Touraine Hotel, 2218 Mission St.....	300
75	Tousey, Frank R., 3245 Clay St.; 1400 Folsom St.....	500
13	Towey, Miss Y., 640 Sutter St.....	100
40	Towne Club, 2796 Hyde St.....	1,500
6	Toyo Trading Co., 500 Grant Ave.....	1,000
73	Tracy, Milton J., 2726 Filbert St.....	300
149	Traeksell, R. V., 1095 Market St., No. 169.....	100
1	Traffic Service Bureau, 24 California St., No. 520.....	150
32	Transasia Trading Co., 617 Montgomery St., No. 410....	150
138	Transfer Barber Shop, 12 29th St.....	125
59	Travel Inn, 2007 Chestnut St.....	400
12	Travelers Hotel, 255 O'Farrell St.....	2,250
41	Travers, Rose, 2615 Larkin St.....	100
154	Treacy, E. J., 74 New Montgomery St., No. 430.....	1,000
32	Treasury Tavern, The, 527 Montgomery St.....	175
154	Tribune Publishing Co., 683 Market St.....	50
86	Trimble, Sinclair G., 279 6th Ave.....	350
109	Trompeter, Chas. C., 130 Beulah St.....	150
2	Tropical Oil Products Co., Ltd., 244 California St., No. 403	350



166	Trost Apts., 3009 Mission St.....	2,400
150	True Way Mfg. Co., 50 Mary St.....	250
31	Tsui Gee Chong Co., 150 Waverly Place.....	600
10	Tubbs, Tallant, 999 California St.....	200
154	Tucker, Mrs. E. R., 681 Market St., No. 530.....	50
167	Tucker, L. D., 3076 26th St.....	75
60	Tuckey, B. E., 2959 Fillmore St.....	200
164	Tulble, John, 2700 21st St.....	350
31	Tung Sing & Co., 737 Jackson St.....	225
33	Turco Products Co., 200 Davis St.....	950
149	Turf Barber Shop, 76 6th St.....	150
41	Turner, Charles H., 1090 Chestnut St., No. 6.....	250
32	Turner & Co., Chas. H., 2000 California St., No. 204; 405 Montgomery St., No. 718.....	600
23	Turner, Fred, 931 Larkin St.....	150
66	Twin Peaks Hotel, 2160 Market St.....	750
152	Twamley, Wm. R., 785 Market St., No. 1601.....	300
96	Twanley, Mrs. Rose M., 174 27th Ave.....	850
119	Twenty-Eight Thirty-Six Diamond Apts. (Felice Mavi- ano), 2836 Diamond St.....	250
61	Twenty-Four Forty-Five Fillmore Apts. (J. Sockolov), 2445 Fillmore St. ....	100
41	Twenty-Four Sixty Larkin Apts. (E. W. Thompson), 2460 Larkin St.....	450
138	Twenty-Ninth-Mission Market, 3332 Mission St.....	600
40	Twenty-One Fifty Hyde Apts. (J. W. Doherty), 2150 Hyde St. ....	400
40	Twenty-One Forty Hyde Apts. (J. W. Doherty), 2140 Hyde St. ....	500
45	Twenty-Seven Sixty-Five Gough Apts. (C. DeMartini), 2765 Gough St.....	300
71	Twenty-Six Seventy Pine Apts. (M. S. Hickman), 2670 Pine St.; 2670 Pine St., Apt. 2.....	350
45	Twenty-Six Twenty-Five Franklin Apts. (E. Hirsch), 2625 Franklin St.....	350
80	Twenty Thirty Fell Apts. (F. P. Gamble), 2030 Fell St.; 2030 Fell St., Apt. 3.....	450
40	Twenty Thirty-Three Leavenworth Apts. (H. Foppiano), 2033 Leavenworth St.....	300
115	Twenty-Three Ninety-Five 24th Ave. Apts. (P. Vukievich), 2395 24th Ave. ....	175
95	Twenty-Three Twenty-Three Lake Apts. (K. Miller), 2323 Lake St. ....	100
103	Twenty-Two Thirty-Three Judah St. Apts. (A. Kearney), 2233 Judah St. ....	150
42	Two Cooks Kitchen, 2246 Polk St.....	500
78	Two Fifty-One Willard Apts. (A. Nerli), 251 Willard....	250
113	Tyler, N. K., 181 Magellan .....	700
14	Union Barber Shop, 79 Turk.....	100
158	Union Hotel and Grill, 2012 3rd St.; 2026 3rd St.....	500
4	Union Mortgage & Realty Co., 157 Sutter.....	200
16	Union Piano Co., 49 Taylor.....	500
1	United Licensed Officers, 112 Market, No. 214.....	100
2	United Printing & Lithograph, 346 Sansome.....	80
65	United Pure Fruit Juice Co., 130 Steiner.....	100
149	United Radio Supplies, 1062 Howard.....	300
32	United Royalties, Ltd., 550 Montgomery, No. 901.....	150
33	United Seed Co., 161-163 Jackson.....	1,300
21	U. S. Veteran's Auto Repair, 650 Polk.....	120
21	United War Veterans Club, 236 Van Ness Ave.....	70
149	Universal Beer Coil Cleaning Co., 1080 Howard.....	200
153	Universal Sign and Painting Co., 425 4th St.....	450
80	University Garage, 1960 Hayes.....	200

70	Unsworth, Guy, 1977 Eddy.....	200
13	Urist, Irving M., 1075-99 California, No. 402.....	500
121	Urriza, Joe, 1801 Ocean Ave.....	500
11	Usher, Dr. V. A., 291 Geary, No. 419.....	200
3	Usinger, Philip C., 220 Montgomery, No. 623.....	50
69	Utah Coal Co., 1308 Fulton.....	100
1	Utilities Co., Inc., The, 320 Market, No. 323.....	50
51	Vale, Chas., 206½ Octavia St.....	150
141	Valencia Garage, 915-927 Valencia St.....	500
140	Valencia Tavern, 1298 Valencia St.....	350
22	Valente's Club Buffet, 709 Larkin St.....	200
139	Valento, Paul, 2830 Mission St.....	110
32	Valet Club, 454 Montgomery St., 3rd Fl.....	120
36	Vallejo Hotel, 723-5 Vallejo St.....	275
57	Valois, J., 2210 Jackson St., No. 502.....	150
4	Van Duyn, O. M., 111 Sutter St., No. 832-4.....	350
87	Van Eckhardt, Frank, 114 9th Ave.....	150
114	Van Every, Carleton, 2691 15th Ave.....	125
4	Van Fleet, Carey, 620 Market St., No. 501-4.....	550
25	Vanity Fair Circulating Library, 1365 California St.....	200
152	Van Gelder, David, 717 Market St., No. 302.....	250
27	Van Nostrand, J. J., 1250 Jones St., No. 202.....	275
32	Vannucci, Albert A., 604 Montgomery St., No. 205.....	150
159	Vanucci, Olinto, 749 Alhambra St.....	250
122	Van Zandt's Delicatessen, 1933 Ocean Ave.....	400
92	Varsi Co., J., 5549 Geary Blvd.....	400
152	Vaughn, Earl, 799 Mission St.....	25
11	Veatch, Dr. H. C., 1945 Jefferson St., No. 103.....	250
9	Vecki, Victor G., 450 Sutter St., No. 1017-18.....	50
12	Venetian Art Repair Studios, 545 Sutter St., No. 402....	125
156	Vermex Products Co., 163 2nd St., 1st Fl.....	250
32	Verrett, Louis, 426 Pacific Ave.....	150
157	Villadsen Bros., 417 Market St., No. 339-40.....	200
31	Viola's Beauty Salon, 903 Stockton St.....	150
72	Virden, August, 2999 Pacific Ave., No. 1.....	200
3	Virden, August W., 220 Bush St., No. 1715.....	100
120	Virginia Marie Beauty Shop, 789 Monterey Blvd.....	450
154	Vitaminerals, Inc., 681 Market St., No. 1041.....	100
134	Vizas, Peter W., 501 Noe St.....	100
165	Vogel Bros., 2659 Mission St.....	500
55	Vogel, Oscar, 1406 Fillmore St.....	600
106	Vogue Upholstering Co., 1368 & 1392 9th Ave.....	500
12	Waasa, Dr. Hildegard, 490 Post St., No. 840.....	150
10	Wagner, Mrs. Stella, 901 California St., No. 302.....	150
6	Wah Lee Laundry, 816 Sacramento St.....	300
31	Wah Lung Co., 41 Spafford Alley.....	75
6	Wah Sun, 59 Waverly Place.....	250
5	Waite, Roger H., 155 Montgomery St., No. 301.....	100
2	Waite, Wm. J. B., 7 Front St., No. 154F.....	150
11	Walbridge, Lester B., 830 Market St., No. 603.....	100
14	Waldorf Hotel, 326 O'Farrell St.....	1,700
158	Walker Bros., 271 Connecticut St.....	250
179	Walker Cleaners, 201 Brazil St.....	150
152	Walker, George A., 785 Market St., Rm. 1402-4.....	300
65	Walker, Geo. F., 239 Fillmore St.....	50
12	Walker, Geo. W., 948 Market St., No. 803.....	275
149	Wall, I., 1053-55 Market St.....	75
114	Wallace, Ralph, 2438 Fulton Ave.....	125
21	Walraven, Luther R., 14 Van Ness Ave.....	350
160	Walsh & Co., 1820 Folsom St.....	250
10	Walsh, Eva, 950 Mason St., No. 534.....	150
12	Wallitner, I. R., 456 Post St., No. 1208.....	100
113	Walter, J. P., 657 Ulloa St.....	150
45	Walter's Barber Shop, 1607 Vallejo St.....	100



114	Wangenheim, Grace, 2159 16th Ave.....	125
1	Ward, Clarence E., 24 California St., No. 517.....	100
5	Ward Engineering Co., 315 Montgomery St., No. 1100....	2,700
114	Ward, Mrs. James, 1520 Portola Drive.....	550
33	Warehousemen Union, 85 Clay St.....	325
44	Warner, W. A., 1618 Lombard St.....	100
28	Washington Cleaning & Dyeing, 1824 Polk St.....	150
2	Waterbury Rope Co., 420 Market St., No. 506-M.....	150
55	Waterman, Hazel, 1528 Fillmore St.....	250
117	Watson, Charles L., 101 San Pablo Ave.....	400
3	Watson, Dudley C., 582 Market St., No. 512-13.....	250
9	Watson, T. E., 450 Sutter St., No. 308-9.....	75
3	Watson, Smitten, Monteith, Inc., 564 Market St., No. 505-7	350
72	Wayman, Guy, 2833 Washington St.....	300
104	Waymire & Cunningham, 1950 Irving St.....	150
117	Weaver, C. W., 55 Keystone Way.....	300
156	Weeks, W. H., 525 Market St., No. 309.....	400
99	Wegener, L. M., 466 37th Ave.....	250
3	Weigel & Crocker, 200 Bush St., No. 1216-20.....	250
83	Weiler, Leonard, 592 2nd Ave.....	150
21	Weinberg Bros., 664 Turk St.....	500
26	Weinberger, Nathan, 1605 Washington St., No. 3.....	250
139	Weisgerber, Lee, 3329 24th St.....	175
32	Weiss Printing Co., 568 Clay St.....	900
139	Welch, M. W., 1416 Valencia St.; 1414 Valencia St.....	500
55	Weln, M., 1555-A Ellis St.....	110
85	Wesendunk, P., 236 Clement St.....	100
41	Wessel, Wm. E., 1304 Lombard St., Apt. 12.....	250
65	West, Geo., 218 Pierce St.....	100
5	West, Nicholas, 110 Sutter, No. 802.....	100
4	West & Andrews, 690 Market, No. 1109-11.....	150
114	West Portal Creamery, 118 West Portal Ave.....	900
114	West Portal Park Market, 25 West Portal Ave.....	850
155	West Spring Co., 180 New Montgomery St., 3rd Fl.....	250
5	Westcoast Resident Buying Co., 110 Sutter St., No. 709..	100
148	West Coast Rug Cleaning Co., 980 Bryant St.....	500
5	Western, The, 235 Montgomery St., No. 1721-22.....	150
2	Western Display Co., 216 Pine St., No. 501.....	150
149	Western Hardware & Tool Co., 1073 Mission St.....	500
5	Western Mining News, 222 Kearny St., No. 402.....	275
152	Western Operators Corp., 703 Market St., No. 1214.....	100
154	Western Pine Assn., 74 New Montgomery St., No. 746....	110
156	Western Rock Products Co., 593 Market St., No. 1017....	200
3	Western Service Corp., 43 Sutter St.....	150
157	Western Sportswear Co., 455 Mission St.....	500
165	Western School of Beauty Culture, 2595 Mission St., No. 303 .....	909
150	Western States Credit Bureau, 935 Market St., No. 305..	150
33	Western Wireless, Ltd., 347 Clay St.....	500
4	Whalen, Jas. D., 111 Sutter St., No. 834-5.....	500
92	Whalen, J. R., 140 20th Ave., No. 302.....	150
8	Whetsel Beauty Salon, 77 O'Farrell St., 2nd Fl.....	600
43	Whetsel, J. D., 3740 Fillmore St., No. 105.....	250
22	Whitaker, J. Atwood, 889 Geary St., No. 2.....	300
46	White, Mrs. Beatrice, 1856 Franklin St., No. B.....	250
53	White, Mrs. C. L., 439-41 Webster St.....	200
22	White Cleaners, The, 784 O'Farrell St.....	200
148	White House, 1104 Harrison St.....	200
63	White's Garage, O. R., 1125 Steiner St.....	325
11	Whiteman & Ferguson, 447 Sutter St., No. 624.....	175
3	Whiting, H. H., 582 Market St., No. 1201.....	150
41	Whitlock, Catherine, 1000 Chestnut St.....	150
12	Whitman, Jeanette, 335 Powell St., No. E.....	100

3	Whitney Co., C. W., 433 California St., No. 505.....	200
98	Whitney, V. J., 470 36th Ave.....	300
16	Whittier, Wallace, 135-A Taylor St.....	50
33	Wholesale Fruit & Produce Sealers Assn., 345 Front St., No. 304 .....	150
112	Wick, A. G., 440 Portola Drive.....	250
59	Wickard, F. E., 65 Cervantes Blvd., No. 8.....	150
14	Wilbur, Talma Zetta, 450 Geary St., No. 500.....	100
32	Wilcox, Evelyn, 507 Montgomery St., No. 313.....	50
5	Wilkie, Norman P., 235 Montgomery St., No. 1043.....	150
13	Willette Apts., 995 Pine St.....	1,450
148	William, Martin, 1111 Market St.....	150
14	William Penn Hotel, 160 Eddy St.....	2,500
32	William Tell House, 643 Clay St.....	500
5	Williams, Griffith R., 235 Montgomery St., No. 2307.....	100
99	Williams, Mason, 799 36th Ave.....	150
154	Williams & Staff, Fred V., 605 Market St., No. 706.....	250
46	Williams, Thos. H., 1927 Washington St.....	250
2	Williamson Candy Co., 280 Battery St.....	1,000
182	Williamson, G. S., N. E. Cor. Florentine & Mission.....	150
123	Williamson, Mrs. Mildred W., 629 Los Palmas Drive....	250
149	Wills, Rudolph, 1053-55 Market St.....	250
142	Wilson, Annie, 838 Valencia St.....	150
9	Wilson, Chas. E., 450 Sutter St., No. 2403-6.....	350
2	Wilson Co., Frank M., 230 California St., 6th Fl.....	1,500
72	Wilson, L. H., 2825 Broadway St.....	900
152	Wilson, Neil C., 703 Market St., No. 1701-5.....	300
151	Wilson's Office Service, 821 Market St., No. 604.....	150
147	Wilson Quality Luggage Factory, 395 9th St.....	200
3	Wilson Co., R. A., 564 Market St., No. 516.....	300
5	Wilson, Russell C., 235 Montgomery St., No. 446.....	350
23	Wilson, W. L., 1038 Polk St.....	225
31	Wing Duck Co., 944 Stockton St.....	75
31	Wing Fook Co., 863 Washington St.....	175
31	Wing Hing Young, 658 Jackson St.....	500
2	Winlok Mfg. Co., 7 Front St., No. 516-A.....	50
100	Winter, E. W., 435 43rd Ave.....	450
156	Wine Institute, 85 2nd St., No. 530.....	100
46	Wirt, J. D., 2030 Franklin St., No. 9.....	300
92	Wistaria Cleaning & Dyeing Wks., 5636 California St....	350
20	Witmore, A. S., 1182 Market St., No. 426.....	300
13	Wolf, Miss Doris M., 1075-99 California St., No. 409....	100
3	Wolf & Kilkeary, 544 Market St., No. 1003.....	350
32	Wolfe, F. L. & Co., 486 California St., No. 818.....	100
60	Wollenberg, A. C., 2748 Steiner St.....	475
11	Wolongiewicz, Dr. F., 350 Post St., No. 606.....	440
46	Wolverton, Miss Mina, 1940 Washington St., No. 301....	150
9	Wong, Geo. W., 443 Stockton St.....	750
6	Woo, D., 704 Sacramento St.....	150
67	Woods, Joseph K., 4326 & 4326-C 17th St.....	175
157	Woodside, J. E., 324 Main St.....	500
117	Woollomes, Jos. Paul, 275 Maywood Drive.....	800
113	Work, George A., 75 Magellan Ave.....	400
141	Working Man's Store, The, 2424 Mission St.....	500
70	World Laundry, 919 Divisadero St.....	50
75	Wormald, Mrs. Stjerna, 2111 Baker St.....	150
152	Wo Shing Laundry, 255 Minna St.....	1,250
12	Wrenn, Dr. J. T., 323 Geary St., No. 415-17.....	100
128	Wright Cleaners, 100 Chenery St.....	200
32	Wright, Cleveland R., 84 Sotelo Ave.; 405 Montgomery St., No. 614.....	550
121	Wright, J., 101 Greenwood Ave.....	400
19	Wright, M., 974-78 Sutter St.....	400
72	Wright, V. B., 2863 Pacific Ave.....	1,500



129	Wuestrup, C., 4007 24th St.....	225
100	Wulff, Franklin, 4501 Anza St.....	300
5	Wurts, Theodore M., 110 Sutter St., No. 1003.....	75
11	Yale Club, 232 Powell.....	200
56	Yamaguchiya Hotel, 2018 Bush.....	150
56	Yamasaki, H., 1998 Bush.....	600
33	Yamate Bros., 510 Battery, No. 341.....	250
2	Yates, Charles I., 420 Market, No. 104.....	100
118	Yates, Robert S., 36 Marietta Dr.....	150
12	Ye Olde College Inn, 920 Market.....	500
6	Ye On & Co., 749 Clay.....	300
28	Yee, Allan, 2052 Polk.....	50
23	Yee Lee, 1198 Polk.....	300
31	Yee Lee Market, 1128 Grant Ave.....	500
31	Yee Sang Tong Co., 864 Washington.....	600
18	Yellow Cab Smoke Shop, 251 Turk.....	250
5	Yeomans, Lewis H., 235 Montgomery, No. 901.....	100
31	Yet Wah Lung & Co., 837 Grant Ave.....	1,100
31	Yick Chong Co., 741 Jackson.....	550
32	Yick & Co., Frank H., 670 Washington.....	400
31	Yick Keong Benev. Assn., 137 Waverly Pl.....	500
6	Yick Shew Tong & Co., 756 Grant Ave.....	1,000
9	Yick Wing Co., 901 Clay.....	500
15	York Hotel, 580 Geary.....	1,750
62	Yosemite Tavern, 2011 Fillmore.....	150
60	Young, Carlton D., 2756 Pierce.....	150
4	Young, Donald C., 690 Market, No. 1609-11.....	450
46	Young, J. C., 2090 Pacific Ave.....	450
83	Young Republic Laundry, 517 Arguello Blvd.....	600
5	Young, W. H., 235 Montgomery, No. 950.....	100
31	Young Yuen Tong Co., 766-68 Clay.....	850
157	Young & Horstmeyer, 461 Market, No. 302.....	250
12	Yount, G. Borden, 323 Geary, No. 307; 108 Villa Terr....	500
31	Yun Hing Kee Co., 55 Wentworth Pl.....	110
31	Yut Sing & Co., 754 Washington.....	150
32	Zappettini & Sons, Inc., 659 Montgomery.....	225
145	Zee Club, 11 Duboce Ave.....	250
28	Zink, Joe, 2036 Polk.....	150
32	Zirpoli, A. J., 550 Montgomery, No. 602.....	50
152	Zlodi Brothers, 67 4th St.....	600
6	Zoburn, Hinda, 506 Grant Ave.....	500
23	Zoffel's Liquor Store, 927 Larkin.....	500
33	Zolezzi Meat & Sausage Co., 83 Clay.....	550

### Motion.

Supervisor Hayden moved to compliment the Board of Appraisers for their very excellent work and faithful service.

### ADJOURNMENT.

Whereupon, the Board of Equalization at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors October 28, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, July 8, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, JULY 8, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, July 8, 1935, 2 p. m.  
The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:  
Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

Supervisor Roncovieri appeared and was noted present at 2:40 p. m.

Supervisor Shannon appeared and was noted present at 3:05 p. m.

Supervisor Shannon explained by saying that he was detained in conference with City Attorney and Controller relative to limitations of Stewart-Riley Bill.

Quorum present.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of July 1, 1935, was considered read and approved.

### SPECIAL ORDER—2 P. M.

#### Hearing of Protests Against Assessment.

Hearing of protests against assessment of Department of Public Works for improvement of Kramer place between Greenwich and the southerly termination of Kramer place and on Pardee alley between Kramer place and Grant avenue *fixed for 2 p. m. this day.*

The Clerk asked if there were any persons present who wanted to protest and there was no response.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

Appropriating \$208.33 for the Salary of the Acting Director of the County Emergency Relief Administration, for the Month of June, 1935. Appointment effective as of June 6, 1935, at \$250 Per Month.

(Code No. 9.051)

On recommendations of Finance Committee.

Bill No. 744, Ordinance No. 9.051186, as follows:

Appropriating \$208.33 from such funds as may be available for this purpose, for the purpose of paying the salary of the Acting Director of the County Emergency Relief Administration, appointment effective from June 6, 1935, at a salary of \$250 per month.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$208.33 is hereby set aside out of such funds as may be available for this purpose, for the purpose of paying the salary of the Acting Director of the County Emergency Relief Administration, appointment effective from June 6, 1935, at a salary of \$250 per month.

Approved by the Mayor.

Approved by Controller as to funds.

Ayes: Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri—6.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Gallagher, Shannon—3.

**Appropriating \$5,000 From Emergency Reserve, for Payment of Telephone Tolls of the City and County for Period March to June, inclusive, 1935.**

(Code No. 9.051)

Also, Bill No. 753, Ordinance No. 9.051190, as follows:

Appropriating \$5,000 from Emergency Reserve, Appropriation No. 2.900.00, to the credit of Appropriation No. 33.225.00 for the purpose of meeting the telephone tolls of the City and County for the months of March, April, May and June, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,000 be and is set aside from Emergency Reserve, Appropriation No. 2.900.00, to the credit of Appropriation No. 33.225.00, for the purpose of meeting the telephone tolls of the City and County for the months of March, April, May and June, 1935.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Amending Section 89 of Ordinance No. 5132 (New Series) "License Ordinance," as to License Tax on Hotels.**

(Code No. 3.041)

Also, Bill No. 757, Ordinance No. 3.04150, as follows:

Amending Section 89 of Ordinance No. 5132 (New Series), entitled "Imposing License Taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," *by fixing the license tax on hotels, and repealing all ordinances in conflict herewith.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 89 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 89. Every person, firm, partnership or corporation maintaining, conducting or operating a hotel shall pay a license fee of \$3.00 per quarter to defray the cost of inspection and/or regulation by the Department of Public Health, Fire Prevention Bureau and Bureau of Licenses, and no permit shall be issued therefor without said license first having been had and obtained.

For the purpose of this ordinance a hotel shall be deemed to be any building or portion thereof, containing six or more guest rooms used or intended or designed to be used, let or hired out to be occupied, or which are occupied by six or more guests, whether the compensation for hire be paid directly or indirectly in money, goods, wares, merchandise, labor or otherwise, and shall include hotels, public and private clubs, and any such building of any nature whatsoever so occupied, designed or intended to be occupied, except jails, hospitals, asylums, sanitariums, orphanages, prisons, detention and similar buildings where human beings are housed and detained under legal restraint.

"Guest Room" is a room which is occupied, or is intended, arranged or designed to be occupied for sleeping purposes by one or more guests, but shall not be deemed to include dormitories used for sleeping purposes.

"Dormitory" is a room in which more than two persons are "guests" and are not living together, and shall, for the purpose of computing the number of rooms, be deemed a separate guest room for each one hundred square feet of superficial floor area therein.

"Guest" is any person hiring and occupying a room for sleeping purposes, and shall include both boarders and lodgers.

Section 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**Authorizing the Compromise of the Claim of William Schammel  
Against the City and County of San Francisco.**

(Code No. 6.0222)

Also, Bill No. 758, Ordinance No. 6.022214, as follows:

Authorizing the compromise of the claim of William Schammel against the City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having in writing recommended the compromise and settlement by the payment of Two Hundred and no/100 Dollars (\$200.00) of the action of William Schammel against the City and County of San Francisco for the recovery of Twenty Thousand and no/100 Dollars (\$20,000.00) for injuries sustained by said Schammel by reason of the defective sidewalk at Jefferson and Broderick streets, the City Attorney is hereby authorized to compromise and settle said litigation by the payment of said sum, in full payment and satisfaction of all claims of said Schammel against the City and County of San Francisco.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**Director of Property to Assist Board of Equalization.**

(Code No. 1.0621)

Also, Bill No. 759, Ordinance No. 1.06214, as follows:

Authorizing the Director of Property to aid and assist the Board of Supervisors, sitting as a Board of Equalization, and to employ the necessary appraisers to pass upon requests made for reductions in 1935-1936 assessments.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Property of the City and County of San Francisco is hereby authorized and directed to aid, assist and advise the Board of Supervisors, sitting as a Board of Equalization in passing upon requests made to said Board for the reduction of 1935-1936 assessments on taxable property in the City and County of San Francisco. Said services shall be rendered to said Board of Supervisors during the time that it sits as a Board of Equalization and for such time prior thereto as may be necessary to prepare for such investigation.

Section 2. The Director of Property is hereby authorized and directed to employ one independent expert real estate appraiser, and eight independent expert building appraisers, as needed, subject to the provisions of Section 142 of the Charter, to aid and assist him in advising the Board of Supervisors in regard to requests for reductions in said assessments.



Section 3. For the services herein provided the independent expert real estate appraiser shall receive not more than \$250, one independent expert building appraiser shall receive not more than \$300, and the remaining seven independent expert building appraisers shall receive not more than \$225 each, chargeable to 1935-1936 Appropriation No. 501.106.00; and there is hereby ordered transferred from 1935-1936 Appropriation No. 501.106.00 to the Director of Property the sum of \$200 to cover the incidental expenses of his office relative to the service herein directed to be furnished by said Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

### Appropriation of \$21,000 for Municipal Railway.

(Code No. 9.051)

Also, Bill No. 760, Ordinance No. 9.051191, as follows:

Providing for a supplemental appropriation of \$21,000 for the Municipal Railway.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated from the surplus existing in the Municipal Railway Fund to Appropriation No. 65.103.00 \$15,000 and to Appropriation No. 65.200.00 \$6,000 to take care of additional cost to this utility, in connection with increased service requirements.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

Amending Ordinance No. 8748 (New Series), by Adding Thereto a New Section to Be Known as Section 5 (a), as to "Carrier Pigeons."

(Code No. 17.14)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 751, Ordinance No. 17.141, as follows:

Amending Ordinance No. 8748 (New Series), entitled "Regulating the Keeping and Feeding of Dogs, Cats, Hares, Rabbits, Guinea Pigs, Chickens, Turkeys, Geese, Ducks, Doves, Pigeons, Parrots of Any Species and Game Birds of Any Species; Providing Penalties for the Violation Thereof, and Repealing Ordinance No. 384 (New Series), and All Ordinances or Parts of Ordinances in Conflict Therewith," in effect May 24, 1930, by adding thereto a new section to be known as Section 5 (a).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is added to Ordinance No. 8748 (New Series), the title of which is recited above, a new section to be known as Section 5 (a), and to read as follows:

Section 5 (a). The terms and provisions of this ordinance shall not apply to the keeping, liberation for exercise, or racing of homing or carrier pigeons which are not raised or kept for the market or for commercial purposes, and the lofts or pigeon houses wherein said homing or carrier pigeons are kept are elevated at least three (3) feet above the ground or other foundation upon postlegs or pillars completely surrounded or covered by smooth, jointless galvanized sheet metal, and within not less than twenty (20) feet from the door or window of any building used for human habitation, and the entire floor, and sides for at least two (2) feet extending upwards from the bottom of the floor of said lofts or pigeon houses, are covered or protected by galvanized iron or its equivalent, concrete, or eighteen (18) gauge wire mesh of not more than one-half ( $\frac{1}{2}$ ) inch and the interior of said lofts or pigeon houses are scraped or cleaned at least three (3) times per week, and such lofts or pigeon houses, wherein

such carrier or homing pigeons are kept, are registered by the owners thereof with the Department of Public Health of the City and County of San Francisco, and the said lofts or pigeon houses shall be inspected by the said Department of Public Health of the City and County of San Francisco at least once a year.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**Authorizing the Director of Property to Lease Certain City-owned Land Situated at the Southeast Corner of Bush and Stockton Streets, San Francisco.**

(Code No. 12.1732)

On recommendation of Public Buildings, Lands and City Planning Committee.

Bill No. 752, Ordinance No. 12.17323, as follows:

Authorizing the Director of Property to lease certain City-owned land situated at the southeast corner of Bush and Stockton streets, San Francisco.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 93 of the Charter and in accordance with the recommendation of the Board of Education the Director of Property is hereby authorized to lease the following described City-owned land situated in San Francisco, California, to the highest responsible bidder at the highest monthly rent:

Commencing at the point of intersection of the southerly line of Bush street with the easterly line of Stockton street; running thence easterly along the southerly line of Bush street, 137.5 feet; thence at right angles southerly 137.5 feet; thence at right angles westerly 137.5 feet to the easterly line of Stockton street; thence northerly along said easterly line of Stockton street, 137.5 feet to the point of commencement.

Being a portion of 50 Vara Block No. 118.

Section 2. The Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute said lease in behalf of the City and County of San Francisco.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**Improvement of Newhall Street Between Carroll Avenue and Williams Avenue.**

(Code No. 12.0611)

On recommendations of Committee on Streets and Traffic.

Bill No. 755, Ordinance No. 12.061157, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 11, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications pre-



pared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvement, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Newhall street between Carroll avenue and the southerly line of Williams avenue produced easterly, where not already improved, including the intersection of Armstrong avenue, and excepting that portion required by law to be paved by the railroad company having tracks thereon, by the construction of the following:

<i>Item No.</i>	<i>Item</i>
1	Armored concrete curbs
2	12-inch V. C. P. sewer in place
3	12-inch by 8-inch "Y" branches in place
4	8-inch V. C. P. side sewer in place
5	Brick manholes complete
6	Brick catch-basins complete
7	10-inch V. C. P. culvert in place
8	One-course concrete sidewalk
9	Asphalt-concrete pavement, consisting of a 6-inch Class "F" concrete base and a 2-inch asphaltic concrete wearing surface

The assessment district hereby approved is described as follows:

Within the exterior boundaries of all those certain lots delineated, designated, and numbered, respectively, as:

Lots 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of Block 5417

Lot 4 of Block 5422-A

Lots 1, 3, and 3A of Block 5423-A

all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**Improvement of Orizaba Avenue Between Randolph and Sargent Streets, and Minerva Street Between Capitol Avenue and Orizaba. (Wherenots.)**

(Code No. 12.0611)

Also, Bill No. 756, Ordinance No. 12.061158, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 6, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public

Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Orizaba avenue between Randolph street and Sargent street, where not already improved, and the improvement of Minerva street between Capitol avenue and Orizaba avenue, where not already improved, by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1	Armored concrete curb
2	6-inch vitrified clay pipe side sewer
3	6-inch Class "E" concrete pavement
4	Asphalt-concrete pavement, consisting of a 6-inch Class "F" concrete base and a 2-inch asphaltic concrete wearing surface

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated, and numbered respectively as:

Lots 3, 4, 5, 6 and 7 of Block 7091, and Lot 17 of Block 7069.

All being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

## NEW BUSINESS.

### Passed for Second Reading.

The following bills were *passed for second reading*:

**An Ordinance Making a Supplemental Appropriation of \$2,420 to the Credit of Appropriation No. 507.101.00 of the Annual Appropriation Ordinance for the Year 1935-36 (Ordinance No. 9.051179) for the Purpose of Creating One Position of Engineer of Stationary Steam Engines in the Sheriff's Department at a Salary of \$220 Per Month.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 766, Ordinance No. 9.051193, as follows:

An ordinance making a supplemental appropriation of \$2,420 to the credit of Appropriation No. 507.101.00 of the Annual Appropriation Ordinance for the year 1935-36 (Ordinance No. 9.051179) for the purpose of creating one position of Engineer of Stationary Steam Engines in the Sheriff's Department at a salary of \$220 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby reappropriated the sum of \$2,364 to Appropriation No. 507.101.00 as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing therein in accordance with the provisions of Section 80 of the Charter.

Section 2. There is hereby reappropriated to Appropriation No.



507.101.00 the sum of \$56, from the amount heretofore appropriated to Appropriation No. 507.102.00.

Section 3. There is hereby created in the Sheriff's Department one additional position of Engineer of Stationary Steam Engines, at a salary of \$220 per month, the compensation of which is provided by funds appropriated in Sections 1 and 2 hereof.

Section 4. One position of Jailer heretofore established in the Sheriff's Department, funds for which were heretofore provided in Appropriation No. 507.101.00, is hereby eliminated.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

An Ordinance Amending Section 10 of the Annual Salary Ordinance for the Year 1935-36 (Ordinance No. 9.05367) by Adding One Position to the Number Heretofore Established Under Item No. 35 of Said Section 10 of the Annual Salary Ordinance, and Eliminating One Position Heretofore Established Under Item No. 21.

(Code No. 9.053)

Also, Bill No. 767, Ordinance No. 9.05368, as follows:

An ordinance amending Section 10 of the Annual Salary Ordinance for the year 1935-36 (Ordinance No. 9.05367) by adding one position to the number heretofore established under Item No. 35 of said Section 10 of the Annual Salary Ordinance, and eliminating one position heretofore established under Item No. 21.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 10 of Ordinance No. 9.05367 is hereby amended to read as follows:

#### Section 10. SHERIFF

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Sheriff .....	\$ 666.66
2	1	B84	Under Sheriff .....	300
3	1	B98	Confidential Secretary to Sheriff (ex-empt Sec. 32) .....	275
4	1	B222	General Clerk .....	250
5	5*	B222	General Clerk .....	215
6	1	B222	General Clerk .....	197
7	1	B234	Head Clerk .....	275
8	1	B234	Head Clerk .....	225
9	1	B362	Produce Buyer and Storekeeper.....	215
10	1	B408	General Clerk-Stenographer .....	185
11	2	B512	General Clerk-Typist .....	155
12	2	C52	Elevator Operator .....	155
13	7	C154	Keeper .....	160
14	1	C156	Head Keeper .....	185
15	1	D2	Bailiff .....	215
16	26	D2	Bailiff .....	197
17	3	D3	Woman Bailiff .....	160
18	7	D52	Jail Matron .....	197
19	3	D52	Jail Matron .....	170
20	1	D54	Head Jail Matron.....	200
21	17	D60	Jailer .....	197
22	4	D60	Jailer .....	170
23	1	D60	Jailer .....	225
24	6	D64	Captain of Watch.....	210
25	1	D66	Supt. of Jail.....	275
26	1	D66	Supt. of Jail.....	235
27	8	D102	Writ Server .....	215
28	2	D102	Writ Server .....	197

29	1	I12	Cook .....	195
30	1	I14	Junior Chef .....	195
31	1	K6	Senior Attorney, Civil (part time).....	200
32	1	L360	Physician .....	335
33	1	O52	Farmer (deduct for room), 11 mo. at \$210, 1 mo. at \$135.....	
34	1	O52	Farmer .....	200
35	2	O168	Engineer of Stationary Steam Engines.	220

\* No appropriation made for one of these positions, occupant serving under emergency appointment as Superintendent of Jail. This position or one other to be abolished depending upon who is permanently appointed to position under Item 26.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

### Adopted.

The following resolutions were *adopted*:

#### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 2046, as follows:

Resolved, That the following amounts be and are hereby authorized to be paid out of the General Fund, 1935-1936, to the hereinafter named; being refunds of taxes paid in duplicate, to-wit:

- (1) To American Trust Company, per Vol. 12, Bill No. 2585,  
Lot 3, Block 1676, Fiscal Year 1934.....\$ 55.64
- (2) Hibernia Savings & Loan Society, per Vol. 3, Bill No. 908,  
Lot 42, Block 439A, Fiscal Year 1934..... 138.12
- (3) Myrtle Egan, per Vol. 28, Bill No. 156, Lot 22, Block 4268,  
Fiscal Year 1934 ..... 40.56

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

Accepting Deed From John T. Hennessy to Lot 10, Block 2144, and Authorizing Payment of \$250. Required for Sunset Reservoir.

(Code No. 12.1711)

Also, Resolution No. 2047, as follows:

Resolved, That the City and County of San Francisco accept a deed from John T. Hennessy to Lot 10, Assessor's Block 2144, San Francisco, required for the Sunset Reservoir; and that the sum of \$250 be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.905.05-57.

Approved by the Director of Property.

Approved as to funds by Controller.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

Accepting Deed to Easement Over 29-acre Tract, San Mateo County, From Carlo Repetto, et al., and Authorizing Payment of \$456.30; and Easement Over 5-acre Tract, San Mateo County, and Authorizing Payment of \$240.40 From Giacomo Piedemonte, et ux. Required for Crystal Springs Pipe Line No. 2.

(Code No. 15.0241)

Also, Resolution No. 2048, as follows:

Resolved, That the City and County of San Francisco accept deeds



from the following named parties to easements over the following described lands situated in San Mateo County, California, required for Crystal Springs Pipe Line No. 2, and that the sums set forth opposite their names be paid for said easements from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57:

Giacomo Piedemonte, et ux., easement over 5-acre tract of land described in deed recorded July 12, 1924, Book 127, page 77,  
 Official Records of San Mateo County.....\$240.40  
 Carlo Repetto, et al., easement over portion of 29.21-acre tract of land described in deed recorded June 19, 1922, Book 44, page 83, Official Records of San Mateo County.....\$456.30  
 Approved by the Director of Property.  
 Approved by Controller as to funds.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

### Passed for Second Reading.

The following bills were *passed for second reading* on recommendation of Finance Committee:

#### Authorizing Exchange of City Owned Land for Land in Proposed McLaren Park.

(Code No. 12.1729)

Bill No. 768, Ordinance No. 12.17293, as follows:

Authorizing exchange of certain city owned land for lot in proposed McLaren Park.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City owned land hereinafter described as Parcel "A" to Cecelia M. Burke in exchange for Parcel "B", hereinafter described.

Section 2. Said Parcel "A" is that certain land described in Ordinance No. 12.17292, Bill No. 741, approved June 26, 1935, which land was proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of the value of said parcels, and estimates the present value of Parcel "A" to be \$250 and the present value of Parcel "B" to be \$300.

Section 4. Said Parcels "A" and "B" are situated in the City and County of San Francisco, State of California, and are described as follows:

*Parcel "A".*—Beginning at a point on the easterly line of Vale Street, distant southerly thereon 100 feet from the southerly line of Felton Street; running thence southerly along the easterly line of Vale Street, 25 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Vale Street and the point of beginning.

*Parcel "B".*—Beginning at a point on the northeasterly line of Oxford Street, distant thereon 100 feet southeasterly from the southeasterly line of Olmstead Street, running thence southeasterly along said northeasterly line of Oxford Street, 100 feet; thence at a right angle northeasterly 120 feet; thence at a right angle northwesterly 100 feet; and thence at a right angle southwesterly 120 feet to the point of beginning.

Being Lot 7, Block 109, University Homestead Association, as per map thereof recorded August 12, 1867, in Book 2 "A" and "B" of Maps, page 135, Official Records of the City and County of San Francisco.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the

City and County of San Francisco for the conveyance of Parcel "A" to Cecelia M. Burke. The Director of Property is hereby authorized and directed to deliver said deed to Cecelia M. Burke, upon receipt of a deed to Parcel "B", and to record the latter deed.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**Amending Annual Salary Ordinance—Board of Education Certificated Employees.**

(Code No. 9.053)

Also, Bill No. 769, Ordinance No. 9.05369, as follows:

An ordinance amending the Annual Salary Ordinance (Ordinance No. 9.05367) by adding Sections 80 and 81 thereto.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 9.05367 is amended by adding Section 80 to said ordinance to read as follows:

**Section 80. BOARD OF EDUCATION CERTIFICATED EMPLOYEES, 1935-1936**

Rates of pay and positions herein established for employees of the Board of Education are fixed by action of the said Board and are included solely for the convenience of the Controller and the Civil Service Commission for checking payrolls.

Based on Resolution No. 972 of May 14, 1935, adopted by Board of Education.

Item No.	Department Title	Gross 1935-36
1	Superintendent of Schools .....	\$ 10,000
2	Chief Deputy Superintendent .....	6,000
3	Deputy Superintendents .....	5,400
4	Assistant to Superintendent .....	3,000
5	Directors "A" 278 days' service.....	4,800
6	Directors "B" 238 days' service.....	4,500
7	Assts. to Director of Physical Education	3,300
8	Supervisors "AA" 278 days' service ....	4,250
9	Supervisors Class "A" .....	3,900
10	Supervisors Class "B" .....	3,300
11	Supervisors Class "C" .....	3,036
12	Supervisors Class "D".....	2,928
13	Assistant Supervisor of Attendance ...	1,800
14	Assistant Supervisor of Attendance ...	1,932
15	Assistant Supervisor of Attendance ...	2,016
16	Assistant Supervisor of Attendance ...	2,100
17	Assistant Supervisor of Attendance ...	2,280
18	Assistant Supervisor of Attendance ...	2,364
19	Assistant Supervisor of Attendance ...	2,448
20	Assistant Supervisor of Attendance ...	2,544
21	Head Dept. Junior High .....	2,724
22	Head Dept. Junior High .....	2,892
23	Junior College President .....	7,000
24	Junior College Vice-President and Dean of Men .....	5,000
25	Junior College Vice-President and Dean of Women .....	5,000
26	Junior College Registrar and Direct. of Personnel .....	4,500
27	Assistant Dean of Men .....	3,600
28	Assistant Dean of Women .....	3,600
29	Librarian .....	3,000



30	Assistant Registrar .....	3,000
31	Assistant to President .....	3,000
32	Principals .....	5,100
33	Principals .....	4,800
34	Principals .....	4,500
35	Principals .....	4,250
36	Principals .....	4,020
37	Principals .....	3,720
38	Principals .....	3,420
39	Principals .....	2,880
40	Principals—Evening Schools .....	2,304
41	Principals—Evening Schools .....	1,603.20
42	Vice-Principals .....	3,900
43	Vice-Principals .....	3,708
44	Vice-Principals .....	3,600
45	Vice-Principals .....	3,504
46	Vice-Principals .....	3,456
47	Vice-Principals .....	3,408
48	Vice-Principals .....	3,276
49	Vice-Principals .....	3,204
50	Vice-Principals .....	3,192
51	Vice-Principals .....	3,108
52	Vice-Principals .....	3,036
53	Vice-Principals .....	3,012
54	Vice-Principals .....	3,000
55	Vice-Principals .....	2,976
56	Vice-Principals .....	2,904
57	Vice-Principals .....	2,880
58	Vice-Principals .....	2,844
59	Vice-Principals .....	2,820
60	Vice-Principals .....	2,808
61	Vice-Principals .....	2,748
62	Vice-Principals .....	2,736
63	Vice-Principals .....	2,700
64	Vice-Principals .....	2,676
65	Vice-Principals .....	2,664
66	Vice-Principals .....	2,604
67	Vice-Principals .....	2,580
68	Vice-Principals .....	2,508
69	Vice-Principals .....	2,448
70	Vice-Principals .....	2,436
71	Vice-Principals .....	2,400
72	Vice-Principals .....	2,376
73	Vice-Principals .....	2,364
74	Vice-Principals .....	2,316
75	Vice-Principals .....	2,304
76	Vice-Principals .....	2,280
77	Vice-Principals .....	2,220
78	Vice-Principals .....	2,232
79	Vice-Principals .....	2,136
80	Vice-Principals .....	2,100
81	Vice-Principals .....	2,076
82	Vice-Principals .....	2,044
83	Vice-Principals .....	1,980
84	Vice-Principals .....	1,984
85	Vice-Principals .....	1,920
86	Vice-Principals .....	1,800
87	Vice-Principals .....	1,740
88	Teachers .....	3,780
89	Teachers .....	3,600
90	Teachers .....	3,588
91	Teachers .....	3,500

92	Teachers	3,480
93	Teachers	3,408
94	Teachers	3,400
95	Teachers	3,300
96	Teachers	3,384
97	Teachers	3,288
98	Teachers	3,336
99	Teachers	3,204
100	Teachers	3,200
101	Teachers	3,156
102	Teachers	3,108
103	Teachers	3,100
104	Teachers	3,084
105	Teachers	3,072
106	Teachers	3,000
107	Teachers	2,988
108	Teachers	2,976
109	Teachers	2,900
110	Teachers	2,904
111	Teachers	2,892
112	Teachers	2,880
113	Teachers	2,808
114	Teachers	2,800
115	Teachers	2,784
116	Teachers	2,736
117	Teachers	2,724
118	Teachers	2,712
119	Teachers	2,700
120	Teachers	2,628
121	Teachers	2,604
122	Teachers	2,600
123	Teachers	2,580
124	Teachers	2,544
125	Teachers	2,508
126	Teachers	2,500
127	Teachers	2,484
128	Teachers	2,460
129	Teachers	2,448
130	Teachers	2,436
131	Teachers	2,400
132	Teachers	2,388
133	Teachers	2,364
134	Teachers	2,304
135	Teachers	2,280
136	Teachers	2,208
137	Teachers	2,196
138	Teachers	2,184
139	Teachers	2,136
140	Teachers	2,112
141	Teachers	2,100
142	Teachers	2,064
143	Teachers	2,016
144	Teachers	2,004
145	Teachers	1,980
146	Teachers	1,932
147	Teachers	1,836
148	Teachers	1,800
149	Teachers	1,744
150	Teachers	1,680
151	Teachers	1,500
152	Teachers Evening Schools	5.8247 Eve.
153	Teachers Evening Schools	6.4433 Eve.



154	Teachers Evening Schools .....	6.9845 Eve.
155	Teachers Evening Schools .....	7.6160 Eve.
156	Teachers Evening Schools .....	9.1327 Eve.
157	Teachers not full time .....	1,654.80
158	Teachers not full time .....	1,395.20
159	Teachers not full time .....	1,418.40
160	Teachers not full time .....	1,261
161	Teachers not full time .....	1,302
162	Teachers not full time .....	970
163	Teachers not full time .....	1,002
164	Teachers not full time .....	600
165	Teachers not full time .....	600
166	Teachers not full time .....	300
167	Teachers not full time on pro-rata of above rates	

*Substitutes*

168	Teachers at \$6.50 per day
169	Teachers at \$5.00 per day
170	Teachers at \$3.50 per evening

*Saturday Morning Corrective Work Classes*

171	Teachers at \$4.50 per day	
172	Teachers at \$3.50 per day	
173	Teachers at \$1.50 per hour	
174	Teachers at \$2.00 per hour	
175	Laboratory Assistants as needed .....	60

Section 2. Ordinance No. 9.05367 is amended by adding Section 81 to said ordinance to read as follows:

**Section 81. BOARD OF EDUCATION NON-CERTIFICATED  
EMPLOYEES, 1935-1936**

Item No.	No. of Employees	Class No.	Class Title	Gross Monthly Rate
151	1	A6	Superintendent of Maintenance and Re- pairs .....	\$ 375
152	4	A154	Carpenter at \$9 per day.....	
153	1	A162	Foreman Carpenter at \$10 per day.....	
154	3	A354	Painter at \$9 per day.....	
155	3	B6	Senior Bookkeeper .....	190
158	1	B14	Senior Accountant .....	275
159	1	B14	Senior Accountant .....	375
160	1	B58	Secretary Board of Education (exempt)	400
161	2	B210	Office Assistant (part time).....	75
162	1	B222	General Clerk .....	200
163	1	B222	General Clerk .....	190
164	3	B222	General Clerk .....	175
166½	1	B222	General Clerk .....	155
167	1	B222	General Clerk .....	155
167½	1	B228	Senior Clerk .....	180
168	1	B308	Comptometer Operator .....	175
169	1	B308	Comptometer Operator .....	145
170	2	B308	Comptometer Operators as needed at \$5 per day .....	
171	1	B380	Armorer, R. O. T. C. (part time).....	75
172	1	B354	General Storekeeper .....	230
173	3	B408	General Clerk-Stenographer .....	215
174	32	B408	General Clerk-Stenographer .....	175
174¼	18	B408	General Clerk-Stenographer .....	155
174½	5	B408	General Clerk-Stenographer .....	145
181	8	B408	General Clerk-Stenographer .....	140

182	1	B408	General Clerk-Stenographer (part time) at \$4.20 per eve.....	
183	1	B408	General Clerk-Stenographer (part time) at \$3.30 per eve.....	
184	5	B408	General Clerk-Stenographer (part time) at \$3.00 per eve. ....	
186	31	B404	Clerk-Stenographer, \$5 per day.....	
187	1	B412	Senior Clerk-Stenographer .....	215
188	1	B412	Senior Clerk-Stenographer .....	190
189	1	B454	Telephone Operator .....	175
190	1	B454	Telephone Operator, \$2 per day (part time) .....	
191	1	B512	General Clerk-Typist .....	215
192	1	B512	General Clerk-Typist .....	190
193	4	B512	General Clerk-Typist .....	175
193 $\frac{1}{4}$	1	B512	General Clerk-Typist .....	155
193 $\frac{1}{2}$	3	B512	General Clerk-Typist .....	145
197	1	C52	Elevator Operator .....	155
198	99	C102	Janitress .....	140
199	18	C105	Special Janitor .....	162.50
200	128	C104	Janitor .....	155
201	23	C104	Janitor .....	145
202	1	C104	Janitor (part time) .....	16
202 $\frac{1}{2}$	1	C104	Janitor (part time) .....	10
203	8	C106	Sub-Foreman Janitor .....	160
204	7	C106	Sub-Foreman Janitor .....	185
205	1	C112	Supervisor School Janitors .....	275
207	1	I12	Cook .....	140
208	1	I12	Cook .....	130
209	1	I12	Cook (part time) .....	75
210	1		Pantry Maid (part time) .....	50
211	12	J78	Stockman .....	200
213	1	O2	Chauffeur .....	215
214	1	O104	Moving Picture Operator .....	200
215	2	O122	Window Shade Worker .....	200
216		O168	Engineers, Stationary Steam Engines, \$3 per eve., as required .....	
217	10	O168	Engineers, Stationary Steam Engines..	220
218	1	O172	Chief Engineer Stationary Steam En- gines .....	310
220	1	O61	Foreman Gardener at \$8 per day.....	
221	1	O58	Gardener at \$6 per day.....	
222	2	O58	Gardener at \$5.50 per day.....	
223	5	O58	Gardener at \$5.00 per day.....	
223 $\frac{3}{4}$			Temporary clerical employment and other help as needed as rates fixed in salary ordinance .....	
	1		Personnel Technician (subject to classi- fication and determination of Status by Civil Service Commission).....	250 net

## TRUCK RENTAL (CONTRACTUAL)

224		2 $\frac{1}{2}$ ton truck at rates established by Purchaser's contract .....
225		1 ton truck at rates established by Purchaser's contract .....
226		3 $\frac{1}{2}$ ton truck at rates established by Purchaser's contract .....
227		1 $\frac{1}{2}$ ton truck at rates established by Purchaser's contract .....

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.



**Supplemental Appropriations of \$14,500 and \$23,000 for the Acquiring of Two Surface Heaters, and the Materials and Supplies Necessary—Department of Public Works.**

(Code No. 9.051)

Also, Bill No. 770, Ordinance No. 9.051194, as follows:

Supplemental appropriation of \$14,500 to the credit of Appropriation No. 545.400.00, and supplemental appropriation of \$23,000 to the credit of Appropriation No. 545.300.00, for the purpose of acquiring two surface heaters and the materials and supplies necessary for their operation; said appropriations being made from the surplus existing in the County Road Fund; subject to the provisions of Ordinance No. 9.051179.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Supplemental appropriation of \$14,500 be and is hereby made from surplus existing in the County Road Fund to the credit of Appropriation No. 545.400.00, and a supplemental appropriation of \$23,000 be and is hereby made from surplus existing in the County Road Fund to the credit of Appropriation No. 545.300.00, subject to the provisions of Ordinance No. 9.051179, for the purpose of acquiring two surface heaters and the materials and supplies necessary for their operation.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**Action Deferred.**

The following matter was, on motion of Supervisor McSheehy, *laid over one week* and *made a Special Order of Business for 3:30 p. m.:*

**Authorizing the Registrar of Voters as to Funds for the Cost of the Holding of Special Election August 13, 1935.**

(Code No. 3.02)

Resolution No. 2034, as follows:

Resolved, That the Registrar of Voters be and is hereby authorized to charge the costs of the Special Election to be held August 13, 1935, to the regular appropriations set up under the Registrar of Voters in the 1935-36 Appropriation Ordinance for conducting elections; and be it

Further Resolved, That the Board of Supervisors goes on record as agreeing to reimburse the 1935-36 appropriations under the Registrar of Voters from whatever funds that may be available to the extent that they have been depleted by the costs of the Special Election.

**Contractors' Registration Ordinance.**

(Code No. 9.092)

The following matter was taken up:

Bill No. 754, Ordinance No. 9.0924, as follows:

Providing for the issuance of Certificates of Registration to Contractors; defining the word "Contractor"; designating the Bureau of Licenses as the Department for the Issuance of said Certificates of Registration; fixing the fee therefor; providing for the enforcement of certain duties by certain officials and bureaus of the City and County of San Francisco; and prescribing a penalty for violation of this ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A "contractor" within the meaning of this ordinance, is a person, firm, copartnership, corporation, association or other organization, or any combination thereof, who or which, in any capacity other than that of employee of another, with wages as the sole compensation for the work or labor performed or to be performed, advertises as such, or represents himself, themselves or it as such, or undertakes or offers to undertake or purports to have the capacity or ability to undertake or submits a bid, to construct, reconstruct, alter, repair, add to, subtract from, improve, move, wreck or demolish, any building, highway, road, railroad, excavation, or other structure, project, development, or improvement, or to do any part thereof, including the erection of scaffolding or other structures or works in connection therewith; provided that the term "contractor" as used in this ordinance shall include subcontractor, but shall not include anyone who merely furnishes materials or supplies without fabricating the same into, or consuming the same in the performance of, the work of the contractor as herein defined.

Section 2. Every contractor, as the term is defined by this ordinance, shall, before engaging or offering to engage in the construction, reconstruction, alteration, repair, remodeling, improvement, reduction, demolition or change in any building, structure or improvement within the City and County of San Francisco, or in the improvement, paving, filling or grading of any street, road, avenue, lane, highway, alley or way within said City and County, or in the improvement, grading or filling in of any lot or parcel of land in said City and County, or who holds himself, and by advertisement, solicitation or otherwise, proclaims himself to be a person, firm or corporation who is willing to do or perform all or any of the aforementioned things, obtain from the Bureau of Licenses in the office of the Tax Collector of the City and County of San Francisco a certificate to the effect that he is registered as a licensed contractor in the said Bureau of Licenses.

Section 3. Any person, firm, association or corporation desiring to become registered as a licensed contractor as herein provided shall make application to so do to the Bureau of Licenses in the office of the Tax Collector. Such application shall be in writing and shall set forth the name and address of said applicant; whether said applicant is acting as an individual, copartnership, association or corporation, and if a copartnership, the names and places of address of all of the members of said copartnership, and if an association or corporation, the principal place of business and the names and addresses of the officers of said association or corporation; and when and where said applicant has been registered as a contractor under the laws of the State of California. Said application shall also state the particular character of work in which said applicant is engaged and a general statement of applicant's qualification and experience. No contractor shall be entitled to receive a certificate of registration as in this ordinance provided unless he is registered as a contractor with the State of California as provided by the laws of California. All applications for registration shall be accompanied by a fee of Ten (\$10.00) Dollars.

When any application for a certificate of registration is filed as in this ordinance provided, the same shall be investigated by the said Bureau of Licenses and if the facts set forth in said application are found to be true said certificate shall be granted and shall remain in force only until the end of the fiscal year during which the same was granted, and thereafter the said certificate shall be renewed each fiscal year by the filing of a request to renew the same and the payment of the sum of Ten (\$10.00) Dollars to said Bureau of Licenses. Any certificate of registration may be revoked for any act of the person so registered showing said person to be dishonest or guilty of the violation of any rules or regulations, either State or municipal, regulating or governing contractors. Any contractor feeling aggrieved by the failure of the Bureau of Licenses to issue any certificate of registration, or by reason of any revocation thereof, shall have the right to



appeal to the Board of Permit Appeals from the action taken by said Bureau of Licenses.

Section 4. The Bureau of Licenses shall keep a register of contractors and a duplicate copy of each certificate of registration and renewal thereof issued as herein provided, which said register and duplicate certificates shall be open for inspection by the public.

Section 5. All amounts received from the issuance of certificates of registration or for the renewal thereof shall be paid daily into the Treasury of the City and County and shall be used to defray the cost of making the investigations and reports and furnishing the information mentioned in Section 6 of this ordinance.

Section 6. Any contractor may apply to the superintendent of the Bureau of Building Inspection or to the City Engineer, according to the nature of the work to be performed, for all information necessary to enable said contractor to prepare for the execution of any contract for construction, alteration or improvement of any building, structure, street, road or way, and it shall be the duty of said department or officer applied to, to furnish said contractor with such information as said officer or department may have available or can obtain in order to enable said contractor to prepare for the execution or performance of such contract; all without charge, and when, in order to obtain said information, an inspection or investigation of the site on which said contract is to be performed is necessary, said inspection and investigation shall be made.

Section 7. Whenever any officer, board or commission of the City and County of San Francisco, authorized so to do, is about to enter into any contract for any public work or improvement, reference shall be made to the Register of Contractors, and the award of said contract shall be made only to such contractor or contractors whose name or names appear thereon at the time bids are received and who is shown as having complied with the provisions of this ordinance. No award of a contract for any public work or improvement shall be made to any contractor who has not registered as in this ordinance provided.

Section 8. No permit shall be issued by the Central Permit Bureau for the doing of any kind or character of work on which any contractor is to perform labor, furnish materials or render service unless the name or names of the contractor or contractors who are to perform said labor or render said services are set forth in said application for the permit to do such work, nor unless the said contractor or contractors hold a certificate of registration as provided in this ordinance. It shall be unlawful for the applicant for any permit for the doing of any kind or character of work on which a contractor is to be employed or to render service or to perform labor to fail to set forth in said application the name of said contractor.

Section 9. Any person, firm or corporation doing business in the City and County of San Francisco as a contractor as herein defined, failing to register in accordance with the provisions of this ordinance, shall be guilty of a misdemeanor punishable by a fine not to exceed Five Hundred (\$500.00) Dollars, or by imprisonment in the County Jail for a period of six months, or by both such fine and imprisonment.

Section 10. Section 32 of Ordinance No. 5132 (New Series) is hereby repealed.

#### Privilege of the Floor.

Frank P. Lansing, representing the Builders' Exchange, was granted the privilege of the floor and requested that action be deferred, inasmuch as the organization he represented had no knowledge of the purport or intention of the proposed legislation.

#### Action Deferred.

Whereupon, on motion of Supervisor Colman, the foregoing bill was *laid over two weeks*.



**Passed for Second Reading.**

The following bill *was passed for second reading* on recommendation of Finance Committee.

**Increasing Fees for Eating Places and Repealing License Fee.**

(Code No. 3.041)

Bill No. 763, Ordinance No. 3.04151, as follows:

Amending Sections 5 and 6 of Ordinance No. 3.04114, entitled "Regulating and defining public eating places: providing for the issuance of permits and licenses therefor and fixing the fees thereof," *by increasing the fees for eating places and repealing Section 65 of Ordinance 5132 (New Series).*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Sections 5 and 6 of Ordinance No. 3.04114, the title of which is recited above, are hereby amended to read as follows:

Section 5. Every applicant for a permit to conduct, operate or maintain a public eating place shall pay an annual fee of eighteen (\$18) dollars therefor. All fees collected pursuant to the terms of this ordinance shall be applied in defraying the costs of the inspections herein provided for.

Upon sale or transfer of such establishment, the permit thereof shall be null and void until an application for transfer thereof shall have been recommended by said Director, and a fee of twelve and one-half (\$12.50) dollars shall be payable for each such transfer, which transfer shall be ordered only after examination and inspection of said premises. Said examination and inspection shall be made, and said recommendation by the Director shall be rendered, within ten days from the date of application for such transfer.

Section 6. Any permit issued pursuant to the provisions of this ordinance may be revoked by said Director for cause, after a hearing, and said permit may thereafter be reissued in the discretion of said Director upon reasonable conditions and the payment of a twelve and one-half (\$12.50) dollar fee therefor.

Section 2. *Section 65 of Ordinance 5132 (New Series) is hereby repealed.*

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**Adopted.**

The following matter was *adopted* on recommendation of Finance Committee:

**Acceptance of Deed From K. D. Winship Estate.**

(Code No. 12.17152)

Resolution No. 2050, as follows:

Resolved, That the City and County of San Francisco accept a deed from K. D. Winship Estate to the following described lands required for the San Francisco Water Department, and that the sum of \$10,855.60 be paid for said lands from the Public Utilities Land Purchase Fund:

Parcel 1: All of Section 17, T. 5 S., R. 2 E., M. D. B. & M., Alameda County, California, excepting 40 acres already owned by the City and County of San Francisco, containing 600 acres.

Parcel 2: The north half and the southeast quarter of Section 5, T. 6 S., R. 2 E., M. D. B. & M., Santa Clara County, California; containing 485.56 acres.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.



**Trackless Trolley Buses on Eighteenth Street.**

(Code No. 15.091)

The following recommendation of the Public Utilities Committee was taken up:

Bill No. 765, Ordinance No. 15.09110, as follows:

Amending Section 2 of Ordinance No. 15.0914, entitled "Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Harrison street commencing at the intersection of Third and Harrison streets, thence along Harrison street to Fourteenth street, thence along Fourteenth street to Mission street; also commencing at the intersection of Guerrero and Eighteenth streets, thence along and upon Eighteenth street to its intersection with Market street at Danvers street, thence curving southerly on Market street to the intersection of Market street with Clayton street (formerly Caselli avenue), thence curving northwesterly and northerly on Clayton street to Ashbury street, thence northeasterly and northerly on Ashbury street, also commencing at the intersection of Frederick and Clayton streets, thence northerly along Clayton street to Waller street, thence westerly along Waller street to Stanyan street, and discontinue the operation of street cars thereon and substitute, in lieu of such service, the overhead electric trolley bus service over the route hereinafter provided for," finally passed by the Board of Supervisors of the City and County of San Francisco July 9, 1934, and approved by the Mayor thereof July 10, 1934.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 15.0914, the title of which is recited above, is hereby amended to read as follows:

"Section 2. In lieu and in substitution of street car service over the fixed tracks in said streets above mentioned, which said tracks are to be removed under the provisions herein contained, the Market Street Railway Company, its successors and assigns, are hereby granted permission and the right to install, operate and maintain an overhead electric trolley bus service with all wires and appliances necessary for the operation of said buses over and along Harrison street commencing at Third street and Harrison street, thence southwesterly along Harrison street to Fourteenth street; thence westerly along Fourteenth street to Folsom street; thence southerly along Folsom street to Eighteenth street; thence westerly along Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to and over its junction with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street to Waller street; thence westerly on Waller street to Stanyan street; thence northerly on Stanyan street to Haight street; thence easterly on Haight street to Shrader street; thence southerly on Shrader street to Waller street; also easterly from the intersection of Folsom street and Sixteenth street along Sixteenth street to Treat avenue; thence southerly along Treat avenue to Eighteenth street; thence westerly along Eighteenth street to Folsom street; the route from Folsom and Sixteenth streets easterly along Sixteenth street to Treat avenue, thence southerly along Treat avenue to Eighteenth street, thence westerly along Eighteenth street to Folsom street, thence northerly along Folsom street to its intersection with Sixteenth street is to be operated only between the hours of 6:00 p. m. and 1:00 a. m.

The substitution of such service will more adequately serve the transportation needs of the public by reason of the construction of the San Francisco Bay bridge, and will be in aid of the public service and convenience."

Section 2. This ordinance shall be enacted and passed in accordance with the Charter provisions covering the passage of ordinances, and, when so passed and enacted, shall be deemed to be the manner

in which the rights herein granted and the powers herein exercised should be granted and exercised.

Section 3. The rights herein granted shall be subject to all of the terms and conditions so far as applicable of Ordinance No. 15.0914, herein referred to.

#### Motion.

Supervisor McSheehy, seconded by Supervisor Shannon, moved as an amendment:

Add new section, to be known as Section No. 9, reading as follows: "Sufficient buses shall be operated to maintain an eight-minute headway from 8 p. m. to 1 a. m. daily between terminals as described in Section 2 hereof; and from 6 a. m. until 8 p. m. there shall be maintained a five-minute headway between said terminals."

#### Privilege of the Floor.

Mr. M. Allen, representing the Market Street Railway Company, was granted the privilege of the floor and addressed the Board, explaining the service rendered by the company on the route as to the five-minute headway, but the night service is on a twelve-minute schedule.

Louis Bernbaum, first vice-president, Mission Street Merchants Association, was heard in favor of the proposed rerouting of the trackless trolley bus on Eighteenth street.

Edward Vandeleur, president, San Francisco Labor Council, was heard in opposition to the proposed permit. He said, "You are granting a 20-year franchise to this corporation, and the law in San Francisco is that you have no right to permit the operation of one-man cars."

#### Motion Lost.

Whereupon, the roll was called on Supervisor McSheehy's motion, and the same was defeated by the following vote:

Ayes—Supervisor McSheehy—1.

Noes—Supervisors Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher—2.

#### Motion.

Supervisor McSheehy moved to amend by adding a new section to be known as Section 9, as follows:

"Every bus, while carrying passengers, shall be in charge of a motorman and a conductor, and it shall be unlawful to operate such bus with only one man."

#### Amendment to the Amendment.

Supervisor Uhl, seconded by Supervisors Roncovieri and Colman, moved as an amendment to the amendment, that the question of one or two-man operation shall await the decision of the Federal Court.

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Ratto, Roncovieri, Schmidt, Uhl—5.

Noes—Supervisors Havenner, Hayden, McSheehy, Shannon—4.

Absent—Supervisors Brown, Gallagher—2.

#### Action Deferred.

Whereupon, Supervisor Roncovieri moved as a substitute to lay the matter over for two weeks and that same be made a *Special Order of Business* for 3 p. m.

Motion *carried* by the following vote:

Ayes—Supervisors Havenner, Hayden, McSheehy, Roncovieri, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Colman, Ratto—2.

Absent—Supervisors Brown, Gallagher—2.



**Adopted.**

The following Recommendation of his Honor the Mayor was adopted:

**Leave of Absence—George R. Reilly, Member Board of  
Permit Appeals.**

(Code No. 4.053)

Resolution No. 2049, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, George R. Reilly, a member of the Board of Permit Appeals, is hereby granted a leave of absence from July 11, 1935, to September 11, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**In Memoriam, Peter W. Gallagher.**

(Code No. 5.91)

Supervisors Roncovieri and Hayden presented:

Resolution No. 2051, as follows:

Whereas, Almighty God in His wisdom, has removed from our midst and called to his eternal reward, Peter W. Gallagher, a loving husband, father, and respected Native Son and citizen of our beloved City.

Of noble character, and beloved by all who knew him for his ever friendly and charitable disposition, with a love and appreciation for his fellow man, his passing will be a loss to the community; now, therefore, be it

Resolved, That the Board of Supervisors in session assembled expresses to the members of his family its sincere sympathy and hope that the knowledge of a life well spent may give them solace in this, the hour of their bereavement; and be it

Further Resolved, That these resolutions be entered in the journal of the Board, and a copy thereof be transmitted to the family of the late Peter W. Gallagher.

*Adopted* unanimously by rising vote.

Supervisors Roncovieri, Hayden and Colman were heard in eulogy of the character of the deceased.

**Application to State Board of Equalization re: 5% Limitation.**

(Code No. 9.031)

Supervisor Shannon presented:

Resolution No. 2052, as follows:

Whereas, the annual budget adopted by the Board of Supervisors of the City and County of San Francisco setting forth the proposed expenditures for the fiscal year 1935-36 may exceed the limitation provided for by Section 20 of Article II of the Constitution of the State of California, unless all and singular the provisions of Chapter 356 of the Statutes of 1935 are finally determined to be constitutional; and,

Whereas, if the courts of the State of California should finally determine that Chapter 356 of the Statutes of 1935 should continue the limitations provided for in Section 20 of Article II of the Constitution and if the proposed expenditures should exceed said limitation but do not exceed the limitations provided for in said Chapter 356, and;

Whereas, the expenditures of the City and County of San Francisco must commence to be made as of the first day of July, 1935; and,

Whereas, the City and County of San Francisco must fix its tax rate accordingly on or before the 15th day of September; and

Whereas, if the State Board of Equalization should grant permission to the City and County of San Francisco to exceed the expenditures provided for in Section 20 of Article II of the Constitution there can be no question as to the right of said City and County to make the expenditures provided for in its annual budget; now, therefore, be it

Resolved, That the President and Clerk of the Board of Supervisors of the City and County of San Francisco be, and they are, hereby authorized to apply to the State Board of Equalization for permission to exceed the limitation of expenditures provided for in Section 20, Article II of the Constitution of the State of California, if such excess should be found to exist.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### Adopted.

The following resolutions were *adopted* on recommendation of his Honor the Mayor:

#### Leave of Absence—Supervisor Jesse C. Colman.

(Code No. 4.053)

Resolution No. 2053, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Jesse C. Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of thirty days, commencing July 10, 1935, with permission to leave the State.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

#### Leave of Absence—Mrs. Lloyd W. Dinkelspiel, Member Board of Education.

(Code No. 4.053)

Also, Resolution No. 2054, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mrs. Lloyd W. Dinkelspiel, member of the Board of Education, is hereby granted a leave of absence for a period of two weeks, commencing July 21, 1935.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

#### Time for Payment of Dog Licenses Extended.

Pursuant to request received from Mrs. T. Lundy, Supervisor Hayden moved that the time for payment of dog licenses be extended to August 1, 1935.

*Motion carried.*

#### Estimates of Revenues of Street Railways as Basis for Consolidation.

The following was read by the Clerk:

Communication from Public Utilities Commission, pursuant to motion by Supervisor Havenner's motion in Board of Supervisors June 24, 1935, " . . . that the Public Utilities Commission be requested to prepare for the Board of Supervisors estimates of the gross revenues and gross operating expenses of the Market Street Railway properties . . . " reply thereto.

*Referred to the Public Utilities Committee.*



MONDAY, JULY 8, 1935.

**Amendment to Rules Called Out of Committee.**

Supervisor Uhl called out from Rules Committee, the question of the Roll Call submitted several months ago. Requested that it be put on the Calendar of the Board for next Monday, July 15, 1935.

*So ordered.*

**Excused.**

Supervisor Havenner requested and was excused from attending Wednesday's meeting of the Board of Equalization.

**ADJOURNMENT.**

There being no further business, the Board of Supervisors, at 6:35 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

*Approved* by the Board of Supervisors July 15, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, July 15, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, JULY 15, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, July 15, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman (on leave), Gallagher, Shannon—3.

Supervisor Shannon appeared and was noted present at 3:30 p. m.

Supervisor Shannon explained that he was detained in Sacramento, where he was on official business for the City and County of San Francisco.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of July 8, 1935, was considered read and approved.

### SPECIAL ORDER—2 P. M.

#### Rezoning Northwest Corner, California and Arguello Boulevard.

Hearing of appeal from decision of City Planning Commission, denying application to rezone from Second Residential District to Commercial District, property located at the northwest corner of California street and Arguello boulevard.

#### Privilege of the Floor.

H. Young, attorney representing Lewis Norton, appellant, was heard at length urging the proposed zone change.

Lewis Norton, appellant, was also heard. He declared that the residence on the corner proposed for rezoning was to be moved to another location in the district and therefore would remain on the tax roll, but that the other building on the property was old and dilapidated and would be razed.

#### Communication.

A communication from the Arguello Boulevard Improvement Club was read by the Clerk favoring the proposed rezoning and the proposed oil station.

M. Friedlander, property owner, was heard in opposition to the proposed rezoning.

#### Refused Passage.

Whereupon, the following resolution was *refused passage* by the following vote:



**Rezoning of Northwest Corner of California Street and Arguello Boulevard.**

(Code No. 13.02)

Resolution No. 2058, as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 1251, denying the application to rezone from Second Residential District to Commercial District, property located at the northwest corner of California street and Arguello boulevard, is hereby disapproved.

Ayes—Supervisors Brown, Havenner, McSheehy, Roncovieri—4.

Noes—Supervisors Hayden, Ratto, Schmidt, Uhl—4.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**SPECIAL ORDER—3:30 P. M.**

**Providing for Payment of Election Officers for Special Election  
August 13, 1935.**

(Code No. 3.02)

Resolution No. 2034, as follows:

Resolved, That the Registrar of Voters be and is hereby authorized to charge the costs of the Special Election to be held August 13, 1935, to the regular appropriations set up under the Registrar of Voters in the 1935-36 Appropriation Ordinance for conducting elections; and be it

Further Resolved, That the Board of Supervisors goes on record as agreeing to reimburse the 1935-36 appropriations under the Registrar of Voters from whatever funds that may be available to the extent that they have been depleted by the costs of the Special Election.

**Privilege of the Floor.**

Dion Holm, Assistant City Attorney, was heard in explanation of a communication from the City Attorney advising as to the compensation that may be paid to election officers to the effect that the City Salary Ordinance, which provides for a wage of \$5 per day, supersedes the State law fixing the pay at \$3 per day.

He suggested that the resolution be amended providing for compensation in accordance with Salary Ordinance for 1935-1936.

**Adopted.**

Whereupon, the following resolution, presented by Supervisor McSheehy, amended as follows, was *adopted* by the following vote:

(Code No. 3.02)

Resolution No. 2034, as follows:

Resolved, That the Registrar of Voters be and is hereby authorized to charge the costs of the Special Election to be held August 13, 1935, to the regular appropriations setup under the Registrar of Voters in the 1935-36 Appropriation Ordinance for conducting elections; and

Further Resolved, That the Board of Supervisors goes on record as agreeing to reimburse the 1935-36 appropriations under the Registrar of Voters from whatever funds that may be available to the extent that they have been depleted by the costs of the Special Election.

Further Resolved, That the compensation of all election officers conducting the above-mentioned election be at the rates fixed therefor in the Annual Salary Ordinance for the year 1935-36.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Colman, Gallagher—2.

## UNFINISHED BUSINESS.

## Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Appropriating \$85,500 for Care of Indigent Sick and Dependent Poor of the City and County, Month of July, 1935.**

(Code No. 9.051)

On recommendation of the Finance Committee.

Bill No. 761, Ordinance No. 9.051192, as follows:

Making an appropriation of \$85,500 to the Citizens' Relief Committee for the purpose of meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of July, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$85,500 is hereby appropriated out of such funds as may be available for this purpose, for caring for and maintaining the indigent sick and poor of the City and County of San Francisco during the month of July, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said city and county and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**Authorizing Settlement for \$300 of Claim of \$15,000 of Juanita Olyett for Personal Injuries Due to Stepping Into Unused Box of Sewer Repair Department.**

(Code No. 6.0222)

Also, Bill No. 762, Ordinance No. 6.022215, as follows:

Authorizing compromise of claim of Juanita Olyett.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended the settlement of the action of Juanita Olyett against the City and County of San Francisco to recover the sum of \$15,000 for injuries sustained by reason of unguarded obstructions on a sidewalk, by the payment of \$300 in full settlement of all claims of said Juanita Olyett, said City Attorney is hereby authorized to settle said pending litigation by the payment of said sum.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**Amending Section 42 of Ordinance No. 6979 (New Series), Taxicab Ordinance, "Runners" or "Soliciting Agents."**

(Code No. 11.0111)

On recommendation of the Joint Committee on Finance and Police.

Bill No. 749, Ordinance No. 11.01118, as follows:

Amending Section 42 of Ordinance No. 6979 (New Series), entitled,



"Regulating the use of taxicabs, automobiles and public vehicles for hire, fixing the rate to be charged for the transportation of persons and personal baggage, regulating the use of boats in the waters of the bay, providing a punishment for any violation thereof, and repealing Ordinance No. 1898 (New Series)," in effect April 5, 1926.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 42 of Ordinance No. 6979 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 42. It shall be unlawful for any person to engage in the business or occupation of soliciting boarders or lodgers or custom for any hotel, boarding house or lodging house or the transportation of persons, baggage or merchandise without having a license so to do. Persons engaged in business as a runner or agent for the soliciting of boarders or lodgers or custom for any hotel, boarding house or lodging house or the transportation of persons, baggage or merchandise shall be known and designated as general soliciting agents. Persons engaged in business in the solicitation of passengers for motor vehicles for hire exclusively shall be known and designated as passenger vehicle solicitors and said solicitors shall be licensed and privileged to solicit only for passengers for the particular class, type and character of service included within the permits held by persons, firms or corporations for which they solicit and for no other class, type or character of vehicle passenger service.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

Amending Sections 54 and 61, and Adding Sections 61 (a) and 61 (b) to Ordinance No. 5132 (New Series), "License Ordinance".

(Code No. 3.041)

Also, Bill No. 750, Ordinance No. 3.04149, as follows:

Amending Sections 54 and 61, and adding new Sections 61 (a) and 61 (b) to Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Sections 54 and 61 are hereby amended, and Sections 61 (a) and 61 (b) are hereby added to Ordinance No. 5132 (New Series), the title of which is recited above, and to read as follows:

Section 54. Every person, firm or corporation owning any public passenger vehicle, except railroad cars, shall pay a license tax therefor, as follows:

For each such vehicle One (\$1.00) Dollar per annum for each passenger seating capacity of said vehicle.

The metallic plate issued as a part of the license must be of such design, color and material as the Tax Collector shall prescribe and each plate must clearly show the year for which it is issued. Provided, that it shall be in quality of material and workmanship equal to that of the license plate issued by the State Motor Vehicle Department; that in size, each plate shall be nine (9) inches by 2½ inches and, when used on motor drawn vehicles, shall be perforated as to make it attachable to the State Motor Vehicle License Plate or fastened at the front of each motor drawn vehicle. When used on horse drawn vehicles, it shall be perforated so as to permit of attachment in a conspicuous place on the right hand side of each horse drawn vehicle. Provided, further, that all letters stamped or printed upon the face of the plate shall be at least ⅝ x ⅜ inches and all number ⅝ x ⅝ inches in size.

It shall be unlawful for any owner or operator of a vehicle subject to this license tax to permit an expired vehicle license plate to remain on any vehicle after December 31st of each calendar year. No sub-

stitute for this license plate shall be permitted. It shall be unlawful to affix license plates in any other position on a vehicle than that authorized by this ordinance.

Every person engaged in the business or occupation of driver or motorman of any public passenger vehicle specified in this section shall pay one (1) dollar for a driver's badge to be issued by the Tax Collector, and to be of such design and lettering as he shall determine. Upon the presentation of a driver's annual permit, granted by the Police Commission, the Tax Collector shall issue annually, to the person named in such permit, a driver's annual identification card upon payment of one dollar, provided said person is the owner of a driver's badge and exhibit such badge at the time of making the application.

All licenses issued under the provisions of this section shall date from the first day of January of each year and shall be issued for one year from the date aforesaid.

Section 61. Every person engaged in business as a "runner" or "agent" for the soliciting of boarders or lodgers or custom for any hotel, boarding house or lodging house or the transportation of persons, baggage or merchandise shall pay a license of Ten (\$10) dollars per quarter.

Section 61 (a). Every person engaged in business as a solicitor or runner for passengers of motor vehicles for hire exclusively shall pay a license fee of One Dollar Fifty Cents (\$1.50) per quarter.

Section 61 (b). Persons engaged in business as a runner or soliciting agent for boarders or lodgers or custom for any hotel, boarding house or lodging house or the transportation of persons, baggage or merchandise shall be known and designated as general soliciting agents. Persons engaged in business in the solicitation of passengers for motor vehicles for hire exclusively shall be known and designated as passenger vehicle solicitors and said solicitors shall be licensed and privileged to solicit only for passengers for the particular class, type and character of service included within the permits held by persons, firms or corporations for which they solicit and for no other class, type or character of vehicle passenger service.

All license fees provided by Sections 61, 61 (a) and 61 (b) hereof shall be payable in the months of January, April, July and October of each year and said license shall be dated the 1st day of each month of each quarter as hereinabove specified. Every applicant for a license under the provisions of this section must at the time the same is issued place on deposit with the Tax Collector the sum of Five (\$5) Dollars and shall receive therefor from the Tax Collector a metal badge having imprinted thereon a number, the year, the month and the quarter for which the same is issued and the particular type, character and service for which said solicitor or agent is licensed to solicit business as herein provided. Said badge must be worn conspicuously by the person licensed. Upon return of the badge to the Tax Collector the deposit shall be returned.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

### Reducing License Fees on Apartment Houses.

(Code No. 3.041)

Also, Bill No. 764, Ordinance No. 3.04152, as follows:

Amending Section 12 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920, *by reducing the license fee on apartment houses*, and repealing all ordinances and parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 12 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:



Section 12. Every person, firm, partnership or corporation maintaining, conducting or operating an apartment house shall pay a license fee of \$2.25 per quarter to defray the cost of inspection and/or regulation by the Department of Public Health, Fire Prevention Bureau and Bureau of Licenses, and no permit shall be issued therefor without said license first having been had and obtained.

For the purpose of this ordinance an apartment house shall be deemed to be any building, or portion thereof, more than one story in height, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building.

"Apartment" is a room or suite of rooms which is occupied or intended or designed to be occupied by one family for living and sleeping purposes in an apartment house.

"Family" is one person living alone or a group of two or more persons living together in an apartment, whether related to each other by birth or not.

Section 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

#### Action Rescinded.

On motion of Supervisor Uhl, action on the foregoing bill was rescinded.

#### Privilege of the Floor.

Earl Carroll, representing Apartment Owners, was heard in opposition to the proposed legislation.

#### Action Deferred.

Whereupon, on motion of Supervisor Uhl, the foregoing bill was *laid over three weeks and made a Special Order of Business for 3 P. M.*

### NEW BUSINESS.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

#### City Planning Commission to Survey for Building Use Limitation. (Code No. 13.02)

Resolution No. 2043, as follows:

Resolved, That the City Planning Commission is hereby requested to conduct a survey of that part of the City and County of San Francisco, State of California, and being more particularly described as:

Beginning at a point on the southerly line of Sunnydale avenue, distant thereon 52 feet 4 inches westerly from the westerly line of Bay Shore boulevard, and running thence westerly along said line of Sunnydale avenue to the westerly line of Schwerin street, thence northerly along the westerly line of Schwerin street to a point distant thereon 288 feet 9 inches northerly from the northerly line of Sunnydale avenue, said point being on the northerly line of the Sunnydale Tract, as recorded in Map Book E and F page 163; thence westerly along said line of the Sunnydale Tract to the easterly line of La Grande avenue, thence southerly along the easterly line of La Grande avenue to the northerly line of the property of the City and County of San Francisco, known as the Amazon Reservoir Site, thence along the boundary line of said Reservoir Site in an easterly, southerly, easterly, southerly and westerly directions to its intersection with the easterly line of the Crocker Amazon Tract as recorded in Map Book H, page 19; thence southerly along said line of the Crocker Amazon Tract and the southerly prolongation of said line, to its intersection with the southerly boundary line of the City and County of San Francisco; thence easterly along said County line to the easterly line of

Schwerin street; thence northerly along said line of Schwerin street, to a point distant thereon 397 feet 4 inches southerly from the southerly line of Sunnydale avenue; thence easterly and parallel to and distant 397 feet 4 inches southerly from the southerly line of Sunnydale avenue to the aforesaid County line; thence easterly along said County line to a point which is distant 137 feet 6 inches at right angles westerly from the westerly line of Bay Shore boulevard; thence northerly along a line which is parallel to and distant 137 feet 6 inches westerly from said line of Bay Shore boulevard, 146 feet; thence at right angles easterly 85 feet 2 inches; thence at right angles northerly 104 feet 4 inches to the southerly line of Sunnydale avenue and the point of beginning; for the purpose of ascertaining what limitations upon the use of buildings hereafter to be erected in said area should be established, and to report its recommendations thereon to this Board.

#### Privilege of the Floor.

Mr. Allen, representing property owners in the district, declared that his side was not asked for postponement. He favored the passage of the bill.

Harry Young, attorney, requested that the matter be continued one week.

#### Action Deferred.

Whereupon, on motion, the foregoing was *laid over one week and made a Special Order of Business for 3 P. M.*

#### Passed for Second Reading.

The following matters were *passed for second reading*:

#### Authorizing Exchange of Certain Land in James Rolph, Jr., Playground for Other Land Required for Said Playground.

(Code No. 12.1743)

On recommendation of Public Buildings and Lands Committee.

Bill No. 771, Ordinance No. 12.17431, as follows:

Authorizing exchange of certain land in James Rolph, Jr., Playground for other land required for said playground.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter and in accordance with the recommendation of the Recreation Department, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City-owned land hereinafter described as Parcel "A" to Babetta Schmidt in exchange for Parcel "B", hereinafter described.

Section 2. Said Parcel "A" is that certain land described in Ordinance No. 12.17241, Bill No. 736, approved June 26, 1935, which land was proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of the value of said Parcels "A" and "B" and estimates the present value to be the sum of \$500 for each parcel.

Section 4. Said Parcels "A" and "B" are situated in the City and County of San Francisco, State of California, and are described as follows:

*Parcel "A"*—Beginning at a point on the southwesterly line of Potrero avenue, distant thereon 560.410 feet northwesterly from the northwesterly line of Army street; thence running northwesterly along said line of Potrero avenue, 10.930 feet to the northwesterly line of the property owned by the City and County of San Francisco and the northeasterly projection of the southeasterly line of the property now or formerly owned by Babetta Schmidt; thence deflecting 105 degrees 48 minutes 15 seconds to the left and running southwesterly



along last-named line 29.078 feet; thence deflecting 31 degrees 18 minutes 37 seconds to the left and continuing southwesterly along the southwesterly property line of the said Schmidt, 97.360 feet; thence deflecting 114 degrees 26 minutes 09 seconds to the left and running easterly 4.415 feet; thence deflecting 59 degrees 39 minutes 52 seconds to the left and running northeasterly 106.045 feet; thence deflecting 42 degrees 01 minute 51 seconds to the right and running northeasterly 10.275 feet to the southwesterly line of Potrero avenue and the point of beginning of this description.

Being a portion of Precita Valley Lands.

*Parcel "B"*—Beginning at a point perpendicularly distant 94.463 feet easterly from the easterly line of Hampshire street and perpendicularly distant 323.250 feet southerly from the southerly line of Twenty-fifth street; thence running easterly along a line parallel with and distant 323.250 feet southerly from the southerly line of Twenty-fifth street, a distance of 52.335 feet to the northwesterly line of the property now or formerly owned by the City and County of San Francisco; thence deflecting 114 degrees 26 minutes 09 seconds to the right and running southwesterly along last-named line 39.307 feet; thence deflecting 32 degrees 51 minutes 11 seconds to the right and continuing southwesterly along said property line 42.875 feet; thence deflecting 122 degrees 42 minutes 40 seconds to the right and running northerly along a line parallel with and distant 94.463 feet at right angles easterly from the easterly line of Hampshire street 58.956 feet to the point of beginning of this description.

Being a portion of Mission Block 177.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco for the conveyance of Parcel "A" to Babetta Schmidt. The Director of Property is hereby authorized and directed to deliver said deed to Babetta Schmidt upon receipt of a deed to Parcel "B", and to record the latter deed.

Approved by the Director of Property.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**Amending Section 1 of Ordinance No. 5464 (New Series), "Zoning Ordinance," by Adding the Word "Hotel."**

(Code No. 13.02)

Also, Bill No. 772, Ordinance No. 13.023, as follows:

Amending Section 1 of Ordinance No. 5464 (New Series), entitled "An ordinance regulating and establishing the location of trades, industries and buildings, and the locations of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions," by adding the word "hotel" therein.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 1 of Ordinance No. 5464 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 1. *Definitions.* For the purpose of this ordinance certain terms herein used are herewith defined, all words used in the present tense shall include the future; all words in the singular number shall include the plural number; the word "lot" includes "plot," and the word "building" includes "structure."

*Accessory.* The word "accessory" means a subordinate building or portion of a main building whose use is incidental to that of the main building.

*Apartment.* The word "apartment" means a room or a suite of two or more rooms in a tenement house, occupied or suitable for occupation

as a residence for one family doing its own cooking on the premises. One person may be construed to be a family.

*Building.* The word "building" means a structure for the support, shelter or enclosure of persons, animals or chattels, and when separated by division walls of masonry from the ground up, and without openings, then each portion of such building shall be deemed a separate building.

*Business or Commerce.* The words "business" and "commerce" mean the occupation or employment of buying, selling, bartering and exchanging goods, wares and merchandise or other personal property or real property, or any interests therein for profit or livelihood, and also the ownership or management of office buildings, offices and recreational or amusement enterprises.

*District.* The word "district" means an entire city block, any part thereof or two or more contiguous blocks.

*Dwelling.* The word "dwelling" means any house or building or portion thereof which is occupied in whole or in part as the home, residence or sleeping place, either permanent or transient, of one or more human beings.

*Hotel.* The word "hotel" means a building or part thereof, designed or used for supplying shelter and food to residents, and containing more than fifteen (15) guest rooms.

*Industry.* The word "industry," when used in this ordinance, means the storage, repair, manufacture, preparation or treatment of any article, substance or commodity whatsoever and including the operation of garages and stables.

*Lot.* The word "lot" shall mean land bounded by definite lines and occupied or to be occupied by a building or its accessory buildings, together with the land, yards, courts and area spaces used in connection with such buildings.

*Story.* The word "story" means that portion of a building included between the surface of any floor and the surface of the next floor above it, or if there be no floor above it, then the space between such floor and the ceiling next above it.

*Street line.* The term "street line" means the boundary line between street and abutting property.

*Use.* The word "use" means the purpose for which a building is or may be occupied.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**Amending Section 4 of Ordinance No. 5464 (New Series), "Zoning Ordinance," by Eliminating the Words "Public Buildings, Hospitals and Sanitariums, and Philanthropic and Eleemosynary Institutions."**

(Code No. 13.02)

Also, Bill No. 773, Ordinance No. 13.024, as follows:

Amending Section 4 of Ordinance No. 5464 (New Series), entitled "An ordinance regulating and establishing the location of trades, industries and buildings, and the locations of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions," by eliminating the words "public buildings, hospitals and sanitariums, and philanthropic and eleemosynary institutions."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 4 of Ordinance No. 5464 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 4. *Second Residential District.* In a Second Residential District no building or premises shall be used and no building shall be constructed or altered which is arranged, designed or intended to



be used for any purpose other than the purposes specified in Section 3, and those of a

1. Tenement house or apartment house;
2. Flat;
3. Boarding or lodging house;
4. Hotel;
5. Library;
6. Police station;
7. Fire station.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Colman, Gallagher—2.

#### Action Deferred.

The following recommendation of Streets Committee was, on motion, *laid over one week and made a Special Order of Business for 3:45 P. M.*

#### Declaring in Favor of Procuring Services of Traffic Expert for Studies in Connection with San Francisco-Oakland Bay Bridge.

(Code No. 11.02)

Resolution No. 1946, as follows:

Whereas, serious traffic problems will be presented upon completion of the San Francisco-Oakland Bay Bridge, the solution of which will entail the expenditure of great sums of money; and .

Whereas, the time is imminent when surveys and studies should be made for the purpose of determining the most efficient manner in which to distribute the flow of vehicular traffic from the terminus of the bridge, so as to not only prevent traffic congestion, but to also provide what additional benefits may be realized for our hotels, theatres, stores and other business establishments; and

Whereas, the presentation of a proposal offered as a possible solution has evoked opposition and differences of opinion from those vitally affected, and has resulted in the submission of other tentative proposals by way of solution; now, therefore, be it

Resolved, That this Board of Supervisors, realizing the magnitude of the problem and desiring to provide a proper, efficient and economical means of distributing the vehicular traffic from the terminus of the bridge, does hereby record itself in favor of procuring the services of a traffic engineer of recognized ability, to collaborate with the City Engineer in his studies of this great problem.

#### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

President to Cooperate in Reception to Congressional Naval Affairs Committee and Appropriation Committee.

(Code No. 5.2)

Supervisor Hayden presented:

Resolution No. 2055, as follows:

Resolved, That President of the Board of Supervisors, Hon. James B. McSheehy, is hereby authorized and directed to confer and cooperate with his Honor the Mayor, Angelo J. Rossi, to arrange for reception of members of the Naval Affairs Committee and Appropriation Committee of the House of Representatives, United States Congress, and that the Mayor be requested to appoint a Committee of Supervisors, City Officials and Citizens to assist the Congressional Committees in

their investigations in the bay area. The Congressional Committees are due to arrive here the 17th or 18th of July.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**Citizens Committee, Reception to Postmaster-General Farley.**

(Code No. 5.92)

Supervisor Hayden presented:

Resolution No. 2056, as follows:

Resolved, That his Honor the Mayor be and is hereby requested to appoint a Citizens Committee to arrange for the proper reception and entertainment of Postmaster General James Farley upon his arrival in San Francisco on July 28th.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**Adopted.**

The following recommendations of his Honor the Mayor were *adopted*:

**Leave of Absence—Honorable Francis J. Foran, Police Commissioner.**

(Code No. 4.053)

Resolution No. 2057, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Francis J. Foran, Police Commissioner, is hereby granted a leave of absence for a period of ten days, commencing July 10, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**Leaves of Absence—Mrs. Sigmund Stern, President, Recreation Committee; Miss Alicia Mosgrove, Member, Recreation Committee.**

(Code No. 4.053)

Also, Resolution No. 2059, as follows:

Resolved, That, in accordance with the recommendations of his Honor the Mayor, Mrs. Sigmund Stern, President of the Recreation Commission, and Miss Alicia Mosgrove, a member of the Recreation Commission, are hereby granted leaves of absence for a period of thirty days, commencing July 15, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

**Urging Retention by State of All Items in 1935-1937 Budget in Favor of Redwood Empire System of Highways.**

(Code No. 5.31)

Supervisor Ratto presented:

Resolution No. 2060, as follows:

Whereas, the highway construction and reconstruction allocations to the Redwood Empire System of Highways contained in the original



biennium budget set up by the California Highway Commission prior to the 1935 Legislature, were insufficient to meet the requirements of the traveling public and the Redwood Empire citizenry in the matter of desired and necessary improvements; and

Whereas, the Commission finds it necessary to curtail its original biennium budget; now, therefore, be it

Resolved, That the Board of Supervisors in and for the City and County of San Francisco hereby respectfully request the California Highway Commission and Director of Public Works to retain intact in its revised biennium budget for 1935-37 all items in favor of the Redwood Empire System of Highways contained in the original biennium budget, with particular reference to the \$1,000,000 budgeted and balance to be had from other sources to insure construction and completion of the Waldo approach to the Golden Gate Bridge.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

#### Opinion Requested on Appropriation for Two Surface Heaters, Department of Public Works.

Supervisor Brown raised question of legality of appropriation of \$37,000 for two surface heaters, passed for second reading at last meeting. Section 80 of the Charter, he declared, apparently provides that such an appropriation can only be made at the last meeting of the month.

Assistant City Attorney Dion Holm stated that he would investigate the point raised and advise at next meeting.

#### State Board of Equalization Meeting.

The following was presented and read by the Clerk:

Communication from Dixwell L. Pierce, Secretary, State Board of Equalization, advising that, in accordance with law, State Board will meet at its offices, Room 129, State Capitol, Sacramento, on Friday, July 19, 1935, at 9 a. m., for the purpose of equalization assessment of property in San Francisco County, and requesting that representatives of the City be in attendance.

*Referred to Finance Committee and necessary officials delegated to appear before State Board of Equalization.*

#### Postponement of Garbage Hearing.

The following was presented and read by the Clerk:

Communication from Andrew J. Gallagher to Supervisor Alfred Roncovieri, stating that, owing to his absence on vacation, would like the scheduled meeting for garbage disposal postponed one week.

Thereupon, on motion by Supervisor Roncovieri, the garbage hearing was *postponed from July 29, to August 5, 1935, at 2 p. m.*

#### Compensation of Election Officers.

The following was presented and read by the Clerk:

Communication from John J. O'Toole, City Attorney, relative to the difference in compensation for election officers as fixed by the annual salary ordinance of the City and County of San Francisco and Senate Bill No. 1118, providing for special State election on August 13, 1935, and advising that the salary ordinance of the City and County supersedes the State Legislative Act and that the resolution should be amended providing for compensation of election officers at the rate of \$5 per day as fixed by the salary ordinance for the fiscal year 1935-36.

Read and ordered *filed*; resolution *adopted fixing compensation at \$5 per day.*

**Recommendation for Appointment of Zoo Director.**

The following was presented and read by the Clerk:

Communication from his Honor, Angelo J. Rossi, Mayor, advising that he is in receipt of a communication from the President of the Park Commission requesting concurrence in recommending appointment of Edmund Heller, of Milwaukee, as Zoo Director, at the Fleishacker Playfield, and stating that he joins in making said recommendation.

*Referred to Parks and Playgrounds Committee.*

**ADJOURNMENT.**

There being no further business, the Board, at the hour of 4:35 p. m., adjourned and reassembled as a Board of Equalization.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors July 22, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, July 22, 1935

Wednesday, July 24, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco







# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, JULY 22, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, July 22, 1935, 2 p. m.  
The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:  
Supervisors Hayden, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

Supervisor Brown appeared and was noted present at 3:25 p. m.

Quorum present.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of July 15, 1935, was considered read and approved.

### Action Deferred.

The following matter was, on motion, *laid over two weeks*:

### Proposed Amendment to Rules.

July 1, 1938. Supervisor Uhl called out of Rules Committee his proposed amendment to the "Order of Business" fixing "Roll Call" earlier in the proceedings.

### SPECIAL ORDER—2 P. M.

#### Hearing of Appeal.

Hearing of appeal of property owners from assessment of Department of Public Works for improvement of Fitzgerald avenue between Jennings street and Third avenue, set for 2 p. m. this day.

The Clerk announced the hearing and asked if there were any persons present who wanted to be heard. No response. Clerk directed to *notify Department of Public Works*.

### SPECIAL ORDER—3 P. M.

The following matter, laid over from last meeting, was taken up:

City Planning Commission to Survey for Building Use Limitation.

(Code No. 13.02)

Resolution No. 2043, as follows:

Resolved, That the City Planning Commission is hereby requested to conduct a survey of that part of the City and County of San Francisco, State of California, and being more particularly described as:

Beginning at a point on the southerly line of Sunnydale avenue, distant thereon 52 feet 4 inches westerly from the westerly line of Bay Shore boulevard, and running thence westerly along said line of Sunnydale avenue to the westerly line of Schwerin street, thence northerly along the westerly line of Schwerin street to a point distant



thereon 288 feet 9 inches northerly from the northerly line of Sunnydale avenue, said point being on the northerly line of the Sunnydale Tract, as recorded in Map Book E and F page 163; thence westerly along said line of the Sunnydale Tract to the easterly line of La Grande avenue, thence southerly along the easterly line of La Grande avenue to the northerly line of the property of the City and County of San Francisco, known as the Amazon Reservoir Site, thence along the boundary line of said Reservoir Site in an easterly, southerly, easterly, southerly and westerly directions to its intersection with the easterly line of the Crocker Amazon Tract as recorded in Map Book H, page 19; thence southerly along said line of the Crocker Amazon Tract and the southerly prolongation of said line, to its intersection with the southerly boundary line of the City and County of San Francisco; thence easterly along said County line to the easterly line of Schwerin street; thence northerly along said line of Schwerin street, to a point distant thereon 397 feet 4 inches southerly from the southerly line of Sunnydale avenue; thence easterly and parallel to and distant 397 feet 4 inches southerly from the southerly line of Sunnydale avenue to the aforesaid County line; thence easterly along said County line to a point which is distant 137 feet 6 inches at right angles westerly from the westerly line of Bay Shore boulevard; thence northerly along a line which is parallel to and distant 137 feet 6 inches westerly from said line of Bay Shore boulevard, 146 feet; thence at right angles easterly 85 feet 2 inches; thence at right angles northerly 104 feet 4 inches to the southerly line of Sunnydale avenue and the point of beginning; for the purpose of ascertaining what limitations upon the use of buildings hereafter to be erected in said area should be established, and to report its recommendations thereon to this Board.

#### Privilege of the Floor.

Mr. Allen, representing property owners in the district, urged the passage of the resolution.

Harry Young, attorney, representing the Salvation Army, stated that his clients had withdrawn their application temporarily.

#### Communication.

The following was presented, read by the Clerk, and *ordered filed*:

Communication from W. H. Worden, Director, Department of Public Works, advising that application of Salvation Army for permit to construct a building to be used as a children's home for Japanese children at the southwest corner of Hahn street and Sunnydale avenue has been withdrawn, and that a new application has been filed for such a home at the location of their present building on Silver avenue.

#### Adopted.

Whereupon, the foregoing resolution was *adopted* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Colman, Gallagher—2.

#### SPECIAL ORDER—3 P. M.

##### Trackless Trolley Buses on Eighteenth Street.

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 765, Ordinance No. 15.09110, as follows:

Amending Section 2 of Ordinance No. 15.0914, entitled "Authorizing Market Street Railway Company to abandon and remove its street



railway tracks over and along Harrison street commencing at the intersection of Third and Harrison streets, thence along Harrison street to Fourteenth street, thence along Fourteenth street to Mission street; also commencing at the intersection of Guerrero and Eighteenth streets, thence along and upon Eighteenth street to its intersection with Market street at Danvers street, thence curving southerly on Market street to the intersection of Market street with Clayton street (formerly Caselli avenue), thence curving northwesterly and northerly on Clayton street to Ashbury street, thence northeasterly and northerly on Ashbury street, also commencing at the intersection of Frederick and Clayton streets, thence northerly along Clayton street to Waller street, thence westerly along Waller street to Stanyan street, and discontinue the operation of street cars thereon and substitute, in lieu of such service, the overhead electric trolley bus service over the route hereinafter provided for," finally passed by the Board of Supervisors of the City and County of San Francisco July 9, 1934, and approved by the Mayor thereof July 10, 1934.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 15,0914, the title of which is recited above, is hereby amended to read as follows:

"Section 2. In lieu and in substitution of street car service over the fixed tracks in said streets above mentioned, which said tracks are to be removed under the provisions herein contained, the Market Street Railway Company, its successors and assigns, are hereby granted permission and the right to install, operate and maintain an overhead electric trolley bus service with all wires and appliances necessary for the operation of said buses over and along Harrison street commencing at Third street and Harrison street, thence southwesterly along Harrison street to Fourteenth street; thence westerly along Fourteenth street to Folsom street; thence southerly along Folsom street to Eighteenth street; thence westerly along Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to and over its junction with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street to Waller street; thence westerly on Waller street to Stanyan street; thence northerly on Stanyan street to Haight street; thence easterly on Haight street to Shrader street; thence southerly on Shrader street to Waller street; also easterly from the intersection of Folsom street and Sixteenth street along Sixteenth street to Treat avenue; thence southerly along Treat avenue to Eighteenth street; thence westerly along Eighteenth street to Folsom street.

The substitution of such service will more adequately serve the transportation needs of the public by reason of the construction of the San Francisco Bay bridge, and will be in aid of the public service and convenience."

Section 2. This ordinance shall be enacted and passed in accordance with the Charter provisions covering the passage of ordinances, and, when so passed and enacted, shall be deemed to be the manner in which the rights herein granted and the powers herein exercised should be granted and exercised.

Section 3. The rights herein granted shall be subject to all of the terms and conditions so far as applicable of Ordinance No. 15,0914, herein referred to.

#### Motion.

Supervisor McSheehy moved as an amendment:

Add new section, to be known as Section No. 9, reading as follows: "Sufficient buses shall be operated to maintain an eight-minute headway from 8 p. m. to 1 a. m. daily between terminals as described in Section 2 hereof; and from 6 a. m. until 8 p. m. there shall be maintained a five-minute headway between said terminals."

No second.



Mr. Allen, representing the Market Street Railway, was heard in explanation of the company's schedules and how they are arranged on the basis of demand for service. The line in question, he said, was never a paying line.

Supervisor Havenner, seconded by Supervisor McSheehy, moved to insert a new section, to be known as Section 3, and to read as follows:

Section 3. The right hereby granted to operate the buses mentioned in this ordinance over any of the streets over which the Market Street Railway Company has no permit issued according to the terms and conditions specified in Section 131 of the Charter, shall never be taken as an element of value, should the City attempt to acquire the operative properties of said company.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Colman, Gallagher—2.

#### Privilege of the Floor.

Edward Vandeleur, president of the San Francisco Labor Council, said that the council would "resent" passage of the ordinance, which he said amounted to giving the street car company a new franchise. "The time is past for giving away valuable rights to a street car company."

He explained his indifference to the one-man operation by stating such a requirement "would not mean a thing to the Market Street Railway," and suggested that the matter lay over until the court had decided it.

S. W. Douglas, secretary of the Streetcar Men's Union, Division No. 1004, and employees who will operate the buses, spoke in favor of the ordinance because it will lengthen the present car route and require new trolley construction, thereby affording employment to the members of his organization.

Manuel Sylva, representing the Eureka Valley Improvement Association, was heard favoring the plan.

#### Communication.

The following was read by the Clerk and *made part of the record*.  
To the President of the Board of Supervisors, City and County of San Francisco:

The following resolution was voted upon and passed at a special meeting of Post No. 1, Associated Veterans of America, Friday evening, July 19th, 1935.

Whereas, an attempt is being made to dump the Market Street Railway properties upon the City of San Francisco at a highly inflated price; and

Whereas, this attempt is being fostered by the installation of one-man trackless trolley buses on certain streets of the City, endangering both life and property and throwing men out of employment; therefore, be it

Resolved, That the Associated Veterans of America, Post No. 1, in assembly convened, petition the Board of Supervisors of San Francisco to oppose this attempt of the Market Street Railway Company; and be it

Further Resolved, That the Associated Veterans of America pledge their utmost endeavors to support such action by the Board of Supervisors; and be it

Further Resolved, That a copy of this resolution be given to the President of the Board of Supervisors of San Francisco.

(Signed) B. BROWNFELD,  
Commander.  
H. D. ADAMS,  
Adjutant.

### Motion.

Supervisor McSheehy, seconded by Supervisor Havenner, moved to amend by adding a new section to be known as Section 10, as follows:

"Every bus, while carrying passengers, shall be in charge of a motorman and a conductor, and it shall be unlawful to operate such bus with only one man."

Supervisor Uhl moved as an amendment to the amendment that further consideration of the proposed amendment be postponed until the Federal Court hands down its decision on the 29th of this month.

Amendment to the amendment *carried* by the following vote:

Ayes—Supervisors Brown, Ratto, Roncovieri, Schmidt, Uhl—5.

Noes—Supervisors Havenner, Hayden, McSheehy, Shannon—4.

Absent—Supervisors Colman, Gallagher—2.

Supervisor Havenner moved to amend by adding a new section, as follows:

Section 10. The Board of Supervisors hereby reserves the right to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motorman and a conductor.

Amendment *carried* by the following vote:

Ayes—Supervisors Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Brown, McSheehy—2.

Absent—Supervisors Colman, Gallagher—2.

Supervisor Havenner moved to amend by inserting at the end of the last paragraph the words, "except as said ordinance is hereby modified."

Amendment *carried* without objection.

### Passed for Second Reading.

Whereupon, the foregoing ordinance as amended and in words and figures following was *passed for second reading* by the following vote:

#### Trackless Trolley Buses on Eighteenth Street.

(Code No. 15.091)

Bill No. 765, Ordinance No. 15.09110, as follows:

Amending Section 2 of Ordinance No. 15.0914, entitled "Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Harrison street commencing at the intersection of Third and Harrison streets; thence along Harrison street to Fourteenth street; thence along Fourteenth street to Mission street; also commencing at the intersection of Guerrero and Eighteenth streets; thence along and upon Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to the intersection of Market street with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street; also commencing at the intersection of Frederick and Clayton streets; thence northerly along Clayton street to Waller street; thence westerly along Waller street to Stanyan street; and discontinue the operation of street cars thereon and substitute, in lieu of such service, the overhead electric trolley bus service over the route hereinafter provided for," finally passed by the Board of Supervisors of the City and County of San Francisco, July 9, 1934, and approved by the Mayor thereof July 10, 1934; *also, amending by adding Section 9 to Ordinance No. 15.0914, providing that the right hereby granted shall never be taken as an element of value should the City attempt to acquire the operative properties of said company; also, amending by adding Section 10 to Ordinance 15.0914, reserving the*



*right to the Board of Supervisors to amend this ordinance requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motorman and conductor.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 15.0914, the title of which is recited above, is hereby amended to read as follows:

Section 2. In lieu and in substitution of street car service over the fixed tracks in said streets above mentioned, which said tracks are to be removed under the provisions herein contained, the Market Street Railway Company, its successors and assigns, are hereby granted permission and the right to install, operate and maintain an overhead electric trolley bus service with all wires and appliances necessary for the operation of said buses over and along Harrison street commencing at Third street and Harrison street; thence southwesterly along Harrison street to Fourteenth street; thence westerly along Fourteenth street to Folsom street; thence southerly along Folsom street to Eighteenth street; thence westerly along Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to and over its junction with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street to Waller street; thence westerly on Waller street to Stanyan street; thence northerly on Stanyan street to Haight street; thence easterly on Haight street to Shrader street; thence southerly on Shrader street to Waller street; also easterly from the intersection of Folsom street and Sixteenth street along Sixteenth street to Treat avenue; thence southerly along Treat avenue to Eighteenth street; thence westerly along Eighteenth street to Folsom street.

The substitution of such service will more adequately serve the transportation needs of the public by reason of the construction of the San Francisco Bay Bridge, and will be in aid of the public service and convenience.

Section 2. This ordinance shall be enacted and passed in accordance with the Charter provisions covering the passage of ordinances, and, when so passed and enacted, shall be deemed to be the manner in which the rights herein granted and the powers herein exercised should be granted and exercised.

Section 3. There is hereby added to Ordinance No. 15.0914 a new section designated as Section 9, reading as follows:

Section 9. The right hereby granted to operate the buses mentioned in this ordinance over any of the streets over which the Market street Railway Company has no permit issued according to the terms and conditions specified in Section 131 of the Charter, shall never be taken as an element of value, should the City attempt to acquire the operative properties of said company.

Section 4. There is hereby added to Ordinance No. 15.0914 a new section designated as Section 10, reading as follows:

Section 10. The Board of Supervisors hereby reserves the right to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance, be operated, while carrying passengers, only when in charge of a motorman and a conductor.

Section 5. The rights herein granted by this ordinance shall be subject to all of the terms and conditions so far as applicable of Ordinance No. 15.0914, herein referred to, except as said ordinance is hereby modified.

Ayes—Supervisors Brown, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

No—Supervisor McSheehy—1.

Absent—Supervisors Colman, Gallagher—2.



## UNFINISHED BUSINESS

## Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Increasing Fees for Eating Places and Repealing License Fee.**

(Code No. 3.041)

On recommendation of Finance Committee.

Bill No. 763, Ordinance No. 3.04151, as follows:

Amending Sections 5 and 6 of Ordinance No. 3.04114, entitled "Regulating and defining public eating places; providing for the issuance of permits and licenses therefor and fixing the fees thereof," *by increasing the fees for eating places and repealing Section 65 of Ordinance 5132 (New Series).*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Sections 5 and 6 of Ordinance No. 3.04114, the title of which is recited above, are hereby amended to read as follows:

Section 5. Every applicant for a permit to conduct, operate or maintain a public eating place shall pay an annual fee of eighteen (\$18) dollars therefor. All fees collected pursuant to the terms of this ordinance shall be applied in defraying the costs of the inspections herein provided for.

Upon sale or transfer of such establishment, the permit thereof shall be null and void until an application for transfer thereof shall have been recommended by said Director, and a fee of twelve and one-half (\$12.50) dollars shall be payable for each such transfer, which transfer shall be ordered only after examination and inspection of said premises. Said examination and inspection shall be made, and said recommendation by the Director shall be rendered, within ten days from the date of application for such transfer.

Section 6. Any permit issued pursuant to the provisions of this ordinance may be revoked by said Director for cause, after a hearing, and said permit may thereafter be reissued in the discretion of said Director upon reasonable conditions and the payment of a twelve and one-half (\$12.50) dollar fee therefor.

Section 2. *Section 65 of Ordinance 5132 (New Series) is hereby repealed.*

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

**An Ordinance Amending Section 10 of the Annual Salary Ordinance for the Year 1935-36 (Ordinance No. 9.05367) by Adding One Position to the Number Heretofore Established Under Item No. 35 of Said Section 10 of the Annual Salary Ordinance, and Eliminating One Position Heretofore Established Under Item No. 21.**

(Code No. 9.053)

Also, Bill No. 767, Ordinance No. 9.05368, as follows:

An ordinance amending Section 10 of the Annual Salary Ordinance for the year 1935-36 (Ordinance No. 9.05367) by adding one position to the number heretofore established under Item No. 35 of said Section 10 of the Annual Salary Ordinance, and eliminating one position heretofore established under Item No. 21.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. Section 10 of Ordinance No. 9.05367 is hereby amended to read as follows:

Section 10. **SHERIFF**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1		Sheriff .....	\$ 666.66
2	1	B84	Under Sheriff .....	300
3	1	B98	Confidential Secretary to Sheriff (ex-empt Sec. 32) .....	275
4	1	B222	General Clerk .....	250
5	5*	B222	General Clerk .....	215
6	1	B222	General Clerk .....	197
7	1	B234	Head Clerk .....	275
8	1	B234	Head Clerk .....	225
9	1	B362	Produce Buyer and Storekeeper.....	215
10	1	B408	General Clerk-Stenographer .....	185
11	2	B512	General Clerk-Typist .....	155
12	2	C52	Elevator Operator .....	155
13	7	C154	Keeper .....	160
14	1	C156	Head Keeper .....	185
15	1	D2	Bailiff .....	215
16	26	D2	Bailiff .....	197
17	3	D3	Woman Bailiff .....	160
18	7	D52	Jail Matron .....	197
19	3	D52	Jail Matron .....	170
20	1	D54	Head Jail Matron.....	200
21	17	D60	Jailer .....	197
22	4	D60	Jailer .....	170
23	1	D60	Jailer .....	225
24	6	D64	Captain of Watch.....	210
25	1	D66	Supt. of Jail.....	275
26	1	D66	Supt. of Jail.....	235
27	8	D102	Writ Server .....	215
28	2	D102	Writ Server .....	197
29	1	I12	Cook .....	195
30	1	I14	Junior Chef .....	195
31	1	K6	Senior Attorney, Civil (part time).....	200
32	1	L360	Physician .....	335
33	1	O52	Farmer (deduct for room), 11 mo. at \$210, 1 mc. at \$135.....	
34	1	O52	Farmer .....	200
35	2	O168	Engineer of Stationary Steam Engines.	220

\* No appropriation made for one of these positions, occupant serving under emergency appointment as Superintendent of Jail. This position or one other to be abolished depending upon who is permanently appointed to position under Item 26.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

**Authorizing Exchange of City Owned Land for Land in Proposed McLaren Park.**

(Code No. 12.1729)

Also, Bill No. 768, Ordinance No. 12.17293, as follows:

Authorizing exchange of certain city owned land for lot in proposed McLaren Park.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City owned land hereinafter described as Parcel "A" to Cecelia M. Burke in exchange for Parcel "B", hereinafter described.

Section 2. Said Parcel "A" is that certain land described in Ordinance No. 12.17292, Bill No. 741, approved June 26, 1935, which land was proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of the value of said parcels, and estimates the present value of Parcel "A" to be \$250 and the present value of Parcel "B" to be \$300.

Section 4. Said Parcels "A" and "B" are situated in the City and County of San Francisco, State of California, and are described as follows:

*Parcel "A".*—Beginning at a point on the easterly line of Vale Street, distant southerly thereon 100 feet from the southerly line of Felton Street; running thence southerly along the easterly line of Vale Street, 25 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 25 feet; thence at a right angle westerly 120 feet to the easterly line of Vale Street and the point of beginning.

*Parcel "B".*—Beginning at a point on the northeasterly line of Oxford Street, distant thereon 100 feet southeasterly from the southeasterly line of Olmstead Street, running thence southeasterly along said northeasterly line of Oxford Street, 100 feet; thence at a right angle northeasterly 120 feet; thence at a right angle northwesterly 100 feet; and thence at a right angle southwesterly 120 feet to the point of beginning.

Being Lot 7, Block 109, University Homestead Association, as per map thereof recorded August 12, 1867, in Book 2 "A" and "B" of Maps, page 135, Official Records of the City and County of San Francisco.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco for the conveyance of Parcel "A" to Cecelia M. Burke. The Director of Property is hereby authorized and directed to deliver said deed to Cecelia M. Burke, upon receipt of a deed to Parcel "B", and to record the latter deed.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

#### **Amending Annual Salary Ordinance—Board of Education Certificated Employees.**

(Code No. 9.053)

Also, Bill No. 769, Ordinance No. 9.05369, as follows:

An ordinance amending the Annual Salary Ordinance (Ordinance No. 9.05367) by adding Sections 80 and 81 thereto.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 9.05367 is amended by adding Section 80 to said ordinance to read as follows:

#### **Section 80. BOARD OF EDUCATION CERTIFICATED EMPLOYEES, 1935-1936**

Rates of pay and positions herein established for employees of the Board of Education are fixed by action of the said Board and are included solely for the convenience of the Controller and the Civil Service Commission for checking payrolls.



Based on Resolution No. 972 of May 14, 1935, adopted by Board of Education.

Item No.	Department Title	Gross 1935-36
1	Superintendent of Schools .....	\$ 10,000
2	Chief Deputy Superintendent .....	6,000
3	Deputy Superintendents .....	5,400
4	Assistant to Superintendent .....	3,000
5	Directors "A" 278 days' service.....	4,800
6	Directors "B" 238 days' service.....	4,500
7	Assts. to Director of Physical Education	3,300
8	Supervisors "AA" 278 days' service ....	4,250
9	Supervisors Class "A" .....	3,900
10	Supervisors Class "B" .....	3,300
11	Supervisors Class "C" .....	3,036
12	Supervisors Class "D".....	2,928
13	Assistant Supervisor of Attendance ...	1,800
14	Assistant Supervisor of Attendance ...	1,932
15	Assistant Supervisor of Attendance ...	2,016
16	Assistant Supervisor of Attendance ...	2,100
17	Assistant Supervisor of Attendance ...	2,280
18	Assistant Supervisor of Attendance ...	2,364
19	Assistant Supervisor of Attendance ...	2,448
20	Assistant Supervisor of Attendance ...	2,544
21	Head Dept. Junior High .....	2,724
22	Head Dept. Junior High .....	2,892
23	Junior College President .....	7,000
24	Junior College Vice-President and Dean of Men .....	5,000
25	Junior College Vice-President and Dean of Women .....	5,000
26	Junior College Registrar and Direct. of Personnel .....	4,500
27	Assistant Dean of Men .....	3,600
28	Assistant Dean of Women .....	3,600
29	Librarian .....	3,000
30	Assistant Registrar .....	3,000
31	Assistant to President .....	3,000
32	Principals .....	5,100
33	Principals .....	4,800
34	Principals .....	4,500
35	Principals .....	4,250
36	Principals .....	4,020
37	Principals .....	3,720
38	Principals .....	3,420
39	Principals .....	2,880
40	Principals—Evening Schools .....	2,304
41	Principals—Evening Schools .....	1,603.20
42	Vice-Principals .....	3,900
43	Vice-Principals .....	3,708
44	Vice-Principals .....	3,600
45	Vice-Principals .....	3,504
46	Vice-Principals .....	3,456
47	Vice-Principals .....	3,408
48	Vice-Principals .....	3,276
49	Vice-Principals .....	3,204
50	Vice-Principals .....	3,192
51	Vice-Principals .....	3,108
52	Vice-Principals .....	3,036
53	Vice-Principals .....	3,012
54	Vice-Principals .....	3,000
55	Vice-Principals .....	2,976

56	Vice-Principals .....	2,904
57	Vice-Principals .....	2,880
58	Vice-Principals .....	2,844
59	Vice-Principals .....	2,820
60	Vice-Principals .....	2,808
61	Vice-Principals .....	2,748
62	Vice-Principals .....	2,736
63	Vice-Principals .....	2,700
64	Vice-Principals .....	2,676
65	Vice-Principals .....	2,664
66	Vice-Principals .....	2,604
67	Vice-Principals .....	2,580
68	Vice-Principals .....	2,508
69	Vice-Principals .....	2,448
70	Vice-Principals .....	2,436
71	Vice-Principals .....	2,400
72	Vice-Principals .....	2,376
73	Vice-Principals .....	2,364
74	Vice-Principals .....	2,316
75	Vice-Principals .....	2,304
76	Vice-Principals .....	2,280
77	Vice-Principals .....	2,220
78	Vice-Principals .....	2,232
79	Vice-Principals .....	2,136
80	Vice-Principals .....	2,100
81	Vice-Principals .....	2,076
82	Vice-Principals .....	2,044
83	Vice-Principals .....	1,980
84	Vice-Principals .....	1,984
85	Vice-Principals .....	1,920
86	Vice-Principals .....	1,800
87	Vice-Principals .....	1,740
88	Teachers .....	3,780
89	Teachers .....	3,600
90	Teachers .....	3,588
91	Teachers .....	3,500
92	Teachers .....	3,480
93	Teachers .....	3,408
94	Teachers .....	3,400
95	Teachers .....	3,300
96	Teachers .....	3,384
97	Teachers .....	3,288
98	Teachers .....	3,336
99	Teachers .....	3,204
100	Teachers .....	3,200
101	Teachers .....	3,156
102	Teachers .....	3,108
103	Teachers .....	3,100
104	Teachers .....	3,084
105	Teachers .....	3,072
106	Teachers .....	3,000
107	Teachers .....	2,988
108	Teachers .....	2,976
109	Teachers .....	2,900
110	Teachers .....	2,904
111	Teachers .....	2,892
112	Teachers .....	2,880
113	Teachers .....	2,808
114	Teachers .....	2,800
115	Teachers .....	2,784
116	Teachers .....	2,736
117	Teachers .....	2,724
118	Teachers .....	2,712



119	Teachers .....	2,700
120	Teachers .....	2,628
121	Teachers .....	2,604
122	Teachers .....	2,600
123	Teachers .....	2,580
124	Teachers .....	2,544
125	Teachers .....	2,508
126	Teachers .....	2,500
127	Teachers .....	2,484
128	Teachers .....	2,460
129	Teachers .....	2,448
130	Teachers .....	2,436
131	Teachers .....	2,400
132	Teachers .....	2,388
133	Teachers .....	2,364
134	Teachers .....	2,304
135	Teachers .....	2,280
136	Teachers .....	2,208
137	Teachers .....	2,196
138	Teachers .....	2,184
139	Teachers .....	2,136
140	Teachers .....	2,112
141	Teachers .....	2,100
142	Teachers .....	2,064
143	Teachers .....	2,016
144	Teachers .....	2,004
145	Teachers .....	1,980
146	Teachers .....	1,932
147	Teachers .....	1,836
148	Teachers .....	1,800
149	Teachers .....	1,744
150	Teachers .....	1,680
151	Teachers .....	1,500
152	Teachers Evening Schools .....	5.8247 Eve.
153	Teachers Evening Schools .....	6.4433 Eve.
154	Teachers Evening Schools .....	6.9845 Eve.
155	Teachers Evening Schools .....	7.6160 Eve.
156	Teachers Evening Schools .....	9.1327 Eve.
157	Teachers not full time .....	1,654.80
158	Teachers not full time .....	1,395.20
159	Teachers not full time .....	1,418.40
160	Teachers not full time .....	1,261
161	Teachers not full time .....	1,302
162	Teachers not full time .....	970
163	Teachers not full time .....	1,002
164	Teachers not full time .....	600
165	Teachers not full time .....	600
166	Teachers not full time .....	300
167	Teachers not full time on pro-rata of above rates	

*Substitutes*

Net 1935-36:

168	Teachers at \$6.50 per day
169	Teachers at \$5.00 per day
170	Teachers at \$3.50 per evening

*Saturday Morning Corrective Work Classes*

171	Teachers at \$4.50 per day	
172	Teachers at \$3.50 per day	
173	Teachers at \$1.50 per hour	
174	Teachers at \$2.00 per hour	
175	Laboratory Assistants as needed .....	60

Section 2. Ordinance No. 9.05367 is amended by adding Section 81 to said ordinance to read as follows:

**Section 81. BOARD OF EDUCATION NON-CERTIFICATED  
EMPLOYEES, 1935-1936**

Item No.	No. of Employees	Class No.	Class Title	Gross Monthly Rate
151	1	A6	Superintendent of Maintenance and Repairs .....	\$ 375
152	4	A154	Carpenter at \$9 per day.....	
153	1	A162	Foreman Carpenter at \$10 per day.....	
154	3	A354	Painter at \$9 per day.....	
155	3	B6	Senior Bookkeeper .....	190
158	1	B14	Senior Accountant .....	275
159	1	B14	Senior Accountant .....	375
160	1	B58	Secretary Board of Education (exempt)	400
161	2	B210	Office Assistant (part time).....	75
162	1	B222	General Clerk .....	200
163	1	B222	General Clerk .....	190
164	3	B222	General Clerk .....	175
166½	1	B222	General Clerk .....	155
167	1	B222	General Clerk .....	155
167½	1	B228	Senior Clerk .....	180
168	1	B308	Comptometer Operator .....	175
169	1	B308	Comptometer Operator .....	145
170	2	B308	Comptometer Operators as needed at \$5 per day .....	
171	1	B380	Armorer, R. O. T. C. (part time).....	75
172	1	B354	General Storekeeper .....	230
173	3	B408	General Clerk-Stenographer .....	215
174	32	B408	General Clerk-Stenographer .....	175
174¼	18	B408	General Clerk-Stenographer .....	155
174½	5	B408	General Clerk-Stenographer .....	145
181	8	B408	General Clerk-Stenographer .....	140
182	1	B408	General Clerk-Stenographer (part time) at \$4.20 per eve.....	
183	1	B408	General Clerk-Stenographer (part time) at \$3.30 per eve.....	
184	5	B408	General Clerk-Stenographer (part time) at \$3.00 per eve. ....	
186	31	B404	Clerk-Stenographer, \$5 per day.....	
187	1	B412	Senior Clerk-Stenographer .....	215
188	1	B412	Senior Clerk-Stenographer .....	190
189	1	B454	Telephone Operator .....	175
190	1	B454	Telephone Operator, \$2 per day (part time) .....	
191	1	B512	General Clerk-Typist .....	215
192	1	B512	General Clerk-Typist .....	190
193	4	B512	General Clerk-Typist .....	175
193¼	1	B512	General Clerk-Typist .....	155
193½	3	B512	General Clerk-Typist .....	145
197	1	C52	Elevator Operator .....	155
198	99	C102	Janitress .....	140
199	18	C105	Special Janitor .....	162.50
200	128	C104	Janitor .....	155
201	23	C104	Janitor .....	145
202	1	C104	Janitor (part time) .....	16
202½	1	C104	Janitor (part time) .....	10
203	8	C106	Sub-Foreman Janitor .....	160
204	7	C106	Sub-Foreman Janitor .....	185
205	1	C112	Supervisor School Janitors .....	275
207	1	I12	Cook .....	140
208	1	I12	Cook .....	130
209	1	I12	Cook (part time) .....	75



210	1		Pantry Maid (part time) .....	50
211	12	J78	Stockmen .....	200
213	1	O2	Chauffeur .....	215
214	1	O104	Moving Picture Operator .....	200
215	2	O122	Window Shade Worker .....	200
216		O168	Engineers, Stationary Steam Engines, \$3 per eve., as required .....	
217	10	O168	Engineers, Stationary Steam Engines..	220
218	1	O172	Chief Engineer Stationary Steam En- gines .....	310
220	1	O61	Foreman Gardener at \$8 per day.....	
221	1	O58	Gardener at \$6 per day.....	
222	2	O58	Gardener at \$5.50 per day.....	
223	5	O58	Gardener at \$5.00 per day.....	
223¾			Temporary clerical employment and other help as needed as rates fixed in salary ordinance .....	
	1		Personnel Technician (subject to classi- fication and determination of Status by Civil Service Commission).....	250 net

## TRUCK RENTAL (CONTRACTUAL)

224	2½ ton truck at rates established by Purchaser's contract .....
225	1 ton truck at rates established by Purchaser's contract .....
226	3½ ton truck at rates established by Purchaser's contract .....
227	1½ ton truck at rates established by Purchaser's contract .....

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri,  
Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

## NEW BUSINESS

## Adopted.

The following resolution was *adopted*:

## Refunds of Duplicate Tax Payments.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 2063, as follows:

Resolved, That the following amounts be and the same are hereby  
authorized to be paid out of the General Fund, 1935-1936, to the  
hereinafter named; being refunds of amounts paid in duplicate for  
taxes, to-wit:

1. Alfred R. Kelly, Jr., per Vol. 7, Bill No. 2718, Lot 22, Block  
1191 (\$120.35); and Vol. 16, Bill No. 1848, Lot 25, Block  
2180 (\$3.10), Fiscal Year 1934.....-123.45
2. Frank E. Neitzel, per Vol. 17, Bill 474, Lot 80, Block 2324,  
Year 1934 ..... 79.20 |
3. Irene M. Campbell, per Vol. 17, Bill No. 213, Lot 16H, Block  
2317, Year 1934 ..... 73.90 |
4. Pacific States Savings & Loan Company, per Vol. 17, Bill  
No. 2877, Lot 7A, Block 2398, Year 1934..... 3.67 |
5. Baldwin & Howell, per Vol. 21, Bill 391, Lot 1, Block 3048,  
(\$99.19), and Vol. 42, Bill No. 2106, Lot 4, Block 7028a  
(\$11.98), Year 1934 ..... 111.17 |
6. Rev. John J. Doran, per Vol. 23, Bill No. 2717, Lot 53, Block  
3574, Year 1934 ..... 61.82 |

7.	Calif. Pacific Title & Trust Co., per Vol. 35, Bill No. 2152, Lot 19, Block 5859, Year 1934 .....	1.70
8.	Mathilda Robblee, per Vol. 41, Bill No. 3145, Lot 29, Block 6946, Year 1934 .....	15.45
9.	Mrs. D. M. Carson, per Vol. 12, Bill No. 2775, Lot 1C, Block 1680, Year 1934 .....	8.05
10.	California Pacific Title & Trust Co., per Vol. 41, Bill 2254 Lot 34a, Block 6915, Year 1934 .....	68.71
11.	John M. Valentine, Lot 7, Block 6075, clerical error as to not allowing \$1,000 Veteran's Exemption.....	38.64
12.	Eaton & Smith, erroneous duplicate assessment of \$12,000 on building located on City property which was also assessed by San Francisco Water Department .....	47.52
13.	Eaton & Smith, erroneous duplicate assessment of personal property, \$1,200, included on a building located on City property, and also assessed by the San Francisco Water Department . . . . .	41.76

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

### Closing and Abandoning a Portion of Sloat Boulevard.

(Code No. 12.0622)

On recommendation of Streets Committee.

Resolution No. 2064, as follows:

Whereas, on the 10th day of June, 1935, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 1999, Code No. 12.0621, which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on the 13th day of June, 1935, said resolution being in words and figures as follows, to-wit:

*Intention to Close a Portion of Sloat Boulevard West of  
Thirty-ninth Avenue.*

(Code No. 12.0621)

Resolution No. 1999, as follows:

Resolved, That the public interest requires that the certain following described portion of Sloat boulevard, lying westerly from Thirty-ninth avenue, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Sloat boulevard more particularly described as follows, to-wit:

Beginning at a point on the southerly line of Sloat boulevard, distant thereon westerly 660.288 feet from the easterly line of Thirty-ninth avenue produced southerly; thence northwesterly along the southwesterly line of Sloat boulevard on the arc of a curve to the right, tangent to the preceding course, radius 252.50 feet, central angle 31 degrees 46 minutes 30 seconds, a distance of 140.031 feet; thence northwesterly along said southwesterly line on the arc of a curve to the left, tangent to the preceding curve, radius 1382.58 feet, central angle 17 degrees 51 minutes 29 seconds, a distance of 430.925 feet; thence southeasterly, tangent to the preceding curve, 150.00 feet; thence southeasterly on the arc of a curve to the left, tangent to the preceding course, radius 1567.50 feet, central angle 14 degrees 06 minutes 58 seconds, a distance of 386.189 feet; thence southwesterly, radial to the preceding curve, 122.397 feet to the southerly line of Sloat boulevard, and the point of beginning.

Said closing and abandonment of said portion of Sloat boulevard shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of



San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Sloat boulevard, in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

*Adopted*—Board of Supervisors, San Francisco, June 10, 1935.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl.

Absent—Supervisors Brown, Colman, Shannon.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, June 13, 1935.

ANGELO J. ROSSI, Mayor.

And Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 1999, Code No. 12.0621; and

Whereas, the Supervisors have acquired jurisdiction to order that a portion of Sloat boulevard described in Resolution No. 1999, Code No. 12.0621, be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered that the portion of Sloat boulevard as specifically described and proposed in said Resolution No. 1999, Code No. 12.0621, be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said portion of said street described in Resolution No. 1999, Code No. 12.0621, shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 1999, Code No. 12.0621; and be it

Further Resolved, That the said closing and abandonment of said portion of said street described in Resolution No. 1999, Code No. 12.0621, shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

## Passed for Second Reading.

The following matter was *passed for second reading*:

**Providing for Sale of Certain City-Owned Land at Bernal Cut.**

(Code No. 12.1721)

On recommendation of Streets Committee.

Bill No. 774, Ordinance No. 12.17213, as follows:

Providing for the sale of certain City-owned land at Bernal Cut.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Department of Public Works, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the hereinafter described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Department of Public Works. Said real property comprises Parcels A, B, C, D, E, F, G, H, I and J, as per map of Bernal avenue, recorded June 17, 1935, in Book "N" of Maps, pages 15 and 16, Official Records of the City and County of San Francisco.

Section 2. The above-described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

**Adopted.**

The following resolution was *adopted*:

**Requesting Works Progress Administration to Conduct a Permanent Location Survey of Shoreline Highway.**

(Code No. 5.2)

On recommendation of Streets Committee.

Resolution No. 2065, as follows:

Whereas, unemployment exists in the counties of San Francisco, Mendocino, Sonoma, Marin and Humboldt as regards the engineering profession; and

Whereas, a survey of the Shoreline Highway, which serves these counties, would provide employment for these engineers; now, therefore, be it

Resolved, That the Board of Supervisors in and for the City and County of San Francisco hereby joins Humboldt, Mendocino, Sonoma and Marin counties in respectfully requesting the Works Progress Administration of the State of California, Frank V. McLaughlin, Director, to organize an engineering party to conduct a permanent location survey, as a works progress administration project, of the Shoreline Highway, from the North Golden Gate Bridge head in Marin County to Fernbridge in Humboldt County, more or less along the ocean shore of Marin, Sonoma, Mendocino and Humboldt counties; and be it

Further Resolved, That the State Director of Public Works, California Highway Commission and United States Bureau of Public Roads be requested to appoint a Chief Engineer to conduct and supervise this survey, to the end that the line established may be in accordance with State and Federal highway standards.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.



**Passed for Second Reading.**

The following bills were *passed for second reading*:

**Reducing the Width of Sidewalks on Federal Street.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 775, Ordinance No. 12.073132, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Seven Hundred (700) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office June 17, 1935, by amending Section Seven Hundred (700) thereof, to read as follows:

Section 700: The width of sidewalks on Federal street, the northwesterly side of, between First street and Rincon street, shall be 7 feet.

The width of sidewalks on Federal street, the northwesterly side of, between Rincon street and a point 137 feet 6 inches southwesterly therefrom, shall be abolished.

The width of sidewalks on Federal street, the southeasterly side of, between First street and a point 412 feet 6 inches southwesterly therefrom, shall be 4 feet 6 inches.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

**Contractors' Registration Ordinance.**

(Code No. 9.092)

Also, Bill No. 754, Ordinance No. 9.0924, as follows:

Providing for the issuance of Certificates of Registration to Contractors; defining the word "Contractor"; designating the Bureau of Licenses as the Department for the Issuance of said Certificates of Registration; fixing the fee therefor; providing for the enforcement of certain duties by certain officials and bureaus of the City and County of San Francisco; and prescribing a penalty for violation of this ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A "contractor" within the meaning of this ordinance, is a person, firm, copartnership, corporation, association or other organization, or any combination thereof, who or which, in any capacity other than that of employee of another, with wages as the sole compensation for the work or labor performed or to be performed, advertises as such, or represents himself, themselves or it as such, or undertakes or offers to undertake or purports to have the capacity or ability to undertake or submits a bid, to construct, reconstruct, alter, repair, add to, subtract from, improve, move, wreck or demolish, any building, highway, road, railroad, excavation, or other structure, project, development, or improvement, or to do any part thereof, including the erection of scaffolding or other structures or works in connection therewith; provided that the term "contractor" as used in this ordinance shall include subcontractor, but shall not include anyone who merely furnishes materials or supplies without fabricating the same into, or consuming the same in the performance of, the work of the contractor as herein defined.

Section 2. Every contractor, as the term is defined by this ordinance, shall, before engaging or offering to engage in the construction, reconstruction, alteration, repair, remodeling, improvement, reduction, demolition or change in any building, structure or improvement within



the City and County of San Francisco, or in the improvement, paving, filling or grading of any street, road, avenue, lane, highway, alley or way within said City and County, or in the improvement, grading or filling in of any lot or parcel of land in said City and County, or who holds himself, and by advertisement, solicitation or otherwise, proclaims himself to be a person, firm or corporation who is willing to do or perform all or any of the aforementioned things, obtain from the Bureau of Licenses in the office of the Tax Collector of the City and County of San Francisco a certificate to the effect that he is registered as a licensed contractor in the said Bureau of Licenses.

Section 3. Any person, firm, association or corporation desiring to become registered as a licensed contractor as herein provided shall make application to so do to the Bureau of Licenses in the office of the Tax Collector. Such application shall be in writing and shall set forth the name and address of said applicant; whether said applicant is acting as an individual, copartnership, association or corporation, and if a copartnership, the names and places of address of all of the members of said copartnership, and if an association or corporation, the principal place of business and the names and addresses of the officers of said association or corporation; and when and where said applicant has been registered as a contractor under the laws of the State of California. Said application shall also state the particular character of work in which said applicant is engaged and a general statement of applicant's qualification and experience. No contractor shall be entitled to receive a certificate of registration as in this ordinance provided unless he is registered as a contractor with the State of California as provided by the laws of California. All applications for registration shall be accompanied by a fee of Ten (\$10.00) Dollars.

When any application for a certificate of registration is filed as in this ordinance provided, the same shall be investigated by the said Bureau of Licenses and if the facts set forth in said application are found to be true said certificate shall be granted and shall remain in force only until the end of the fiscal year during which the same was granted, and thereafter the said certificate shall be renewed each fiscal year by the filing of a request to renew the same and the payment of the sum of Ten (\$10.00) Dollars to said Bureau of Licenses. Any certificate of registration may be revoked for any act of the person so registered showing said person to be dishonest or guilty of the violation of any rules or regulations, either State or municipal, regulating or governing contractors. Any contractor feeling aggrieved by the failure of the Bureau of Licenses to issue any certificate of registration, or by reason of any revocation thereof, shall have the right to appeal to the Board of Permit Appeals from the action taken by said Bureau of Licenses.

Section 4. The Bureau of Licenses shall keep a register of contractors and a duplicate copy of each certificate of registration and renewal thereof issued as herein provided, which said register and duplicate certificates shall be open for inspection by the public.

Section 5. All amounts received from the issuance of certificates of registration or for the renewal thereof shall be paid daily into the Treasury of the City and County and shall be used to defray the cost of making the investigations and reports and furnishing the information mentioned in Section 6 of this ordinance.

Section 6. Any contractor may apply to the superintendent of the Bureau of Building Inspection or to the City Engineer, according to the nature of the work to be performed, for all information necessary to enable said contractor to prepare for the execution of any contract for construction, alteration or improvement of any building, structure, street, road or way, and it shall be the duty of said department or officer applied to, to furnish said contractor with such information as said officer or department may have available or can obtain in order to enable said contractor to prepare for the execution or performance of such contract; all without charge, and when, in order to obtain said



information, an inspection or investigation of the site on which said contract is to be performed is necessary, said inspection and investigation shall be made.

Section 7. Whenever any officer, board or commission of the City and County of San Francisco, authorized so to do, is about to enter into any contract for any public work or improvement, reference shall be made to the Register of Contractors, and the award of said contract shall be made only to such contractor or contractors whose name or names appear thereon at the time bids are received and who is shown as having complied with the provisions of this ordinance. No award of a contract for any public work or improvement shall be made to any contractor who has not registered as in this ordinance provided.

Section 8. No permit shall be issued by the Central Permit Bureau for the doing of any kind or character of work on which any contractor is to perform labor, furnish materials or render service unless the name or names of the contractor or contractors who are to perform said labor or render said services are set forth in said application for the permit to do such work, nor unless the said contractor or contractors hold a certificate of registration as provided in this ordinance. It shall be unlawful for the applicant for any permit for the doing of any kind or character of work on which a contractor is to be employed or to render service or to perform labor to fail to set forth in said application the name of said contractor.

Section 9. Any person, firm or corporation doing business in the City and County of San Francisco as a contractor as herein defined, failing to register in accordance with the provisions of this ordinance, shall be guilty of a misdemeanor punishable by a fine not to exceed Five Hundred (\$500.00) Dollars, or by imprisonment in the County Jail for a period of six months, or by both such fine and imprisonment.

Section 10. Section 32 of Ordinance No. 5132 (New Series) is hereby repealed.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Interurban Rail Contracts—San Francisco-Oakland Bay Bridge.

City Attorney John J. O'Toole called to the attention of the Board the matter of the contract between the Southern Pacific and the Key Route for rail traffic over the San Francisco-Oakland Bay Bridge and said that it is fast reaching the time when the Bridge Authorities will come to some agreement. "I have had several meetings," he said, "with the Bridge Authorities, but did not feel in a position to advise the Bridge Authorities in this matter, some points of which are controversial and call for a declaration of policy by the Board of Supervisors."

"The Board of Supervisors," he said, "should decide what the City's policy will be in preparation of contracts between the California Toll Bridge Authority and railroads for interurban transportation over the bay bridge."

He declared that he felt he had no right to express an opinion on controversial matters until the Board had held public hearings and had made a declaration of policy.

He drew attention to the provision which would force the interurban railway to agree not to increase fares for eighteen months nor to make application for such increase.

Other groups, however, he said, had declared that the interurban fares should be increased to amortize the proportion of cost of the bridge that should be borne by the railway using it.

At the same time, supervisors should hear groups that are now demanding larger tolls for interurban travelers, location of the San Francisco terminal at the Embarcadero and other controversial matters.

A provision should be included that will bring transcontinental traffic into the City.

### Motion.

Whereupon, on motion of Supervisor Shannon, the subject matter was made a *Special Order of Business* for 3:30 P. M. next Monday. Supervisor Uhl's matter relative to Plan X also to be put on calendar. Notify Senator McGovern and all legislative officials as well as Toll Bridge Authorities.

### Authorizing the Appointment of a Committee to Attend State Fair.

Supervisor Ratto moved that the President of this Board be and is hereby authorized to appoint a committee consisting of three members of this Board of Supervisors to attend, and represent the City and County of San Francisco, at the California State Fair, to be held at Sacramento, August 31st to September 9, 1935.

Motion *carried* without objection.

Supervisors Ratto, Uhl and Roncovieri were thereupon appointed to attend.

### Sale of Buildings on Castro-Divisadero Divisional Highway Right of Way.

(Code No. 12.1721)

Supervisor Shannon presented:

Resolution No. 2066, as follows:

Resolved, That, in accordance with the recommendation of the Department of Public Works, the Director of Property is hereby authorized and directed to sell at public auction, all buildings now owned or hereafter acquired by the City and County of San Francisco, in Assessor's Block 1260, San Francisco, situated on land required for the Castro-Divisadero Divisional Highway.

Approved by the Director of Property.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Havenner—2.

### Removal of Southern Pacific Third Street Station to Uptown Location.

SUPERVISOR UHL: In view of the fact that Plan X will, no doubt, be selected by the Toll Bridge Authorities, the location of terminals will favor east bay. I, therefore, move that the Public Utilities Commission, while making a study of rapid transit, to give thought to the desirability of inducing the Southern Pacific to bring their trains from Third and Townsend up to a more convenient station about Howard street at Second or Third.

*Referred by Board to Public Utilities Committee.*

### Retirement Ceremonies, Thos. McGinnis, Assistant Clerk.

Supervisor Hayden called attention to the coming retirement from Municipal employment of Thos. B. McGinnis, who for forty-two years has served the City faithfully and well. Thirty-five years of which time were put in as an assistant clerk in the office of the Clerk of the Board of Supervisors. He moved that a committee of three members be appointed to arrange for the proposed retirement ceremonies and that the same take place at 2 p. m., Monday, July 29, 1935.

*So ordered. Supervisors Hayden, Shannon and Roncovieri appointed.*



Proposed Legislation Requesting Federal Aid to Reclaim Yerba Buena Shoals for Exposition and Airport Purposes.

City Administrator Alfred J. Cleary, at the conclusion of calendar matters, addressed the Board, stating that necessary legislation to speed a request to the federal government for \$3,803,900 in PWA funds to be used in reclaiming Yerba Buena shoal lands for exposition purposes and airport purposes was in course of preparation and he requested that the Board of Supervisors hold a recessed meeting Wednesday for the purpose of giving consideration to the proposed legislation.

Mr. Cleary told the Board that Leland W. Cutler, president of the 1938 Exposition Corporation, has asked for legislation authorizing the Public Utilities Commission to apply to the government for the money needed to fill in the shoals.

The Exposition Corporation will furnish 55 per cent of funds, the federal government will be asked to provide 45 per cent.

Motion.

Supervisor Shannon moved that when the Board of Supervisors conclude their deliberations today, that it recess until 4 p. m., Wednesday, July 24, 1935, for the purpose of giving consideration to the proposed legislation.

Motion *carried* without objection.

Supervisor Shannon subsequently moved, and the motion *carried* without objection, that nothing but the matter presented to us by the Chief Administrator be considered.

Supervisor Uhl requested that when the Public Utilities Commission has proposed legislation that he be furnished with an outline of same twenty-four hours in advance.

Public Utilities Committee Meeting.

Supervisor Havenner notified Board that Public Utilities Committee would meet Wednesday, July 24, 1935, at 3 p. m., to consider removal of street railway tracks on Fifth street, and replacing street railway tracks on Sixth street. Asked that Streets Committee and members of Board attend. Clerk directed to send notices to interested parties.

Request for Withdrawal of Garbage Bid and Return of Certified Check.

A letter from MacDonald & Kahn requesting return of \$10,000 check and withdrawal of bid on garbage was *referred to City Attorney for opinion as to legality of withdrawal*.

Reception to Fleet.

Supervisor Brown declared that he had a letter from the United States Naval authorities suggesting the passage of appropriate resolution greeting the men and officers of the fleet and extending invitation to participate in the ceremonies of Fleet Week, August 12 to 19, 1935. He moved a message of greeting be prepared by the Clerk and transmitted to him to be signed and forwarded.

*So ordered.*

Relative to Contracts Between Interurban Rail Carriers and California Toll Bridge Authority for Use of San Francisco-Oakland Bay Bridge.

The following was presented and read by the Clerk:

Communication from Owners and Lessees' Apartment House Owners Association, Inc., calling attention to certain alleged facts which it is prepared to substantiate regarding contracts to be entered into

between the interurban rail carriers and California Toll Bridge Authority for use of the San Francisco-Oakland Bay Bridge, and recommending that the contracts contain a provision that at least 40 per cent of the \$70,000,000 bridge loan be allocated to such interurban rail traffic, and in no way shifted to the vehicular traffic over the proposed bridge.

*Over until meeting of Monday, July 29, 1935. Special Order, 3:30 p. m.*

#### Request for Financial Assistance, Dahlia Day.

The following was presented, read by the Clerk, and *referred to Chief Administrative Officer*:

Communication from Dahlia Society of California, C. R. Lucey, secretary, announcing that it will hold its 21st Annual Dahlia Show at the Palace Hotel on August 29th and 30th, 1935, and requesting a prize or trophy be furnished by the San Francisco Board of Supervisors or an appropriation to purchase same for that occasion.

#### Invitation to Attend California-Pacific International Exposition at San Diego.

The following was presented and read by the Clerk:

Communication from California Pacific International Exposition extending a cordial invitation to participate in the California Pacific International Exposition in a special County Day.

*Referred to Public Welfare Committee.*

#### Relative to Two-Terminal, Elevated Interurban Transit Line on Minna Street.

The following was presented, read by the Clerk, and made a *Special Order of Business for Monday, July 29, 1935, at 3:30 p. m.*:

Communication from Central Council of Civic Clubs transmitting information relative to a two-terminal, elevated, interurban transit line on Minna street.

#### RECESS.

Whereupon, the Board, at the hour of 6:15 p. m., recessed until Wednesday, July 24, 1935, at 4 p. m., to consider matter proposed by Chief Administrative Officer Cleary relative to proposed application to be made to the Federal Government for funds to build airport at Yerba Buena Shoals.

J. S. DUNNIGAN, Clerk.

#### WEDNESDAY, JULY 24, 1935, 2 P. M.

The Board of Supervisors re-assembled for the purpose of considering matter of application to Federal Government for P.W.A. funds for reclaiming Yerba Buena Shoals for airport purposes.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present: Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

Quorum present.

Supervisor Brown appeared and was voted present at 4 p. m.

#### Relative to Application for Extension of Time for Board of Equalization.

Supervisor Havenner obtained the floor on a question of personal



privilege and read a letter sent out over the signature of Supervisor Uhl which Supervisor Uhl acknowledged.

Supervisor Havenner read Supervisor Uhl's letter as follows:

"On July 12, realizing that we could not complete the work of equalizing in proper manner, I urged my colleagues to request a twenty-day extension from the State Board of Equalization.

"Unfortunately, my colleagues did not do so."

In the body of the letter, he said, Supervisor Uhl sent his "sincere regrets" to citizens that their applications were denied, and then wrote:

"I am taking the necessary steps to have the condition corrected. As a candidate for mayor, the tenth plank in my platform will be for legislation to insure a fair hearing."

Supervisor Havenner thereupon referred to the record and the clerk declared that the record showed that the Board had voted unanimously to request a twenty-day extension of time for consideration of the matter of equalization of assessments.

Havenner thereupon charged that the letter Supervisor Uhl sent to property owners who failed to get a hearing before supervisors sitting as a county board of equalization was "false, inaccurate and designed to mislead citizens." He demanded a public retraction, which Uhl refused.

Whereupon, Supervisor Havenner said: "In view of the Supervisor's refusal, I desire publicly to brand his statement as false, inaccurate and misleading. It was a gross breach of the ordinary rules of courtesy and honor that have obtained between men in public and private life."

**Communication From Mayor Requesting Favorable Consideration  
for Application of Public Utilities Commission for P.W.A. Funds  
for Reclamation of Yerba Buena Shoals for Airport Purposes.**

The following was presented and read by the Clerk:

July 24, 1935.

To the Honorable the Board of Supervisors, City Hall, San Francisco.

Gentlemen: I am herewith handing to you a copy of a letter this day received by me from Edward G. Cahill, Manager of Utilities, and, likewise, a certified copy of Resolution No. 942 (Public Utilities Commission), wherein the Public Utilities Commission requests the Mayor and the Board of Supervisors to authorize the proper officials of the City and County of San Francisco to apply to the Federal Government for a grant equal to 45 per cent of the total estimated cost of the filling in and reclamation of certain submerged land near the westerly end of Yerba Buena Island, in order that the same might be used for the establishment, improvement and conduct of a public airport and for wharfage and dock facilities in connection therewith, etc.

I am in full accord with the purpose of this Resolution and in transmitting the same to your Honorable Board, I do so with the respectful request that it receive your favorable consideration.

Sincerely,

ANGELO J. ROSSI, Mayor.

PUBLIC UTILITIES COMMISSION OF SAN FRANCISCO.

*Office of Manager of Utilities.*

July 24, 1935.

Honorable Angelo J. Rossi, Mayor of San Francisco, City Hall, San Francisco.

Sir: I attach hereto certified copy of Public Utilities Commission Resolution No. 942, asking the Mayor and the Board of Supervisors of the City and County of San Francisco to authorize the proper

officials of this City and County to apply to the Government of the United States for a grant equal to 45 per cent of the total estimated cost of the filling-in and reclamation of the so-called Yerba Buena Shoals, which lie to the northwest of Yerba Buena Island.

The Public Utilities Commission asks that this be done in order to reclaim the land for use as a municipal airport.

If this meets with your approval, please forward the resolution to the Board of Supervisors with your recommendation.

Respectfully submitted,

E. G. CAHILL, Manager of Utilities.

### PUBLIC UTILITIES COMMISSION.

Resolution No. 942, as follows:

Whereas, the State of California, by an act of the Legislature approved June 13, 1933, granted to the City and County of San Francisco certain submerged land near the westerly end of Yerba Buena Island to the end that said lands might be used by said City and County for the establishment, improvement and conduct of a public airport and for wharfage and dock facilities in connection therewith, for the promotion and accommodation of air navigation; and,

Whereas, the City and County of San Francisco has accepted said grant and the said property so granted is now under the jurisdiction of the Public Utilities Commission; and,

Whereas, there is a possibility of obtaining a grant from the Government of the United States to aid in the filling-in and improvement of said lands so granted by the State of California; now, therefore, be it

RESOLVED, That the Public Utilities Commission do hereby request the Mayor and the Board of Supervisors of the City and County of San Francisco to authorize the proper officials of said city and county to apply to the Government of the United States for a grant equal to 45 per cent of the total estimated cost of the filling-in and reclamation of the aforesaid lands so that the same may be used for a municipal airport and for the use of aircraft and for wharfage and dockage facilities in connection therewith.

I hereby certify that the foregoing is a full, true and correct copy of resolution signed by Commissioners L. F. Byington, George Filmer, J. H. McCallum, D. C. Murphy and J. P. Murphy on July 24, 1935.

FELTON TAYLOR, Secretary.

### Communications.

The following communications were thereupon presented and read by the Clerk:

Communication from Board of Directors, Central Council of Civic Clubs, advising of the adoption of a motion requesting that in the event the Board of Supervisors sees fit to endorse application for Federal funds for Exposition on Yerba Buena Shoals, that the taxpayers of San Francisco be not obligated financially either directly or indirectly to build the Fair in view of the promises from the Exposition Directors and the vote of the people against any bonds for any exposition.

Also, communication from Ocean Avenue Merchants' Association, requesting in the event the Board of Supervisors authorizes application for Federal funds to construct airport or exposition on Yerba Buena Shoals, that the people of San Francisco be not obligated financially.

Also, communication from Ingleside Boosters' Club in regard to request of Public Utilities Commission for authority to make application for PWA funds to the extent of 45 per cent of the cost for the reclamation of the shoals for airport purposes, submitting certain



alleged facts in criticism of said application, and requesting Supervisors act in the interest of the people and not obligate San Francisco financially.

Also, communication from Lake Merced Exposition Company, requesting that in the event that the Board of Supervisors sees fit to authorize the Public Utilities Commission to apply to the Federal Government for PWA funds to the extent of 45 per cent of the cost of the development of the shoals for airport purposes, that the people be not obligated financially either directly or indirectly to guarantee the Federal Government any sums of money.

Also, communication from the Owners and Lessees' Apartment House Association, Inc., advising of the adoption of a resolution by the Board of Directors of said organization, opposing the use of PWA funds and the underwriting or guaranteeing of any funds in connection with the development of Yerba Buena Shoals, which resolution was unanimously adopted.

### Privilege of the Floor.

The following named were granted the privilege of the floor, and heard at length on the pending resolution, to-wit:

Alfred J. Cleary, City Administrator; Earl J. Carroll, representing the Owners and Lessees' Apartment House Association.

H. G. Douglas, representing Lake Merced Exposition Co.; Wesley McKenzie, representing Central Council of Civic Clubs.

George Kane, representing Ingleside Boosters' Club; Mrs. T. R. Best, representing Board of Directors, Central Council of Civic Clubs.

Leland Cutler, President San Francisco Bay Exposition Co.

### Application to United States Government for grant for Yerba Buena Airport.

(Code No. 5.2)

Whereupon, Supervisor Shannon presented:

Resolution No. 2067, as follows:

Whereas, the Public Utilities Commission by Resolution No. 942, and his Honor, the Mayor, approving the resolution requesting that an application be made to the Federal Emergency Administration of Public Works to obtain a grant to aid in the building of an airport; now, therefore, be it

Resolved, That application be made to the Federal Emergency Administration of Public Works of the Government of the United States for a grant equal to 45 per cent of the total estimated cost of the filling-in and reclamation of those certain submerged lands near the westerly end of Yerba Buena Island in San Francisco Bay that were granted to the City and County of San Francisco by the State of California by an act of its Legislature approved June 13, 1933, and if said grant is made in the amount herein stated, the money from said grant shall be used to defray the cost of filling-in and reclaiming said lands so that the same may be used for a municipal airport and for the use of aircraft and for wharfage and dockage facilities in connection therewith; and be it

Further Resolved, That his Honor, the Mayor, and the Clerk of this Board are hereby authorized and directed to make the aforesaid application in behalf of the City and County of San Francisco and to execute all necessary documents in behalf of said City and County in connection with said grant.

Adopted by the Board of Supervisors July 24, 1935.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

**Federal Moneys for Shoals Airport and Notice to Controller.**

(Code No. 5.2)

Presented by Supervisors Uhl, Schmidt:

Resolution No. 2068, as follows:

Resolved, That any moneys received from the Federal Government or from any source other than from the City and County of San Francisco, shall not be expended until there is paid into the treasury of the City and County an amount which, with the grant received from the Federal Government, will be sufficient to accomplish the completion of work to be performed as stated in the application authorized in Resolution No. 2067 this day adopted by this board.

Further Resolved, That a copy of this resolution be transmitted to the Controller for his guidance.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

Thereupon, in deference to the urgent request of Supervisor McSheehy, City Administrator Cleary and Leland Cutler agreed to ask the Mayor to sign the latter resolution presented by Supervisors Uhl and Schmidt.

**ADJOURNMENT.**

Whereupon, the Board, at the hour of 6:30 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors July 29, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

J. S. DUNNIGAN, Clerk.

Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, July 29, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, JULY 29, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, July 29, 1935, 2 p. m.  
The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journals of Proceedings of the meetings of July 22 and July 24, 1935, were considered read and approved.

### SPECIAL ORDER—2 P. M.

Retirement of Thos. B. McGinnis, Assistant Clerk, Board of Supervisors.

PRESIDENT MCSHEEHY: Mr. Clerk, before we proceed with the regular order of business, today is an eventful day, and one of the oldest clerks in the City Hall is retiring from the service, and at this time I am going to ask Supervisor Hayden and Supervisor Colman to kindly escort the venerable Clerk and his dear wife and children here to this rostrum to take their seats beside me here.

(Thereupon Supervisors Hayden and Colman escorted Thomas B. McGinnis, his wife, his son and his son's wife, to the rostrum, to the accompaniment of the Municipal Orchestra.)

PRESIDENT MCSHEEHY: Members of the Board, Supervisor Hayden has prepared a program, and at this time as Chairman of the Program Committee, I will ask Supervisor Hayden to kindly conduct the meeting.

SUPERVISOR HAYDEN: Mr. President, Members of the Board: Last Monday the Chair appointed a committee consisting of Supervisors Roncovieri, Shannon and myself to arrange for appropriate ceremonies in conjunction with the retirement of our old time friend Thomas B. McGinnis, who has served so many years for the city government. Before I go into his record, I want to first call your attention to the testimonial which the Clerk has. This testimonial is signed by the officials of the city government and his fellow clerks who have served with him during these past years:

### An Appreciation of Thomas B. McGinnis.

The Board of Supervisors of San Francisco extends to Thomas B. McGinnis heartfelt appreciation for his honorable and loyal service to the City of San Francisco.



For more than forty years Thomas McGinnis has faithfully discharged his duties as an employee of the Municipality, nearly thirty-six years of which he has been in the office of the Board of Supervisors. During all that time he was ever courteous to persons who had to do with the affairs of the office; he willingly and efficiently performed the duties allotted to him.

Members of the Board at all times relied upon him for accurate information and unfaltering cooperation. For many years he was Clerk of the Building Committee. During his clerkship he had the principal work in the purchase of land for the Civic Center, School sites and other parcels for public use.

His investigations were always thorough, and his reports trustworthy. His patience and fairness in negotiating with property owners commanded respect and esteem for the members of the Board of Supervisors, whose duties required them to acquire properties from owners.

Mr. McGinnis is retiring from service because he has reached the age of seventy, the retirement age. San Francisco owes him gratitude and commendation for his honorable and faithful work.

The members of the Board and his fellow Municipal employees wish him many years of health and contentment and the rest he has earned and deserves.

This is signed by His Honor, the Mayor, the Chief Administrative Officer, the City Attorney, by officials of the city government, and by the members of the Board of Supervisors, and the members of the Clerk's office of the Board of Supervisors.

Mr. President, I wish to have this, of course, made a part of the record so that it will endure as long as the archives of the City and County of San Francisco endure.

I feel, Mr. President, that this is a tribute that is richly deserved. As you will notice from the reading of that appreciation it refers to his over forty years of service with the City Government of San Francisco, starting with the Auditor's office in 1887, and coming down the line through the Recorder's office, the County Clerk's office, and then into the Board of Supervisors in 1897. Mr. McGinnis has served through three different forms of government, there have been three different changes of the organic law of the City and County of San Francisco. First, under the old consolidation act; then under the charter of 1900; and again under the new charter of 1932. Mr. McGinnis has seen the change of two hundred and twenty supervisors, seen them coming and going as members of this legislative branch of the city government. He was associated with seven different clerks of the Board of Supervisors, and served, under I don't know how many, I think ten different mayors, I believe, is it not, Mr. McGinnis? That is a record that is distinctive and unusual, and certainly worthy of appreciation by the government.

This appreciation signed by the official members of the government of the City and County of San Francisco at least shows that government has a heart, and that heart beats in unison with the feeling of affection and appreciation for Mr. McGinnis, here today with his dear wife and son, and you are doing him this honor.

Mr. President, I expect that His Honor, the Mayor, and Mr. Cleary, will be with us, I think they will be here in the next few minutes, but while we are waiting for them we will go along and hear from others interested in this ceremony. I should like to first call on Mr. John J. O'Toole, our City Attorney.

The City Attorney's office had much to do in the acquisition of real estate, and Mr. McGinnis was in charge of that work and in the acquisition of real estate he necessarily had to work through the City Attorney's office.



Mr. President, with your permission, I shall now call upon City Attorney John J. O'Toole.

Whereupon, City Attorney John J. O'Toole, Mayor Angelo J. Rossi, Chief Administrative Officer Alfred J. Cleary, President Jas. B. McSheehy, Recorder Edmund Godchaux, Supervisors Shannon, Roncovieri, Colman, Havenner, Brown, Schmidt, Uhl, Ratto, Clerk J. S. Dunnigan, Controller Leonard S. Leavy, Dr. J. C. Geiger, Fire Chief Chas. J. Brennan, and Director Wm. H. Worden, Director of Public Works, were heard in eulogy of the character and work of Thos. B. McGinnis as an Assistant Clerk of the Board of Supervisors and City Employee for over forty-two years.

Music by the Municipal Band, songs—"When Irish Eyes Are Smiling," "Mother Machree" and "O Solo Mio"—were sung, and Supervisor Colman then, on behalf of the Supervisors and Clerks of the Board of Supervisors, presented Tom and his wife with a beautiful radio.

In conclusion Tom addressed the Board as follows:

Mr. President of the Board of Supervisors, gentlemen of the Board, and my many dear friends, including public officials of San Francisco:

I must start out by saying that certainly this is to me an embarrassing position. I can't find words to offer to you my heartfelt appreciation for these great honors that you have extended to me. There are no words that I know of that are adequate to express to you my feelings, and I trust, gentlemen, that you will accept it from the heart. I did think, that possibly like the Arab of the desert I might be permitted to fold my tent and quietly steal away, but not so—I have fallen into the hands of my friends. And certainly in their hands they have given me honors that were never in any respect expected. My only thought is that I may console myself with the hope that I may be worthy of these great honors. The testimonial that you have presented to me will be cherished throughout my life, and I know it will be by my dear wife and son, as a testimonial to remind me of that great and sincere friendship with my dear friends.

I would like to thank Mr. Dunnigan as clerk of the Board for his many kindnesses, and his cooperation during my association with him over this period of years. I have grown, I might say, to love and respect Mr. Dunnigan for his friendly spirit and his competency and efficiency as the clerk of your Board. I do trust that Mr. Dunnigan will be with you many years to come.

To the members of the press, I might say the boys of the press, I desire to express my most sincere thanks. I have always considered them as ex-officio members of our official staff, and I have been with them many years and always found them courteous, square and kindly.

To my associates in the office it goes without saying I extend my heartfelt appreciation and many thanks for their kindnesses during my association with them. I do hope that they will be successful in their future occupations, and some day that they may have the honor to accept what is offered me today.

I do not wish to forget the public, in the last analysis my employers. I have made many friends among them and I appreciate their indulgence and thank them for their many kindnesses.

Gentlemen of the Board, I desire to from my heart offer you my sincere appreciation and to thank you individually, as well as collectively; and you, Mr. Mayor, it is certainly an honor to me to have you here today, and Mr. Cleary, and many of the elected officials, to tender me this wonderful testimonial. I only hope that I am deserving of it.

I trust that you gentlemen will remain in your political ambitions successful for many years to come; and if at any time, by reason of my past experience, I may be called upon to offer any assistance, I hope to be well enough and healthy enough to be at your beck and call.

This is really a sentimental position to stand in, gentlemen, I must be honest about it. I look at the old friends, Supervisor Hayden, John



O'Toole, our Mayor, and on down the line, Supervisor Colman, and my associates in the office—I know that I will feel somewhat lonesome in losing my daily contact with you; but I assure you whilst enjoying all these pleasures of vacation my thoughts shall ever be on my sincere friends.

I wish you, and all of you, continued success and happiness in the future. I thank you. (Applause.)

SUPERVISOR HAYDEN: Mr. President, the ceremonies will be concluded with the singing of Auld Lang Syne.

### SPECIAL ORDER—3 P. M.

Hearing, as per request of City Attorney, on proposed contracts between interurban rail transit companies on San Francisco-Oakland Bay Bridge and the California Toll Bridge Authority to be approved by the Board of Supervisors.

Also, Supervisor Uhl's Plan X proposed.

### Privilege of the Floor.

Earl Carroll, representing Owners and Lessees Apartment House Association, Inc., was granted the privilege of the floor and suggested three definite propositions in connection with the use of the San Francisco-Oakland Bay Bridge.

First: Providing that rail transportation shall pay an amount sufficient to defray its proportionate share of the total cost of \$70,000,000 for the Bay Bridge and Railway Facilities Loan, and in no event shall it be provided that such rail transportation share be paid out of funds raised from vehicular traffic over said bridge.

Second: That transcontinental trains shall enter San Francisco over said bridge and deliver passengers at an uptown union terminal.

Third: That all contracts, agreements, etc., in connection with said bridge shall provide that the use of said bridge and/or its rail facilities, terminals, etc., shall at all times remain open to any and all main line transcontinental carriers.

Florence J. McAuliffe, in explanation of criticisms raised by Mr. Carroll, stated among other things that the lower deck of the bridge was built for heavy trucking, not for transcontinental trains of the heavy Pullman type now in use.

### Action Deferred.

Supervisor Shannon moved that the subject matter be laid over for two weeks and made a special order for 2 p. m., and the proponents of the terminal at the Embarcadero be heard before the main question at 3 p. m.

Motion *carried*.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**An Ordinance Making a Supplemental Appropriation of \$2,420 to the Credit of Appropriation No. 507.101.00 of the Annual Appropriation Ordinance for the Year 1935-36 (Ordinance No. 9.051179) for the Purpose of Creating One Position of Engineer of Stationary Steam Engines in the Sheriff's Department at a Salary of \$220 Per Month.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 766, Ordinance No. 9.051193, as follows:

An ordinance making a supplemental appropriation of \$2,420 to the credit of Appropriation No. 507.101.00 of the Annual Appropriation

Ordinance for the year 1935-36 (Ordinance No. 9.051179) for the purpose of creating one position of Engineer of Stationary Steam Engines in the Sheriff's Department at a salary of \$220 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby reappropriated the sum of \$2,364 to Appropriation No. 507.101.00 as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing therein in accordance with the provisions of Section 80 of the Charter.

Section 2. There is hereby reappropriated to Appropriation No. 507.101.00 the sum of \$56, from the amount heretofore appropriated to Appropriation No. 507.102.00.

Section 3. There is hereby created in the Sheriff's Department one additional position of Engineer of Stationary Steam Engines, at a salary of \$220 per month, the compensation of which is provided by funds appropriated in Sections 1 and 2 hereof.

Section 4. One position of Jailer heretofore established in the Sheriff's Department, funds for which were heretofore provided in Appropriation No. 507.101.00, is hereby eliminated.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Supplemental Appropriations of \$14,500 and \$23,000 for the Acquiring of Two Surface Heaters, and the Materials and Supplies Necessary—Department of Public Works.**

(Code No. 9.051)

Also, Bill No. 770, Ordinance No. 9.051194, as follows:

Supplemental appropriation of \$14,500 to the credit of Appropriation No. 545.400.00, and supplemental appropriation of \$23,000 to the credit of Appropriation No. 545.300.00, for the purpose of acquiring two surface heaters and the materials and supplies necessary for their operation; said appropriations being made from the surplus existing in the County Road Fund; subject to the provisions of Ordinance No. 9.051179.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Supplemental appropriation of \$14,500 be and is hereby made from surplus existing in the County Road Fund to the credit of Appropriation No. 545.400.00, and a supplemental appropriation of \$23,000 be and is hereby made from surplus existing in the County Road Fund to the credit of Appropriation No. 545.300.00, subject to the provisions of Ordinance No. 9.051179, for the purpose of acquiring two surface heaters and the materials and supplies necessary for their operation.

#### Motion.

Supervisor Brown, seconded by Supervisor Shannon, moved that the foregoing bill be referred to the Joint Committee on Finance and Streets.

Supervisor Roncovieri moved as an amendment reference to the Committee of the Whole for consideration two weeks from today at 4 p. m. (No second.)

#### Privilege of the Floor.

Wm. Coughlin, representing General Contractors Association, and William Worden, Director of Public Works, were heard at length on the pending question.



### Motion Lost.

Whereupon, the roll was called on Supervisor Brown's motion to refer to Finance and Streets Committee and the same was *defeated* by the following vote:

Ayes—Supervisors Brown, Ratto, Roncovieri, Shannon—4.

Noes—Supervisors Colman, Havenner, Hayden, McSheehy, Schmidt, Uhl—6.

Absent—Supervisor Gallagher—1.

Whereupon, Supervisor Havenner moved final passage of the bill and the motion *carried* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovieri, Schmidt, Uhl—7.

Noes—Supervisors Brown, Ratto, Shannon—3.

Absent—Supervisor Gallagher—1.

### Motion to Reconsider.

Before the result of the foregoing vote was announced, Supervisor Shannon changed his vote from No to Aye and moved reconsideration at next meeting.

### Motion.

Supervisor Uhl, seconded by Supervisor Schmidt, moved immediate reconsideration.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovieri, Schmidt, Uhl—7.

Noes—Supervisors Brown, Ratto, Shannon—3.

Absent—Supervisor Gallagher—1.

### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

#### Authorizing Exchange of Certain Land in James Rolph, Jr., Playground for Other Land Required for Said Playground.

(Code No. 12.1743)

On recommendation of Public Buildings, Lands and City Planning Committee.

Bill No. 771, Ordinance No. 12.17431, as follows:

Authorizing exchange of certain land in James Rolph, Jr., Playground for other land required for said playground.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter and in accordance with the recommendation of the Recreation Department, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City-owned land hereinafter described as Parcel "A" to Babetta Schmidt in exchange for Parcel "B", hereinafter described.

Section 2. Said Parcel "A" is that certain land described in Ordinance No. 12.17241, Bill No. 736, approved June 26, 1935, which land was proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of the value of said Parcels "A" and "B" and estimates the present value to be the sum of \$500 for each parcel.

Section 4. Said Parcels "A" and "B" are situated in the City and County of San Francisco, State of California, and are described as follows:

*Parcel "A"*—Beginning at a point on the southwesterly line of Potrero avenue, distant thereon 560.410 feet northwesterly from the



northwesterly line of Army street; thence running northwesterly along said line of Potrero avenue, 10.930 feet to the northwesterly line of the property owned by the City and County of San Francisco and the northeasterly projection of the southeasterly line of the property now or formerly owned by Babetta Schmidt; thence deflecting 105 degrees 48 minutes 15 seconds to the left and running southwesterly along last-named line 29.078 feet; thence deflecting 31 degrees 18 minutes 37 seconds to the left and continuing southwesterly along the southwesterly property line of the said Schmidt, 97.360 feet; thence deflecting 114 degrees 26 minutes 09 seconds to the left and running easterly 4.415 feet; thence deflecting 59 degrees 39 minutes 52 seconds to the left and running northeasterly 106.045 feet; thence deflecting 42 degrees 01 minute 51 seconds to the right and running northeasterly 10.275 feet to the southwesterly line of Potrero avenue and the point of beginning of this description.

Being a portion of Precita Valley Lands.

*Parcel "B"*—Beginning at a point perpendicularly distant 94.463 feet easterly from the easterly line of Hampshire street and perpendicularly distant 323.250 feet southerly from the southerly line of Twenty-fifth street; thence running easterly along a line parallel with and distant 323.250 feet southerly from the southerly line of Twenty-fifth street, a distance of 52.335 feet to the northwesterly line of the property now or formerly owned by the City and County of San Francisco; thence deflecting 114 degrees 26 minutes 09 seconds to the right and running southwesterly along last-named line 39.307 feet; thence deflecting 32 degrees 51 minutes 11 seconds to the right and continuing southwesterly along said property line 42.875 feet; thence deflecting 122 degrees 42 minutes 40 seconds to the right and running northerly along a line parallel with and distant 94.463 feet at right angles easterly from the easterly line of Hampshire street 58.956 feet to the point of beginning of this description.

Being a portion of Mission Block 177.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco for the conveyance of Parcel "A" to Babetta Schmidt. The Director of Property is hereby authorized and directed to deliver said deed to Babetta Schmidt upon receipt of a deed to Parcel "B", and to record the latter deed.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

### Amending Section 1 of Ordinance No. 5464 (New Series), "Zoning Ordinance," by Adding the Word "Hotel."

(Code No. 13.02)

Also, Bill No. 772, Ordinance No. 13.023, as follows:

Amending Section 1 of Ordinance No. 5464 (New Series), entitled "An ordinance regulating and establishing the location of trades, industries and buildings, and the locations of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions," by adding the word "hotel" therein.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 1 of Ordinance No. 5464 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 1. *Definitions.* For the purpose of this ordinance certain terms herein used are herewith defined, all words used in the present tense shall include the future; all words in the singular number shall



include the plural number; the word "lot" includes "plot," and the word "building" includes "structure."

*Accessory.* The word "accessory" means a subordinate building or portion of a main building whose use is incidental to that of the main building.

*Apartment.* The word "apartment" means a room or suite of two or more rooms in a tenement house, occupied or suitable for occupation as a residence for one family doing its own cooking on the premises. One person may be construed to be a family.

*Building.* The word "building" means a structure for the support, shelter or enclosure of persons, animals or chattels, and when separated by division walls of masonry from the ground up, and without openings, then each portion of such building shall be deemed a separate building.

*Business or Commerce.* The words "business" and "commerce" mean the occupation or employment of buying, selling, bartering and exchanging goods, wares and merchandise or other personal property or real property, or any interests therein for profit or livelihood, and also the ownership or management of office buildings, offices and recreational or amusement enterprises.

*District.* The word "district" means an entire city block, any part thereof or two or more contiguous blocks.

*Dwelling.* The word "dwelling" means any house or building or portion thereof which is occupied in whole or in part as the home, residence or sleeping place, either permanent or transient, of one or more human beings.

*Hotel.* The word "hotel" means a building or part thereof, designed or used for supplying shelter and food to residents, and containing more than fifteen (15) guest rooms.

*Industry.* The word "industry," when used in this ordinance, means the storage, repair, manufacture, preparation or treatment of any article, substance or commodity whatsoever and including the operation of garages and stables.

*Lot.* The word "lot" shall mean land bounded by definite lines and occupied or to be occupied by a building or its accessory buildings, together with the land, yards, courts and area spaces used in connection with such buildings.

*Story.* The word "story" means that portion of a building included between the surface of any floor and the surface of the next floor above it, or if there be no floor above it, then the space between such floor and the ceiling next above it.

*Street line.* The term "street line" means the boundary line between street and abutting property.

*Use.* The word "use" means the purpose for which a building is or may be occupied.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

Amending Section 4 of Ordinance No. 5464 (New Series), "Zoning Ordinance," by Eliminating the Words "Public Buildings, Hospitals and Sanitariums, and Philanthropic and Eleemosynary Institutions."

(Code No. 13.02)

Also, Bill No. 773, Ordinance No. 13.024, as follows:

Amending Section 4 of Ordinance No. 5464 (New Series), entitled "An ordinance regulating and establishing the location of trades, industries and buildings, and the locations of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions," by eliminating the words "public buildings, hospitals and sanitariums, and philanthropic and eleemosynary institutions."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 4 of Ordinance No. 5464 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 4. *Second Residential District.* In a Second Residential District no building or premises shall be used and no building shall be constructed or altered which is arranged, designed or intended to be used for any purpose other than the purposes specified in Section 3, and those of a

1. Tenement house or apartment house;
2. Flat;
3. Boarding or lodging house;
4. Hotel;
5. Library;
6. Police station;
7. Fire station.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

## NEW BUSINESS.

### Adopted.

The following resolution was adopted:

**Renewing Lease for One Year With Southern Pacific Company for Land at Sixth and Daggett Streets.**

(Code No. 12.173)

On recommendation of Finance Committee.

Resolution No. 2069, as follows:

Resolved, That, in accordance with the recommendation of the Department of Public Works, the lease between the City and County of San Francisco, as lessee, and Southern Pacific Company, as lessor, covering the Municipal Pipe Yard situated at the northwest corner of Sixth and Daggett streets, San Francisco, be renewed for another year beginning July 1, 1935.

Be It Further Resolved, That, as rental for said premises, the lessee shall reimburse the lessor for all taxes and assessments paid upon or which may become a lien upon the property during the term of said lease.

Said rental shall be paid from Appropriation No. 96.926.00.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

### Passed for Second Reading.

The following matters were *passed for second reading* by the following vote:

**Appropriation of \$1,620 for Salary of Head Nurse in Charge of Tuberculosis Work, Chest Clinic, Department of Public Health.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 777, Ordinance No. 9.051195, as follows:

Appropriating \$1,620 from the Emergency Reserve, Appropriation No. 502.900.00, to the credit of Appropriation No. 553.101.02, Nursing, San Francisco Hospital, for payment of salary of head nurse in charge of tuberculosis work in the "Chest" clinic.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,620 is hereby appropriated from the Emergency Reserve, Appropriation No. 502.900.00, to the credit of Appropriation No. 553.101.02, Nursing, San Francisco Hospital, for payment of salary of head nurse in charge of tuberculosis work in the "Chest" clinic.

Recommended by the Mayor.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Appropriating \$85,713 for the Care of Indigent Sick and Dependent Poor of the City and County, Month of August, 1935.**

(Code No. 9.051)

Also, Bill No. 778, Ordinance No. 9.051196, as follows:

Making an appropriation of \$85,713 to the Citizens Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of August, 1936, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$85,713 is hereby appropriated out of such funds as may be available for this purpose for caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of August, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Adopted.**

The following resolutions were *adopted*:

**Confirming Sale of Certain City-Owned Land in San Mateo County.**

(Code No. 12.17252)

On recommendation of Finance Committee.

Resolution No. 2070, as follows:

Confirming sale of certain City-owned land in San Mateo County.

Whereas, pursuant to Ordinance No. 12.172525, Bill No. 735, the Director of Property advertised in the official newspaper of the City and County of San Francisco that bids or offers would be received by him on July 15, 1935, for the sale of certain San Francisco Water Department land situated in San Mateo County, California, more particularly described as follows:

Beginning at the northeast corner of Lot 3, Block 7, as per "Map of School House Homestead Association situate in the First Township, San Mateo Co.", recorded July 10, 1872, in Book 1 of Maps, at page 9, San Mateo County Records; running thence southerly along the west-



erly line of Briggs street, 134 feet; thence northwesterly in a straight line 219 feet more or less to a point on the northerly line of Lot 4 in said Block 7, distant easterly thereon 67 feet from the east line of Clara street; thence easterly along the northerly line of Lots 4 and 3, 173 feet to the point of beginning.

Whereas, in response to said advertisement, the Director of Property received an offer from Irma Sholz to purchase said land for the sum of \$1,800 cash, no higher bids having been made or received; and

Whereas, Irma Sholz has deposited the sum of \$180 with the Director of Property; and

Whereas, said sum of \$1,800 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$1,800; and

Whereas, the Public Utilities Commission has recommended the sale of said land for said sum of \$1,800; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco, conveying said land to Irma Sholz. The buyer must pay the balance of the purchase price within thirty days after approval of this resolution. The Director of Property shall deliver said deed upon receipt of the total purchase price.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

### Refunds of \$15 License Overpayments by Master Plumbers.

(Code No. 9.058)

Also, Resolution No. 2071, as follows:

Resolved, That, upon the recommendation of the Collector of Delinquent Revenues and the City Attorney, and the approval of the Controller, the following Master Plumbers, who paid fees during the fiscal year 1934-1935 in the amount of \$50 each, be refunded \$15 each; said refund being recommended and approved because of change in the ordinance which modified the original payment. The Master Plumbers paid the full amount required by the old ordinance, while the amended ordinance was under consideration, and therefore overpaid to the amount of \$15 each.

The refunds of \$15 each to be paid to the following:

Herman Amsler, 310 Willard street; Ole C. Anderson, Southern Pacific Railroad, Third and Townsend streets; Frank C. Brodie, 1281 Mission; Jos. Byrne, 1095 Geneva; R. I. Cooper, 4216 California; Christ A. Drees, 1715 Polk; Frank Eiberger, 2707 Sacramento; Kenneth Fahy, 123 Ocean avenue; R. Frederickson, 750 Irving; A. Gotelli, 422 Eighteenth avenue; R. E. Giller, 367 Fifth street; Henry Helmholtz, 143 Pope street; Roy F. Jacks, 5116 Third street; John Kerr, 44 Grattan; James Kernan, 730 Octavia; Wm. H. Kelly, 403 Divisadero; H. F. Larios, 135 Raymond avenue; C. W. Lubiner, 151 Eddy; Albert Mensor, 3381 Sacramento; P. Marchi, 3976-n Twenty-fifth street; Chas. Marchi, 646 Guerrero; J. W. Maitland, 140 Eighth street; M. J. Marsh, 1506 Haight; R. A. Oswald, 3101 Turk; A. Ramazzotti, 1475 Vallejo; Wm. A. Rowe, 45 Belcher; E. Sugarman, 3624 Geary; W. E. Troissdale, 422 Turk; John A. Thompson, 1375 Howard; Geo. G. Walker, 271 Connecticut; H. B. Williamson, 88 Keystone way; Geo. W. Young, 1644 Ulloa; M. J. Barron, 320 Willard street; John A. Black, 77 Ramona; I. D. Chadbourne, 424 Dewey boulevard; Jas. O. Dugan, 236 Paris; Jos. A. Demers, 3265 Mission; Wm. J. Ford, 1577 Shrader; Alex McForno, 1508 Divisadero; Jos. Flaherty, 60 Clay; Joseph Gardelli, 2703 Geary; Chas. W. Higgins, 741 Tehama; Chas. H. Harper, 32 Caselli avenue; James Kearns, 1431 Irving; L. V. Keller, 508



Fourth street; Geo. F. Kelly, 1535 Page; James Lombard, 445 Morago; A. Leoni, 557 Fourth street; Louis May, 2209 Chestnut; O. Matzen, 120 Fifth avenue; J. W. Moresco, 1667a Folsom; E. S. Montrose, 445 Jones street; H. E. Moliis, 230 Moultrie; H. Ososke, 689 Thirty-seventh avenue; F. E. Ruggles, 3326 Sacramento; Geo. Rehn, 1919 Mission; Frank Sasso, 3137 Scott; Geo. A. Tusch, 2455 Twenty-fourth avenue; A. J. Thomas, 1375 Howard; Geo. N. Weinholz, 765 Minna; H. E. Wyatt, 2295 California; H. A. Ward, 4200 Twenty-fourth street; J. L. Costa, 716 Columbus avenue.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

### Passed for Second Reading.

The following matters were *passed for second reading*:

#### Reappropriating \$100 to Adjust a Salary in the Bureau of Engineering.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 779, Ordinance No. 9.051197, as follows:

An ordinance making a supplemental appropriation of \$100 to the credit of Appropriation No. 540.101.00 of the Annual Appropriation Ordinance for the year 1935-36 (Ordinance No. 9.051179) for the purpose of increasing the amount appropriated for the compensation of a senior clerk to conform to the amount he is now and has been receiving.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby reappropriated the sum of \$100 to Appropriation No. 504.101.00 as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing therein in accordance with the provisions of Section 80 of the Charter. The funds hereby appropriated are to be used to supplement the appropriation heretofore made for compensation for the position of Senior Clerk in the Bureau of Engineering.

Approved by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

#### Amending Sections 42 and 46 of Salary Ordinance—Department of Public Works.

(Code No. 9.053)

Also, Bill No. 780, Ordinance No. 9.05370, as follows:

An ordinance amending Section 42 of Ordinance No. 0.05367 by reducing the compensation under Item 1 thereof; and by changing the compensation under Item 3 of Section 46 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 42 of Ordinance No. 9.05367 is hereby amended to read as follows:

#### Section 42. DEPARTMENT OF PUBLIC WORKS— BUREAU OF COST ACCOUNTING

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk .....	\$ 155
2	8	B222	General Clerk .....	200

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
3	1	B222	General Clerk .....	155
4	1	B228	Senior Clerk .....	200
5	1	B234	Head Clerk .....	325
6	1	B408	General Clerk-Stenographer .....	185
7	1	B408	General Clerk-Stenographer .....	155
8	1	B512	General Clerk-Typist .....	185

*Explanation:*

Compensation under Item 1 reduced from \$250, see explanation of following section.

Section 2. Section 46 of Ordinance No. 9.05367 is hereby amended to read as follows:

**Section 46. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING**

1	1	B222	General Clerk .....	\$ 250
2	1	B222	General Clerk .....	225
3	1	B228	Senior Clerk .....	250
4	2	B408	General Clerk-Stenographer .....	200
5	1	B512	General Clerk-Typist .....	175
6	1	F4	Second Assistant City Engineer.....	650
7	1	F10	City Engineer .....	650
8	1	F204	Civil Engineering Inspector.....	250
9	1	F206	Senior Civil Engineering Inspector....	225
11	1	F252	Junior Civil Engineering Draftsman...	160
12	1	F254	Civil Engineering Draftsman.....	250
13	2	F254	Civil Engineering Draftsman.....	240
14	1	F256	Cartographer and Art Designer.....	210
15	3	F258	Senior Civil Engineering Draftsman....	250
16	1	F258	Senior Civil Engineering Draftsman....	225
17	1	F260	Civil Engineering Designer.....	375
18	3	F260	Civil Engineering Designer.....	300
19	1	F262	Sanitary Engineering Designer.....	325
20	1	F270	Chief Civil Engineering Designer.....	450
21	1	F356	Electrical Engineering Inspector.....	250
22	1	F454	Mechanical Engineering Designer.....	250
23	1	F502	Engineer Assessments and Complaints..	250
24	1	F506	Engineer Grades .....	275
25	2	F510	Engineer Street Improvement Investi- gations .....	275
26	1	F514	Engineer Street Improvement Plans....	300
27	1	F518	Office Engineer .....	350
28	1	F518	Office Engineer .....	315
29	1	F552	Structural Draftsman .....	200
30	1	F604	Surveyor's Field Assistant.....	250
31	13	F604	Surveyor's Field Assistant.....	225
32	4	F610	Surveyors .....	250
33	1	F612	Office Surveyor .....	225
34	1	F614	Assistant Chief Surveyor.....	275
35	1	F616	Chief Surveyor .....	325
36	4	N252	Street Inspector .....	225

*Explanation:*

Rate under Item 3 changed from \$200 to \$250. The occupant of this position has been filling the position established under Item 1 of Section 42 classified as a General Clerk at a salary of \$250. Under Civil Service rules he is entitled to be advanced to the higher classification (Senior Clerk) at his present rate of pay. The new occupant of his former position (Item 1 of Section 42) will receive only \$155. Thus the apparent increase in salary in Item 3 of Section 46 is not



an increase for the occupant of the position and the change results in a net saving of \$45 per month.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

### Gasoline Supply Stations.

(Code No. 11.0821)

The following recommendation of Joint Committee on Public Welfare and Fire, Safety and Police was taken up:

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

Section 2. Permits: It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot or parcel of land, or any structure situate thereon, when any exterior boundary of the property upon which said gasoline supply station is proposed to be located falls, when measured in a straight line within the distance, set forth opposite each of the hereinafter mentioned occupancies, of the exterior boundaries of the lot or parcel of land upon which said occupancy is situate:

Hospital .....	200 feet
Church .....	60 feet
School .....	200 feet
Theatre .....	60 feet

All applications for permits shall be made in writing; shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not



exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fireproofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection



with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles



in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

Section 8. Services Permitted: The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

Section 9. Duties of the Fire Marshal: It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

Section 10. Penalty: Any person, firm, company or corporation



that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

*Explanation.*

Measurement to be made from exterior boundaries of properties affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.

Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

Supervisor Uhl moved that No. 13 on the Calendar, relative to gasoline supply stations, be taken up out of order in order that Mr. Fred D. Parr, representing the Federated Protestant Churches of California, might be heard on the subject, as he had to leave at 4 o'clock for Los Angeles.

*Amendment.*

Supervisor Colman moved as an amendment that the matter be postponed until the next meeting at 2 p. m.

Whereupon, the roll was called on the amendment and the same was *lost* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden—4.

Noes—Supervisors McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—6.

Absent—Supervisor Gallagher—1.

Whereupon, Mr. Fred D. Parr, representing the Federated Protestant Churches of California, was granted the privilege of the floor for the purpose of explaining the attitude of his organization and his own personal views respecting gasoline supply stations in the vicinity of churches.

Thereupon, Supervisor Hayden raised the point of order against consideration of proposed bill at this time for the reason that a majority of the committee had not signed it.

Supervisor Uhl moved that the Board of Supervisors call out of committee the report which has been made.

Supervisor Hayden raised the point of order that his point of order is pending.

Whereupon, the Chair ruled that there was no majority report before the Board.



**Action Deferred.**

Whereupon, on motion, the subject matter was *laid over until Tuesday, July 30, 1935, at 10 a. m. for further consideration in Joint Committee on Public Welfare, and Fire, Safety and Police.*

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Requiring Contractors for City and County Work to Comply With  
the principles of the National Recovery Act.**

(Code No. 9.087)

Supervisor Shannon presented:

Bill No. 781, Ordinance No. 9.0874, as follows:

Providing for the compliance by contractors doing business with the City and County of San Francisco with the principles established by the National Recovery Act.

Any officer, board or commission of the City and County of San Francisco authorized to enter into contract for any public work or improvement shall indicate in the call for bids that contractors doing business with the City and County shall comply with the principles established by the National Recovery Act.

Section 2. It shall be the duty of any officer, board or commission of the City and County of San Francisco authorized to enter into contract for any public work or improvement to award said contract to the lowest successful bidder who has complied with the principles set forth in the National Recovery Act. No contract shall be awarded for any public work or improvement by the City and County to a bidder who does not adhere to the principles set forth in the codes established by the National Recovery Act.

*Referred to Public Welfare Committee.*

**Use of Public School Auditoriums by Townsend Plan Clubs.**

(Code No. 5.2)

Supervisor Shannon presented:

Resolution No. 2072, as follows:

Whereas, the School Code of the State of California authorizes the use of school buildings and auditoriums for associations formed for recreational, educational, political, economic, artistic and moral activities; and

Whereas, many school buildings throughout the State are used for the purpose of meetings conducted under the auspices of the Townsend Plan Clubs; and

Whereas, the Board of Education of the City and County of San Francisco has not permitted the use of public school auditoriums for meetings conducted by the Townsend Plan Clubs; now, therefore, be it

Resolved, That the Board of Supervisors does hereby respectfully request the Board of Education of the City and County of San Francisco to permit the use of public school auditoriums for meetings conducted by the Townsend Plan Clubs when said meetings do not interfere with the established uses of said auditoriums.

*Referred to Education, Parks and Playgrounds Committee.*

**Authorizing Agreement Between the City and County and the  
Southern Pacific Company for the Construction of Alemany  
Boulevard Over the Company's Right of Way.**

(Code No. 12.1711)

Resolution No. 2073, as follows:

Resolved, That, in accordance with the recommendation of the De-



partment of Public Works, the City and County of San Francisco, a municipal corporation, enter into a written agreement with the Southern Pacific Company, et al., whereby said company shall grant unto the City and County the right to construct and maintain Alemany boulevard over the company's right of way and tracks in the vicinity of Palmetto avenue and Crystal street, San Francisco, California; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute said agreement in behalf of the City and County of San Francisco.

Approved by the Director of Property.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Authorizing the Deposit of \$15,000 Islais Creek Reclamation District 6 Per Cent Bonds, 1937 Maturity, With the Bank of California National Association in Exchange for Refunding 6 Per Cent Bonds Issued by Said District.**

(Code No. 12.04)

Resolution No. 2074, as follows:

Authorizing the deposit of \$15,000 Islais Creek Reclamation District 6 Per Cent Bonds, 1937 Maturity, with the Bank of California National Association in Exchange for refunding 6 per cent bonds issued by said district.

Whereas, the Henri F. Windel Trust Fund, administered by the Mayor and the Finance Committee of the Board of Supervisors, is the owner of Islais Creek Reclamation District 6 Per Cent Serial Bonds in the sum of fifteen thousand dollars (\$15,000); and

Whereas, the property owners in the Islais Creek Reclamation District did, at an election duly called and held on the 27th day of November, 1934, vote to refund the outstanding bonds of the district maturing at the rate of one hundred sixty-two thousand dollars (\$161,000) per year from January 1, 1936, to January 1, 1941, by the issuance and delivery of 6 per cent serial bonds maturing at the rate of eighty-one thousand dollars (\$81,000) per year from January 1, 1941, to January 1, 1952; and

Whereas, the Treasurer of the City and County of San Francisco recommends for the benefit of said trust fund, that the said bonds owned by the said Henri F. Windel Trust Fund be interchanged by said refunding bonds; now, therefore, be it

Resolved, That the trustees of the Henri F. Wendel Trust Fund, to-wit, the Mayor and the members of the Finance Committee of the Board of Supervisors, or a majority of the members of said Finance Committee, be and they are hereby authorized and empowered and directed through the agency of the Treasurer of the City and County of San Francisco to deposit all of the said Islais Creek Reclamation District Serial 6 Per Cent Bonds owned by the said Henri F. Windel Trust Fund with the Bank of California National Association under the terms of a certain deposit agreement to be made with said Bank of California National Association, wherein and whereby said Bank of California National Association shall act as the agent and representative of said bondholders for the purpose of effecting the said exchange of said bonds; and be it

Further Resolved, That Angelo J. Rossi, Mayor of the City and County of San Francisco, and the members of the Finance Committee of the Board of Supervisors, or a majority of said committee,

be and they are hereby authorized to execute the said agreement depositing the aforesaid bonds for refunding and exchange.

Approved by Jno. J. O'Toole, City Attorney.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

### I. O. R. M. Invitation.

Communication from I. O. R. M. and Degree of Pocahontas of San Francisco inviting attendance at reception to Great Incohonee A. J. Ruland of Binghamton, New York, at Memorial Building, August 3, 1935, 8 p. m.

Read by the Clerk.

**Appointment of Edmund Heller as Zoo Director and Zoological Expert at an Annual Salary of \$4,000.**

(Code No. 4.01)

Resolution No. 2075, as follows:

Whereas, the Park Commission desires and recommends the appointment of Edmund Heller, a naturalist of international reputation, as Zoo Director and Zoological Expert, at an annual salary of \$4,000, vice George Bistany, deceased;

Resolved, That, in accordance with the provisions of Section 7 of the Charter, Edmund Heller be and is hereby appointed Zoo Director and Zoological Expert as recommended by his Honor the Mayor and the Civil Service Commission.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Gallagher—2.

**Resolution to Property Owners Answering Supervisor Uhl's Letter on Extension of Time for Board of Equalization.**

(Code No. 1.03)

Supervisor Havenner presented:

Resolution No. 2076, as follows:

Whereas, the attention of the Board of Supervisors has been directed to the fact that, under date of July 22, 1935, Supervisor Adolph Uhl addressed a letter to property owners of San Francisco in reference to the recent sessions of the Board of Supervisors, sitting as a County Board of Equalization; and

Whereas, in this letter Supervisor Uhl made the following statement:

"On July 12th, realizing that we could not complete the work of equalizing in proper manner, I urged my colleagues to request twenty days' extension from the State Board of Equalization; unfortunately my colleagues did not do so," and

Whereas, the official record of the County Board of Equalization shows that, by unanimous vote, the Board of Supervisors did request twenty days' extension from the State Board of Equalization, and the record further shows that the State Board of Equalization did not grant such request; now, therefore, be it

Resolved, That the Board of Supervisors directs its Clerk to forward a copy of this resolution to property owners of San Francisco who petitioned for hearing at the recent sessions of the County Board of Equalization in order that they may be advised that the statement contained in the letter sent out by Supervisor Uhl was untrue and misleading, and tended improperly to place responsibility upon the other members of the Board of Supervisors for failure to continue hear-



ings of the County Board of Equalization after the expiration of the period fixed by the State law.

*Referred to Rules Committee.*

### Providing for Special Meeting to Discuss Public Works Projects.

(Code No. ———)

Supervisor Uhl presented:

Resolution No. 2077, as follows:

Whereas, the Federal Government has given notice that the City and County of San Francisco must bear a percentage of the cost of the projects presented to Mr. F. Y. McLaughlin, Administrator, Works Progress Administration, by Mayor Rossi, under date of June 14, 1935; and

Whereas, it is of the utmost importance that an agreement be reached at the earliest possible date regarding said work projects in order that our unemployed employables shall be given employment without further delay; and

Whereas, it may be found necessary that certain of the projects presented by the Mayor might well be eliminated in order to avoid a bond issue; be it, therefore,

Resolved, That the Mayor be requested to meet with the Board of Supervisors at a special meeting to be held this week in order to discuss the projects submitted by Mayor Rossi to Mr. McLaughlin.

*Referred to Finance Committee.*

### Controller's Letter to the State Board of Equalization.

The following was read by the Clerk and copies ordered sent to members:

OFFICE OF CONTROLLER.

July 29, 1935.

The Honorable the Board of Supervisors, City and County of San Francisco.

Gentlemen: As at July 20, 1935, the Controller addressed you in the matter of equalization of assessments for the City and County of San Francisco, 1935-36. In said letter you were notified that the subject matter had been postponed by the State Board of Equalization for final consideration July 30, 1935.

Herewith please find copy of a letter transmitted to the State Board of Equalization July 27, 1935, evidencing items in answer to request of Mr. A. G. Mott, Director of Valuation Division.

The City Attorney, the Assessor and the Controller will attend the meeting to be held in Sacramento Tuesday, July 30, 1935, and it is suggested that the Acting Chairman of the Finance Committee, who attended the initial meeting of the State Board of Equalization, be also requested to be present.

Yours very truly,

LEONARD S. LEAVY, Controller.

July 29, 1935, read by Clerk. Copies to members.

CITY AND COUNTY OF SAN FRANCISCO.

OFFICE OF CONTROLLER.

July 27, 1935.

The Honorable the State Board of Equalization, Sacramento, California.

Gentlemen: Attention: Mr. A. G. Mott, Director of Valuation Division.

Subsequent to a meeting with your Board on July 19, 1935, re: discussion of San Francisco's Assessment Roll, and your request for further information, please be advised:

1. Land and improvements show a definite reduction in the assessment roll for 1935-36.

	1934-35	1935-36	Decrease
Land .....	333,113,200	324,693,226	8,419,974
Improvements ....	329,544,221	328,010,041	1,534,180
	<hr/> 662,657,421	<hr/> 652,703,267	<hr/> 9,954,154

2. Grand total of Assessment Roll shows:

	1934-35	1935-36	Decrease
	1,024,148,463	1,004,366,089	19,782,374

3. Total properties acquired by the City and County of San Francisco and removed from the roll during the past year, \$75,320.

4. The 225 parcels, as reported to the Assessor by the State Board of Equalization, have been checked to the 1935-36 assessed valuations. We find a ratio variance in many parcels, but the general average for all parcels recited is 49.72 per cent.

Please be further advised that Mr. John J. O'Toole, City Attorney, and Mr. Harold J. Boyd, Chief Assistant Assessor, will join the undersigned and appear before your Board on Tuesday, July 30th, between 10 and 11 a. m.

Yours very truly,

LEONARD S. LEAVY, Controller.

#### Approval of San Francisco Budget by State Board of Equalization.

The following was presented:

July 24, 1935.

The Honorable the Board of Supervisors, City and County of San Francisco.

Gentlemen: Herewith please find copy of a letter from the State Board of Equalization, approving the budget of the City and County of San Francisco for the fiscal year 1935-36. This action by the State Board was taken subsequent to presentation made at Sacramento, July 15th, by Mayor Rossi, Supervisor Shannon, City Attorney O'Toole, and the Controller.

Yours very truly,

LEONARD S. LEAVY, Controller.

*July 29, 1935—Read by the Clerk. Made part of record. Entered in Journal.*

STATE BOARD OF EQUALIZATION.

Sacramento, State of California.

July 22, 1935.

Mr. Leonard S. Leavy, Controller, City and County of San Francisco, City Hall, San Francisco, California.

Dear Mr. Leavy: Following presentation of the application of the Board of Supervisors of the City and County of San Francisco, for authority of this Board to make expenditures out of tax funds raised for the support of government in said City and County for the current fiscal year, as contemplated by the annual appropriation ordinance heretofore filed with us, the State Board of Equalization, by resolution duly adopted and entered upon its minutes, has approved the expenditures proposed in such ordinance, notwithstanding any provision of the Constitution or statutes of this State limiting said expenditures to any lesser amount.

Very truly yours,

DIXWELL L. PIERCE, Secretary.

CC John J. O'Toole, Esq.,



**San Francisco-Oakland Bay Bridge Data Requested.**

Supervisor Havenner moved that the Public Utilities Commission be requested to advise the Board of Supervisors whether its investigations into the cost of the San Francisco-Oakland Bay Bridge would indicate that any amount in excess of \$15,000,000 attributable directly to interurban transportation might properly be allotted as additional to the cost of the bridge.

*So ordered.*

Supervisor Havenner moved that the City Attorney advise whether any practical reservation might be made by the Board of Supervisors which would insure that every possible step be taken to bring transcontinental trains into San Francisco at the earliest possible moment.

**ADJOURNMENT.**

Whereupon, the Board, at the hour of 7:10 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors, August 5, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, August 5, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, AUGUST 5, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, August 5, 1935, 2 p. m.  
The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:  
Supervisors Colman, Gallagher, Hayden, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Shannon—2.

Supervisor Brown appeared and was noted present at 2:20 p. m.

Quorum present.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of July 29, 1935, was considered read and approved.

### Action Deferred.

The following matter was, on motion, *laid over one week*:

### Proposed Amendment to Rules.

July 1, 1935. Supervisor Uhl called out of Rules Committee his proposed amendment to the "Order of Business" fixing "Roll Call" earlier in the proceedings.

### SPECIAL ORDER—2 P. M.

Report of Public Utilities Committee on Application of the Market Street Railway for Permission to Remove Car Tracks on Fifth Street Between Mission and Brannan Streets and to Install Car Tracks on Sixth Street From Folsom to Bryant Street.

The following matter was taken up:

San Francisco, California, July 26, 1935.

Board of Supervisors, City and County of San Francisco, City Hall.

Gentlemen—The Public Utilities Committee, at meeting, Wednesday, July 24, 1935, considered the application of the Market Street Railway for permission to remove car tracks on Fifth street between Mission and Brannan streets, and to install car tracks on Sixth street from Folsom to Bryant.

The Streets Committee was invited to attend, and there were present Supervisors Havenner, Roncovieri and Ratto.

Since no quorum of the Public Utilities Committee was present, the subject matter was referred to the Board without recommendation, and the Committee respectfully requests that this subject matter be considered immediately after the special order of business at 3 p. m. relating to rapid transit.

The Committee referred the subject matter to the City Engineer and to the Public Utilities Commission, and a reply from both departments is on file with the Clerk.



Should the Board approve said application it is suggested that the City Attorney prepare the necessary legislation.

Respectfully submitted,

PUBLIC UTILITIES COMMITTEE,

By JESSE C. COLMAN,

Chairman.

ARTHUR M. BROWN, JR.,

Member.

FRANCK R. HAVENNER,

Member.

### Committee of the Whole.

Whereupon, the Board of Supervisors resolved itself into Committee of the Whole for the purpose of giving consideration to the application of the Market Street Railway Company to remove its track on Fifth street and restore tracks on Sixth street.

Colonel Skeggs, Engineer, State Board of Public Works, was heard at length as to necessity of making change requested in routing of Fifth street cars in order to relieve and facilitate anticipated automobile traffic on San Francisco-Oakland Bay Bridge. In reply to Supervisor Uhl he said that he would do all he could to see that the expense of repaving Fifth street would be provided out of the one-fourth-cent gasoline tax.

Mr. Yount, representing the Market Street Railway Company, was also heard. He said that the company was not opposed to the removal of the Fifth street track, that that opposition came from the merchants.

Supervisor Havenner thereupon moved that the application of the Market Street Railway Company for removal of tracks on Fifth street and restoration of tracks on Sixth street be approved, the City Attorney to be requested to prepare the necessary legislation and it be passed today if so prepared.

Motion *carried*.

Whereupon, on motion of Supervisor Gallagher the Committee of the Whole arose and reported to the Board.

### Passed for Second Reading.

Subsequently the following ordinances were presented and *passed for second reading* by the following vote:

#### Abandonment of Street Railway Tracks, Fifth Street, Between Mission and Brannan Streets.

(Code No. 15.091)

Bill No. 783, Ordinance No. 15.09112, as follows:

Authorizing Market Street Railway Company to abandon and remove street railway tracks on Fifth street, between Mission street and Brannan street.

Whereas, the Department of Public Works of the State of California, Division of Highways, has requested the abandonment by Market Street Railway Company of its street car service on Fifth street, between Mission street and Brannan street, and have requested the removal of the street car tracks on Fifth street, between Mission and Brannan streets, in aid of the construction of the San Francisco approach to the so-called San Francisco-Oakland Bay Bridge; and

Whereas, Market Street Railway Company has, in writing, petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks and service and has consented to discontinue its street car service over and along said street; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In pursuance of the petition of Market Street Railway Company, referred to in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned or held under the operating permit of said Company, dated February 9th, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Fifth street between Mission and Brannan streets.

That the public interest will not be injured or suffer by reason of the removal of said tracks or the abandonment of said service, and the Board of Supervisors so finds, in pursuance of Section 132 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

### Granting Permit to Construct Street Railway Tracks on Sixth Street.

(Code No. 15.091)

Also, Bill No. 782, Ordinance No. 15,09111, as follows:

Granting to Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisco and to run and operate cars thereon, in accordance with the provisions of Section 132 of the Charter of the City and County of San Francisco, and prescribing and setting forth the conditions under which said permit is granted.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, in conjunction with and as an extension of its existing railway tracks on Sixth street, a double track street railroad upon and over Sixth street, commencing at the intersection of Folsom street and Sixth street, thence along and upon Sixth street to and connecting with the railroad tracks on Bryant street.

Said extension shall be operated in the same manner and subject to the same terms and conditions under which the said street railway line on Sixth street from Market street to Folsom street, is operated when such supplemental permit is granted, to-wit, operating permit dated February 9th, 1931, as shown by the records of the Board of Supervisors of the City and County of San Francisco.

Said supplemental permit shall expire concurrently with the operating permit, dated February 9th, 1931, granted Market Street Railway Company, as hereinabove recited, and shall be subject always to the right of the City and County of San Francisco to acquire and possess the operative property of Market Street Railway Company, as provided in Section 132 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

### SPECIAL ORDER—2 P. M.

#### Consideration of Report of Health Committee on Bids for Garbage Disposal.

Consideration of the report of the Health Committee, presented on April 22, 1935, and set for this day, recommending the acceptance of the bid of the Sanitary Fill Company for garbage disposal and rejecting all other bids, and requesting the City Attorney to prepare the necessary franchise ordinance in accordance with the provisions



of the call for bids, providing among other things that the bidder shall file and maintain a surety bond running to the City and County of San Francisco, to be approved by the Board of Supervisors in the penal sum of \$50,000, conditional that such bidder shall faithfully fulfill the guarantees contained in its bid and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole penal sum shall be deemed liquidated damages and recoverable from the principal and sureties on said bond.

**Authorizing City Attorney to Prepare Necessary Documents for  
Granting Garbage Disposal Franchise to Sanitary Fill Co.**

(Code No. 17.08)

Resolution No. 1965, as follows:

Resolved, That the bid of the Sanitary Fill Company for a garbage disposal franchise, received on February 18, 1935, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period of ten years.

Further Resolved, That all other bids be and are hereby rejected.

**GARBAGE DISPOSAL—HEALTH COMMITTEE REPORT.**

Supervisor Roncovieri presented:

**Report of Health Committee on Garbage Disposal.**

San Francisco, California, April 20, 1935.

To the Honorable the Board of Supervisors of the City and County of San Francisco.

Gentlemen: Your Committee on Public Health has devoted sixteen hours to exhaustive hearings of eight bidders for the disposal of San Francisco garbage, at which hearings each bidder was invited to fully explain his bid. In addition to the hearings, your Committee inspected two incinerators and two locations for fill and cover. The comparative analysis of the Garbage and Refuse Disposal Franchise bids, and the report thereon submitted by City Engineer John J. Casey, were studied and discussed at length at the various hearings. As a result of our study we concur with, approve and confirm the report and findings of the Honorable John J. Casey. Your Committee herewith submits a copy of the call for bids, together with a copy of the report and findings of the City Engineer, upon which the following resolution is based, and submitted to the Board of Supervisors for adoption:

Resolution No. ....:

Whereas, bids for the disposal of garbage and refuse were called for on the 20th of December, 1934, pursuant to Resolution No. 1711, Code No. 17.08; and

Whereas, bids were received on February 18, 1935, and thereafter referred to the City Engineer for study and comparative analysis; and

Whereas, the report of the City Engineer, dated March 20th, 1935, finds that the Sanitary Fill Company is the best qualified bidder, and that the bid complies with every condition in the Notice of Proposal for Bids, and offers to dispose of the garbage and refuse at one dollar (\$1.00) per ton, or for such other sum as may be agreed upon by the bidder and the garbage collectors. If such charge cannot be agreed upon, it shall be fixed by the Board of Supervisors, but shall not exceed one dollar and fifty cents (\$1.50) per ton in accordance with the law and the ordinances of the City and County of San Francisco. The bidder also offers to pay to the City and County of San Francisco the cost of the City's inspection of their operations; and

Whereas, the Sanitary Fill Company, in conjunction with the Scavengers' Protective Union, has had many years of experience in



garbage and refuse disposal, and is the owner and operator of the present loading station in the railroad yard at Sixteenth street, and in addition holds a permit to dispose of garbage and refuse by fill and cover, on privately owned tidelands located in the Bay Shore Sanitary District of San Mateo County; and

Whereas, the bid of the Sanitary Fill Company permits the City and County of San Francisco at its pleasure at any time to order the said Sanitary Fill Company to change the location of its fill and cover operations from privately owned property to the tidelands of Mills Field, or to any other city-owned land, when, and if, a suitable site is provided therefor; and

Whereas, it is to the interest of the City and County of San Francisco to take advantage of the minimum franchise time of ten (10) years, specified by the Sanitary Fill Company; and

Whereas, it is also otherwise to the interest of the City and County of San Francisco to accept said bid; now, therefore, be it

Resolved, That your Health Committee does hereby recommend to the Board of Supervisors of the City and County of San Francisco the acceptance of the bid of the Sanitary Fill Company, and the rejection of all other bids; and be it

Further Resolved, That the City Attorney be and he is hereby requested to prepare the necessary franchise ordinance in accordance with the provisions of the call for bids, providing, among other things, that the bidder shall file and maintain a surety company bond running to the City and County of San Francisco to be approved by the Board of Supervisors, in the penal sum of fifty thousand dollars (\$50,000), conditioned that such bidder shall faithfully fulfil the guarantees contained in its bid, and shall well and truly observe, fulfil and perform each and every other term and condition of the franchise or privilege; and that in case of any breach of conditions of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Respectfully submitted,

ALFRED RONCOVIERI, Chairman,  
J. EMMET HAYDEN,

Health Committee.

Report of Chief Engineer John J. Casey herewith attached.

CITY AND COUNTY OF SAN FRANCISCO  
DEPARTMENT OF PUBLIC WORKS  
BUREAU OF ENGINEERING

In your reply refer to  
File 700

March 20, 1935.

*Garbage and Refuse Disposal Franchise—Analysis and Report Bids*

The Honorable Board of Supervisors, City and County of San Francisco, San Francisco, California.

Gentlemen: Pursuant to the request of your Honorable Board, I have made an analysis of the eight bids received by you and opened on February 18, 1935, covering a garbage and refuse disposal franchise.

As the result of my analysis of these bids, a copy of which analysis is attached hereto, bid No. 8 of the Sanitary Fill Company, by John Armanino, for the disposal of garbage at \$1 a ton for a period of from 10 to 25 years, in my judgment, is the most acceptable bid. This company represents the Scavengers' Protective Union, which is at present disposing of all garbage and refuse collected in the City and County of San Francisco in the Bay Shore Sanitary District of San Mateo County.

It appears that this bid would best serve the interests of the City and County of San Francisco, for the following reasons:



The bidder, in conjunction with the Scavengers' Protective Union, has had many years of experience in garbage and refuse disposal; has a permit to dispose of garbage and refuse in said District; guarantees sanitary disposal by fill and cover without offense or nuisance; expresses willingness to maintain a surety bond to protect the City in regard to the performance and fulfilment of all conditions set forth in the franchise; and is the owner and operator of the present loading station in the railroad yard at Sixteenth street. In addition, this bid permits a sanitary fill to be made on City owned instead of privately owned property, as soon as your Honorable Board provides a suitable site.

It is therefore a qualified bidder, and is conversant with every detail necessary to dispose successfully of garbage and refuse collected in the City and County of San Francisco. It also submitted a \$10,000 certified check with its proposal. This method of disposal, if accepted, will produce new land adjacent to the City. It would probably be of interest to the City to take advantage of the minimum franchise time specified by this bidder, namely, ten years.

There are attached hereto a copy of Notice of Proposal for Bids for Garbage and Refuse Disposal Franchise, incorporated in Resolution No. 1711 of your Board, and a tabular record of bids received.

Your respectfully,

JOHN J. CASEY,  
City Engineer.

*Analysis Report on Bids—Garbage and Refuse Disposal Franchise.*

March 18, 1935.

No. 1. The Bay Cities Refuse Co.; \$10 check deposit, McKeon and Tyrell, the representatives, no statement of experience, without evidence of a fill permit and no statement of plant and operation costs; offers 5 to 25 years acceptance of garbage and refuse at \$1 per ton, street sweeping free, at loading station in S. P. Co. Freight Yard, and final disposal by fill and cover, under \$50,000 surety bond in the Bay Shore Sanitary District, San Mateo Co. will pay to City a bonus of two cents per ton on all garbage and refuse received, except the street sweepings. The City may purchase the plant at end of three years for cost.

No. 2. The L. M. Rose Co.; no deposit; representative, L. M. Rose, the secretary; no evidence of experience.

Proposition No. 1.—Offers to dispose of garbage and refuse in an experimental 800-ton incinerator costing \$700,000 exclusive of property, at \$1.25 or more per ton. It will pay 10 per cent of net annual profit to the City. \$100,000 bond guarantees construction of plant. No operation bond. May cancel annual payment at any time. Profit uncertain, if any. Numerous conditions expected. Ash disposal not provided.

Proposition No. 2.—Offers to sell to City an experimental 800-ton incinerator costing \$800,000 on lot furnished by bidder. A \$200,000 down payment will be required, and twenty annual payments plus 6 per cent on unpaid balance. The City will be required to pay a royalty of 25 cents per ton on all tonnage for 25 years. This setup will require a disposal cost of \$1.50 per ton.

No. 3. MacDonald & Kahn Co., Ltd.; \$10,000 certified check deposit; no statement of experience; without evidence of a fill permit and no statement of plant and operation costs; offers 25 years' acceptance and disposal of all garbage and refuse by fill and cover in accordance with Holland Pat. 1935090 at \$1.15 per ton, without surety bond, in India Basin, State of California property or in another locality. Bid was conditioned upon permission being obtained from the Board of State Harbor Control. It will assign to a new corporation. If State pays for filling its property, such monies will revert to the City.

No. 4. The Ludwig Incinerator Co.; no deposit; no statement of experience; offers to dispose of garbage and refuse, without smoke or



odor and incinerate to a mineral ash, in an experimental plant costing \$800,000, for \$1.00 per ton; conditional upon being granted an exclusive franchise. It will form a corporation. The disposal of ash and reject materials not included in the bid.

No. 5. The Lindgren Co., Inc.; no deposit; no statement of experience, and only a tentative permit to fill in specified location; makes condition 10 years' offer for the acceptance of garbage and refuse at wharf, on site furnished by the City, for \$1.00 per ton, and transporting by barges to final disposal by fill and cover, without guarantees except a \$50,000 surety bond, at McNear's Point, Marin Co.; it reserves right to sub-contract.

No. 6. The Island Transportation Co.; Grizzly Island; no deposit; Benjamin Walters, the representative; no statement of experience; with 25 years' fill permit and no statement of plant and operation costs, makes conditional offer for the acceptance of garbage and refuse at wharf, on site furnished by the City, for \$1.40 per ton, and transporting by barges to final disposal by fill and cover, without guarantee except \$50,000 to \$100,000 surety bond, on State of California designated tide lands in Solano County, or other locations. The said price of disposal does not include any amount for tax, rental, franchise, fee or charge for said wharf site, and if required, the said disposal price shall be increased by the amount of such tax, rental, franchise, fee or other charge.

No. 7. The San Francisco Sanitary Service Co., a company representing the Scavengers' Protective Association and the Sunset Scavenger Corporation, at present collecting the garbage and refuse of the City and County of San Francisco; \$10,000 certified check deposit; F. Ratto and D. Fontana, the representatives, have experience in disposal of garbage by incinerator and fill and cover, and a representative of the Scavengers' Protective Union holds a disposal permit granted by the Bay Shore Sanitary District.

This bid offers disposal for 25 years, free of cost, of all the garbage and refuse collected in the City and County of San Francisco, including garbage and refuse collected by the Street Department, if granted a conditional franchise for the exclusive collection of said garbage and refuse.

It proposes to build an 800-ton, \$750,000 incinerator on a site to be furnished by the City, and will transport the ash and reject materials by train to said District for final disposal, or it will transport the garbage and refuse by train from the loading station owned and operated by the Scavengers' Protective Union to an incinerator in said District, and there make its final disposal of the ash and reject materials without offense or nuisance. It furthermore expresses a willingness to maintain a \$50,000 to \$100,000 surety bond to protect the City in regard to the performance and fulfillment of all the conditions of the franchise. The City may purchase the plant at any time for fair value.

Inasmuch as your Resolution No. 1711 called for bids for a franchise specifying disposal only, it is assumed that this bid does not conform to the original intent of your Board.

No. 8. The Sanitary Fill Company, a company representing the Scavengers' Protective Union, which is at present disposing of all garbage and refuse collected in the City and County of San Francisco. John Armanino, the representative, is experienced and holds a permit for garbage and refuse disposal in the Bay Shore Sanitary District, San Mateo County.

It presented complete statement of plant and operation costs, and offers 10 to 25 years' disposal by fill and cover, under \$50,000 to \$100,000 surety bond, in the said District.

It will pay a stated sum per annum for an inspector to be employed by the City. It proposes to construct a recreation center on the filled-in portion of the fill.

It also offered to dispose of the garbage and refuse in Mills Field, if such location were more desirable.



All of the foregoing to be in accordance with the terms and conditions that are to be set forth in an ordinance to be enacted by the Board of Supervisors of the City and County of San Francisco.

The bid complies with every condition in the Notice of Proposal for Bids, and sets a price of \$1.00 a ton for disposal, or such other sum as may be agreed on by the bidder and the garbage collectors. If such charge cannot be agreed on, it shall be fixed by the Board of Supervisors, but shall not exceed \$1.50 a ton, in accordance with the law and ordinances of the City and County of San Francisco. Street sweepings and garbage collected by the Street Department are to be disposed of without charge.

It guarantees sanitary disposal without offense or nuisance; expresses willingness to maintain a surety bond to protect the City in regard to the performance and fulfilment of all conditions set forth in the franchise, and it is the owner and operator of the present loading station in the Southern Pacific Company yard at Sixteenth street. The City may purchase the plant at any time for a fair value.

It is therefore a qualified bidder, and is conversant with every detail necessary to dispose successfully of garbage and refuse collected in the City and County of San Francisco.

This method of disposal, if accepted, will produce new industrial land adjacent to the City.

JOHN J. CASEY,  
City Engineer.

### A Brief Review of the Garbage Disposal Problem.

Supervisor Roncovieri read the following into the record:

While the garbage disposal problem is omnipresent and always a potential source of agitation in every city, the question in San Francisco did not become acute until late in 1932, when the Superior Court enjoined the use of the old incinerator which was located at 15th and De Haro streets.

More than three years previous to the destruction of the old incinerator, the Board of Supervisors had begun serious consideration of some new and improved means of garbage disposal.

On June 13, 1929, the Board of Supervisors adopted a policy which declared for garbage disposal by means of a municipally owned and operated incinerator. Because of the agitation which this declaration of policy incited the Board decided to submit to the people several questions of policy with respect to garbage disposal. By reason of the confusing nature of the questions of policy propounded, the people could not possibly vote consistently. The only logical inference of the inconsistent vote on these questions of policy showed that the people were in favor of incineration, but not by the municipality. Accordingly on February 24, 1930, I submitted a minority resolution calling for bids for a franchise to dispose of garbage by means of an incinerator to be constructed and operated by private persons. On December 8, 1930, the Board of Supervisors uttered a call for bids for garbage disposal. On January 12, 1931, bids were received in answer to this call. Of seven bids received only two complied with the terms of the call, and these both provided for disposal by dumping the garbage at sea. The other bids were declared illegal by the City Attorney. On September 10, 1931, the two remaining bids were rejected by the Board because of the widespread opposition which had developed in the interim to disposal of garbage by dumping at sea.

On April 21, 1931, the Board of Supervisors passed a resolution instructing the City Attorney and the City Engineer to prepare plans and specifications and the necessary legislation looking to a call for bids for garbage disposal, primarily by incineration, or, as an alternative, by any means other than dumping at sea. The obvious reason for the departure from the previous policy of calling for bids for incineration alone, was the fact that no legal bids for disposal by that method had been submitted. The call for bids was uttered on June 22, 1931, and



the bids were received on July 27, 1931. Pursuant to this call, four bids were received, and they were all declared illegal by the City Attorney and rejected by the Board of Supervisors, with the exception of the bid submitted by the Berry-Ortmeyer Engineering Corporation. This last bid proposed a novel method of disposal of garbage by converting it into a fertilizer by means of fermentation in a series of tanks. Because it was not thought wise to experiment, the bid was subsequently rejected by the Board of Supervisors.

Because of the Superior Court order enjoining the use of the old incinerator at Fifteenth and De Haro streets late in 1932, it now became necessary to find some immediate means of disposal until such time as an incinerator might be built. The solution to the problem was furnished by the Scavengers Protective Union, which had been operating the old incinerator for many years and had been disposing of the garbage residue on tidelands at Bayshore Sanitary District. The Scavengers Protective Union made arrangements for the disposal of garbage by "fill and cover" at the Bayshore Sanitary District in San Mateo County. Accordingly, the city entered into contract with the Scavengers Protective Union for garbage disposal at that location, after assurances were had from the Engineer and the Health Officer that, if properly done, no health menace would result. This means of disposal has continued without interruption ever since with the full approval of the Health and Engineering authorities of San Francisco.

On May 28, 1934, bids were again asked for disposal by the exclusive means of incineration. Not one bid for disposal by incineration was received. The Scavengers Protective Union submitted a bid proposing disposal by "fill and cover." No other bids were received. Though believed legal, this bid was withdrawn because other "fill and cover" bidders had failed to bid, believing that the call was for incineration alone, and it was thought morally proper not to take advantage of their misapprehension.

On December 17, 1934, bids were again sought for disposal by *any method*. Eight bids were received February 18, 1935, and referred to the City Engineer for report. These are the eight bids now under consideration. Of the eight bids submitted only three proposed incineration. Of these three, one cannot be considered because it is based on a requested franchise for both collection and disposal, which, under the terms of the initiative ordinance, the Board of Supervisors has no authority to grant, according to the opinion of the City Attorney. This bid, known as the bid of the Sanitary Service Company, was therefore rejected by the Board of Supervisors on June 10, 1935. With regard to the two remaining incinerator proposals, one of the bidders has no garbage incinerator in operation anywhere, and the other bidder has a small incinerator at the Laguna Honda Home in which only the dry garbage of the institution is burned. The City Engineer has declared that he can draw no conclusion that a larger incinerator on the same plan can successfully destroy the 600 to 800 tons of mixed dry and wet garbage collected in San Francisco. Besides, the engineers have said repeatedly and notified all bidders in advance, that they will not recommend any garbage incineration plan which cannot be shown to have been in successful operation under similar conditions as are present in San Francisco for a period of at least two years. The engineers adopted this policy in order to save San Francisco from experimentation, such as has already cost the city a loss of one million dollars (\$1,000,000) invested in the incinerator on Army street.

It must be evident to every fair minded person, that since June, 1929, the Board of Supervisors has done everything possible to provide incineration as the means for garbage disposal; that difficulties over which the Supervisors have no control have prevented it; that the Board has made an impartial, fair, and honest effort to permanently settle the problem, and that the garbage is at present being disposed of in a sanitary and economical manner, satisfactory to the Engineering and Health Departments of San Francisco.

At the present time there is before the Board the report and findings



of the City Engineer, and the recommendation of the Health Committee, that these findings be approved and a franchise be awarded to the Sanitary Fill Company for a maximum period not to exceed ten years.

It should be noted in connection with this bid that it contains a recapture clause providing that the City and County of San Francisco may acquire the plant and property of the bidder at any time. If the recommended franchise is awarded to this company, the garbage disposal problem will be settled in a satisfactory manner, and if subsequently, during the life of the franchise, a proposal for efficient and economical incineration comes forward, we can, by reason of the recapture clause, readily avail ourselves of it.

### Motions.

Thereupon, Supervisor Gallagher moved the privilege of the floor for Mrs. Cassidy, attorney representing J. P. Holland & Co.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—7.

Noes—Supervisors Hayden, Roncovieri—2.

Absent—Supervisors Brown, Shannon—2.

Supervisor Gallagher moved that Manuel Rose, one of the bidders, be granted the privilege of the floor.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—7.

Noes—Supervisors Hayden, Roncovieri—2.

Absent—Supervisors Brown, Shannon—2.

Whereupon, Supervisor Roncovieri, Chairman of Public Health Committee, declared that all but three bidders had been given a full and fair hearing and that there remained to be heard the Bay Cities Refuse Company, the Ludwig Incinerator Company, and the Sanitary Fill Company.

The Clerk was then directed, and called the Bay Cities Refuse Company and there was no response.

The Ludwig Incinerator Company was called, and Raymond O'Connor and Thomas Mulcahey were heard at length as to its financial responsibility and the merits of their method of disposing of garbage by incineration.

The Sanitary Fill Company, represented by Attorney Sylvester Andriano, was then heard at length as to the nature of the organizations represented by himself as to their ability, financial and otherwise, to fulfill all the conditions of the proposed franchise, their willingness to turn over the plant to the city at any time at a fair price.

Assistant City Attorney Dold was also heard as to the conditions of the proposed franchise.

Dr. Geiger, Director of Public Health, testified as to the sanitary conditions at the dump, and City Engineer John J. Casey as to the adequacy of the work of filling and covering.

### Communication.

Whereupon, the following communication was *ordered* spread in the minutes:

#### BAY SHORE SANITARY DISTRICT

Bay Shore, Calif., May 31, 1935.

Mr. John J. Casey, City Engineer, San Francisco, California.

Dear Sir—You are hereby notified that at a meeting of the Board of Directors of the Bay Shore Sanitary District held May 31st, 1935, at 8 p. m., that any and all permits or contracts heretofore issued by said Board for the dumping of garbage, waste, refuse, etc., in said district will be canceled ninety (90) days from date hereof.

You are further notified that any garbage disposal permit or franchise under consideration by the Board of Supervisors of the City and



County of San Francisco having its purpose the dumping of garbage within the Bay Shore Sanitary District be given for a period not to exceed ninety (90) days from date hereof.

Yours very truly,

S. ELLIGER, Secretary.

### Minority Report.

Thereupon, Supervisor Schmidt moved that the following minority report be substituted for the majority report:

Whereas, the present method of garbage disposal in the Bayshore Sanitary District is not a permanent solution of the garbage disposal problem; and

Whereas, the permit granted by the Bayshore Sanitary District was a *temporary* one pending the construction of an incinerator in San Francisco; and

Whereas, since the Bayshore Sanitary District has served notice that it intends terminating its permit as of September 1, 1935; and,

Whereas, many of our own residents in the Visitacion Valley District are opposed to garbage disposal in the vicinity of their homes; and

Whereas, apparently a majority of the people of San Mateo County as expressed through their many civic organizations, are opposed to the dumping of the garbage of San Francisco within the confines of their county; and

Whereas, the Board of Supervisors of San Mateo County has gone on record against the present method of garbage disposal by the City and County of San Francisco within the confines of San Mateo County; and

Whereas, it should be our endeavor to encourage the upbuilding of friendship and good will between the two counties looking toward the future consolidation of the two counties; and

Whereas, the majority of the people of San Francisco are apparently against the fill and cover method of garbage disposal; and

Whereas, the last time the people of San Francisco were given an opportunity to express their wishes in the matter of garbage disposal there was some confusion on account of the multiplicity of proposals offered; now, therefore, be it

Resolved, That, in order to finally settle and clarify the situation, the people of San Francisco be given an opportunity to vote on the two following declarations of policy as to garbage disposal:

Shall the garbage of San Francisco be disposed of by incineration in preference to disposal by the fill and cover method within the City and County of San Francisco?

Further Resolved, That all other franchise bids be and the same are hereby rejected.

Minority report *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri—8.

Absent—Supervisor Shannon—1.

### Adopted.

Whereupon, the roll was called on the following resolution, same being the recommendation of the majority of the Public Health Committee, and the same was *adopted* by the following vote:

**Authorizing City Attorney to Prepare Necessary Documents for Granting Garbage Disposal Franchise to Sanitary Fill Co.**

(Code. No. 17.08)

Resolution No. 1965, as follows:

Resolved, That the bid of the Sanitary Fill Company for a garbage disposal franchise, received on February 18, 1935, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period



of ten (10) years; that the holder file a surety bond in the penal sum of \$50,000, and that the City and County of San Francisco may purchase or otherwise acquire the plant and equipment by paying a fair value therefor.

Further Resolved, That all other bids be and are hereby rejected.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri—8.

Noes—Schmidt, Uhl—2.

Absent—Supervisor Shannon—1.

### SPECIAL ORDER—3 P. M.

#### Action Deferred.

On motion of Supervisor Gallagher the following bill was *laid over one week* and made a Special Order of Business for 4 p. m.

#### Reducing License Fees on Apartment Houses.

(Code No. 3.041)

Bill No. 764, Ordinance No. 3.04152, as follows:

Amending Section 12 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920, *by reducing the license fee on apartment houses*, and repealing all ordinances and parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 12 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 12. Every person, firm, partnership or corporation maintaining, conducting or operating an apartment house shall pay a license fee of \$2.25 per quarter to defray the cost of inspection and/or regulation by the Department of Public Health, Fire Prevention Bureau and Bureau of Licenses, and no permit shall be issued therefor without said license first having been had and obtained.

For the purpose of this ordinance an apartment house shall be deemed to be any building, or portion thereof, more than one story in height, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building.

"Apartment" is a room or suite of rooms which is occupied or intended or designed to be occupied by one family for living and sleeping purposes in an apartment house.

"Family" is one person living alone or a group of two or more persons living together in an apartment, whether related to each other by birth or not.

Section 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

#### Motion to Reconsider.

The following matter *was taken up* pursuant to motion made July 29, 1935, by Supervisor Shannon to reconsider the vote whereby the ordinance was finally passed, to-wit:

Supplemental Appropriations of \$14,500 and \$23,000 for the Acquiring of Two Surface Heaters, and the Materials and Supplies Necessary, Department of Public Works.

(Code No. 9.051)

Bill No. 770, Ordinance No. 9.051194, as follows:

Supplemental appropriation of \$14,500 to the credit of Appropriation No. 545.400.00, and supplemental appropriation of \$23,000 to the credit

of Appropriation No. 545.300.00 for the purpose of acquiring two surface heaters and the materials and supplies necessary for their operation; said appropriations being made from the surplus existing in the County Road Fund; subject to the provisions of Ordinance No. 9.051179.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Supplemental appropriation of \$14,500 be and is hereby made from surplus existing in the County Road Fund to the credit of Appropriation No. 545.400.00, and a supplemental appropriation of \$23,000, be and is hereby made from surplus existing in the County Road Fund to the credit of Appropriation No. 545.300.00, subject to the provisions of Ordinance No. 9.051179, for the purpose of acquiring two surface heaters and the materials and supplies necessary for their operation.

*Passed for second reading* by the Board of Supervisors, San Francisco, July 8, 1935.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Gallagher, Roncovieri, Shannon—4.

J. S. DUNNIGAN, Clerk.

Read second time and *finally passed*, Board of Supervisors, San Francisco, July 29, 1935.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovieri, Schmidt, Uhl—7.

Noes—Supervisors Brown, Ratto, Shannon—3.

Absent—Supervisor Gallagher—1.

Before the vote was announced, Supervisor Shannon changed his vote from No to Aye and moved for reconsideration.

#### Motion.

Supervisor Brown moved to postpone one week. No second.

#### Privilege of the Floor.

Whereupon, Wm. Coughlin, representing General Contractors' Association, and Wm. Worden, Director of Public Works, were heard at length on the pending question.

#### Motion to Reconsider Lost.

Thereupon, the question was put: "Shall the vote whereby the foregoing Bill was *finally passed* be reconsidered, and the same was *defeated* by the following vote:

Aye—Supervisor Brown—1.

Noes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Shannon—2.

### UNFINISHED BUSINESS

#### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

#### Contractors' Registration Ordinance.

(Code No. 9.092)

On recommendation of Finance Committee.

Bill No. 754, Ordinance No. 9.0924, as follows:

Providing for the issuance of Certificates of Registration to Contractors; defining the word "Contractor"; designating the Bureau of Licenses as the Department for the Issuance of said Certificates of



Registration; fixing the fee therefor; providing for the enforcement of certain duties by certain officials and bureaus of the City and County of San Francisco; and prescribing a penalty for violation of this ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A "contractor" within the meaning of this ordinance, is a person, firm, copartnership, corporation, association or other organization, or any combination thereof, who or which, in any capacity other than that of employee of another, with wages as the sole compensation for the work or labor performed or to be performed, advertises as such, or represents himself, themselves or it as such, or undertakes or offers to undertake or purports to have the capacity or ability to undertake or submits a bid, to construct, reconstruct, alter, repair, add to, subtract from, improve, move, wreck or demolish, any building, highway, road, railroad, excavation, or other structure, project, development, or improvement, or to do any part thereof, including the erection of scaffolding or other structures or works in connection therewith; provided that the term "contractor" as used in this ordinance shall include subcontractor, but shall not include anyone who merely furnishes materials or supplies without fabricating the same into, or consuming the same in the performance of, the work of the contractor as herein defined.

Section 2. Every contractor, as the term is defined by this ordinance, shall, before engaging or offering to engage in the construction, reconstruction, alteration, repair, remodeling, improvement, reduction, demolition or change in any building, structure or improvement within the City and County of San Francisco, or in the improvement, paving, filling or grading of any street, road, avenue, lane, highway, alley or way within said City and County, or in the improvement, grading or filling in of any lot or parcel of land in said City and County, or who holds himself, and by advertisement, solicitation or otherwise, proclaims himself to be a person, firm or corporation who is willing to do or perform all or any of the aforementioned things, obtain from the Bureau of Licenses in the office of the Tax Collector of the City and County of San Francisco a certificate to the effect that he is registered as a licensed contractor in the said Bureau of Licenses.

Section 3. Any person, firm, association or corporation desiring to become registered as a licensed contractor as herein provided shall make application to so do to the Bureau of Licenses in the office of the Tax Collector. Such application shall be in writing and shall set forth the name and address of said applicant; whether said applicant is acting as an individual, copartnership, association or corporation, and if a copartnership, the names and places of address of all of the members of said copartnership, and if an association or corporation, the principal place of business and the names and addresses of the officers of said association or corporation; and when and where said applicant has been registered as a contractor under the laws of the State of California. Said application shall also state the particular character of work in which said applicant is engaged and a general statement of applicant's qualification and experience. No contractor shall be entitled to receive a certificate of registration as in this ordinance provided unless he is registered as a contractor with the State of California as provided by the laws of California. All applications for registration shall be accompanied by a fee of Ten (\$10.00) Dollars.

When any application for a certificate of registration is filed as in this ordinance provided, the same shall be investigated by the said Bureau of Licenses and if the facts set forth in said application are found to be true said certificate shall be granted and shall remain in force only until the end of the fiscal year during which the same was granted, and thereafter the said certificate shall be renewed each fiscal year by the filing of a request to renew the same and the payment of the sum of Ten (\$10.00) Dollars to said Bureau of Licenses. Any certificate of registration may be revoked for any act of the person so



registered showing said person to be dishonest or guilty of the violation of any rules or regulations, either State or municipal, regulating or governing contractors. Any contractor feeling aggrieved by the failure of the Bureau of Licenses to issue any certificate of registration, or by reason of any revocation thereof, shall have the right to appeal to the Board of Permit Appeals from the action taken by said Bureau of Licenses.

Section 4. The Bureau of Licenses shall keep a register of contractors and a duplicate copy of each certificate of registration and renewal thereof issued as herein provided, which said register and duplicate certificates shall be open for inspection by the public.

Section 5. All amounts received from the issuance of certificates of registration or for the renewal thereof shall be paid daily into the Treasury of the City and County and shall be used to defray the cost of making the investigations and reports and furnishing the information mentioned in Section 6 of this ordinance.

Section 6. Any contractor may apply to the superintendent of the Bureau of Building Inspection or to the City Engineer, according to the nature of the work to be performed, for all information necessary to enable said contractor to prepare for the execution of any contract for construction, alteration or improvement of any building, structure, street, road or way, and it shall be the duty of said department or officer applied to, to furnish said contractor with such information as said officer or department may have available or can obtain in order to enable said contractor to prepare for the execution or performance of such contract; all without charge, and when, in order to obtain said information, an inspection or investigation of the site on which said contract is to be performed is necessary, said inspection and investigation shall be made.

Section 7. Whenever any officer, board or commission of the City and County of San Francisco, authorized so to do, is about to enter into any contract for any public work or improvement, reference shall be made to the Register of Contractors, and the award of said contract shall be made only to such contractor or contractors whose name or names appear thereon at the time bids are received and who is shown as having complied with the provisions of this ordinance. No award of a contract for any public work or improvement shall be made to any contractor who has not registered as in this ordinance provided.

Section 8. No permit shall be issued by the Central Permit Bureau for the doing of any kind or character of work on which any contractor is to perform labor, furnish materials or render service unless the name or names of the contractor or contractors who are to perform said labor or render said services are set forth in said application for the permit to do such work, nor unless the said contractor or contractors hold a certificate of registration as provided in this ordinance. It shall be unlawful for the applicant for any permit for the doing of any kind or character of work on which a contractor is to be employed or to render service or to perform labor to fail to set forth in said application the name of said contractor.

Section 9. Any person, firm or corporation doing business in the City and County of San Francisco as a contractor as herein defined, failing to register in accordance with the provisions of this ordinance, shall be guilty of a misdemeanor punishable by a fine not to exceed Five Hundred (\$500.00) Dollars, or by imprisonment in the County Jail for a period of six months, or by both such fine and imprisonment.

Section 10. Section 32 of Ordinance No. 5132 (New Series) is hereby repealed.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.



**Providing for Sale of Certain City-Owned Land at Bernal Cut.**

(Code No. 12.1721)

On recommendation of Streets Committee.

Bill No. 774, Ordinance No. 12.17213, as follows:

Providing for the sale of certain City-owned land at Bernal Cut.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Department of Public Works, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the hereinafter described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Department of Public Works. Said real property comprises Parcels A, B, C, D, E, F, G, H, I and J, as per map of Bernal avenue, recorded June 17, 1935, in Book "N" of Maps, pages 15 and 16, Official Records of the City and County of San Francisco.

Section 2. The above-described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

**Reducing the Width of Sidewalks on Federal Street.**

(Code No. 12.0731)

Also, Bill No. 775, Ordinance No. 12.073132, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Seven Hundred (700) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office June 17, 1935, by amending Section Seven Hundred (700) thereof, to read as follows:

Section 700: The width of sidewalks on Federal street, the northwesterly side of, between First street and Rincon street, shall be 7 feet.

The width of sidewalks on Federal street, the northwesterly side of, between Rincon street and a point 137 feet 6 inches southwesterly therefrom, shall be abolished.

The width of sidewalks on Federal street, the southeasterly side of, between First street and a point 412 feet 6 inches southwesterly therefrom, shall be 4 feet 6 inches.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

**Trackless Trolley Buses on Eighteenth Street.**

(Code No. 15.091)

The following recommendation of Public Utilities Committee was taken up:

Bill No. 765, Ordinance No. 15.09110, as follows:

Amending Section 2 of Ordinance No. 15.0914, entitled "Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Harrison street commencing at the intersection of Third and Harrison streets; thence along Harrison street to Fourteenth street; thence along Fourteenth street to Mission street;



also commencing at the intersection of Guerrero and Eighteenth streets; thence along and upon Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to the intersection of Market street with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street; also commencing at the intersection of Frederick and Clayton streets; thence northerly along Clayton street to Waller street; thence westerly along Waller street to Stanyan street; and discontinue the operation of street cars thereon and substitute, in lieu of such service, the overhead electric trolley bus service over the route hereinafter provided for," finally passed by the Board of Supervisors of the City and County of San Francisco, July 9, 1934, and approved by the Mayor thereof July 10, 1934; *also, amending by adding Section 9 to Ordinance No. 15.0914, providing that the right hereby granted shall never be taken as an element of value should the City attempt to acquire the operative properties of said company; also, amending by adding Section 10 to Ordinance 15.0914, reserving the right to the Board of Supervisors to amend this ordinance requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motorman and conductor.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 15.0914, the title of which is recited above, is hereby amended to read as follows:

Section 2. In lieu and in substitution of street car service over the fixed tracks in said streets above mentioned, which said tracks are to be removed under the provisions herein contained, the Market Street Railway Company, its successors and assigns, are hereby granted permission and the right to install, operate and maintain an overhead electric trolley bus service with all wires and appliances necessary for the operation of said buses over and along Harrison street commencing at Third street and Harrison street; thence southwesterly along Harrison street to Fourteenth street; thence westerly along Fourteenth street to Folsom street; thence southerly along Folsom street to Eighteenth street; thence westerly along Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to and over its junction with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street to Waller street; thence westerly on Waller street to Stanyan street; thence northerly on Stanyan street to Haight street; thence easterly on Haight street to Shrader street; thence southerly on Shrader street to Waller street; also easterly from the intersection of Folsom street and Sixteenth street along Sixteenth street to Treat avenue; thence southerly along Treat avenue to Eighteenth street; thence westerly along Eighteenth street to Folsom street.

The substitution of such service will more adequately serve the transportation needs of the public by reason of the construction of the San Francisco Bay Bridge, and will be in aid of the public service and convenience.

Section 2. This ordinance shall be enacted and passed in accordance with the Charter provisions covering the passage of ordinances, and, when so passed and enacted, shall be deemed to be the manner in which the rights herein granted and the powers herein exercised should be granted and exercised.

Section 3. There is hereby added to Ordinance No. 15.0914 a new section designated as Section 9, reading as follows:

Section 9. The right hereby granted to operate the buses mentioned in this ordinance over any of the streets over which the Market street Railway Company has no permit issued according to the terms and conditions specified in Section 131 of the Charter, shall never be



taken as an element of value, should the City attempt to acquire the operative properties of said company.

Section 4. There is hereby added to Ordinance No. 15.0914 a new section designated as Section 10, reading as follows:

Section 10. The Board of Supervisors hereby reserves the right to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance, be operated, while carrying passengers, only when in charge of a motorman and a conductor.

Section 5. The rights herein granted by this ordinance shall be subject to all of the terms and conditions so far as applicable of Ordinance No. 15.0914, herein referred to, except as said ordinance is hereby modified.

#### Motion.

Supervisor McSheehy, seconded by Supervisor Gallagher, moved as an amendment:

Add new section, to be known as Section No. 11, reading as follows: "Sufficient buses shall be operated to maintain an eight-minute headway from 8 p. m. to 1 a. m. daily between terminals as described in Section 2 hereof; and from 6 a. m. until 8 p. m. there shall be maintained a five-minute headway between said terminals."

Motion *lost* by the following vote:

Aye—Supervisor McSheehy—1.

Noes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Shannon—2.

#### Motion.

Supervisor McSheehy, seconded by Supervisor Havenner, moved to amend by adding a new section to be known as Section 11, as follows:

"Every bus, while carrying passengers, shall be in charge of a motorman and a conductor, and it shall be unlawful to operate such bus with only one man."

Motion *lost* by the following vote:

Ayes—Supervisors Havenner, McSheehy—2.

Noes—Supervisors Brown, Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Colman, Shannon—2.

#### Communication from Market Street Railway Company.

The following was read by the Clerk:

July 29, 1935.

To the Board of Supervisors of the City and County of San Francisco.

Gentlemen: Our attention has just been called to Bill No. 765, Ordinance No. 15.09110, Code No. 15.091, purporting to amend Section 2 of Ordinance No. 15.0914, which authorizes the Market Street Railway Company to operate so-called trolley buses over the routes designated in the ordinance.

The suggestion for the change of route from that set forth in the original ordinance, which had already been accepted by this company, was made at the request of certain associations and residents interested in the district affected by the change of route, and this Company has signified its willingness to make the change, provided the proper ordinance were passed authorizing the change. The ordinance, authorizing the suggested change in route, is, in the main, agreeable to this Company.

It is proposed, however, to add to Ordinance No. 15.0914 a new section designated as Section 10, reading as follows:

"Section 10. The Board of Supervisors hereby reserves the right to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motorman and a conductor."

The apparent purpose of this section is to protect the City in any right it may have to require two-man bus operation.

We, therefore, suggest that the section be amended so as to read as follows:

"Section 10. The Board of Supervisors, by the passage of this ordinance, does not waive any of its rights to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motorman and a conductor."

As you know, the right of the City to enforce the so-called two-man car ordinance is now being litigated in the Federal Courts. So far as this Company is concerned, we have no desire to prejudice any of the rights which the City believes it has to enforce the so-called two-man car ordinance. By the same token, we feel that the City does not desire to prejudice the Company in the assertion of any of its rights in the premises.

As Section 10 reads in the ordinance passed to print on Monday, July 22nd (Ordinance No. 15.09110), it will prejudice the claims of the Company in that, if we accept the ordinance, we agree, if the Supervisors so direct by ordinance, to operate trolley buses only when they are in charge of a motorman and a conductor. If the Federal courts finally determine the City has the right to enforce a so-called two-man bus ordinance, the Company must, of course, respect the decision of the courts. On the other hand, if the Federal courts hold the City has no such right, the City should likewise respect the decision of the courts and not exact a condition which the courts have held to be illegal. We believe your Board desires to be fair and does not desire to intentionally prejudice the rights of the Company in the matter.

The proposed amendment to Section Ten (10) specifically provides that the Board does not waive its right to pass any ordinance which it may lawfully pass, and the rights of the City are thus fully protected.

We, therefore, request that Section 10, which it is proposed to be added to Ordinance No. 15.0914, be amended as suggested before the final passage of the ordinance.

Very truly yours,  
MARKET STREET RAILWAY COMPANY,  
J. M. YOUNT,  
Vice-President in Charge of Operation.

#### Privilege of the Floor.

Wm. Abbott, attorney for the Market Street Railway Company, and J. M. Yount, vice-president, were heard in explanation of the foregoing communication.

#### Amendment.

Whereupon, Supervisor Brown, seconded by Supervisor Hayden, moved to amend the ordinance as requested by the Market Street Railway Company.

Amendment *carried* by the following vote:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

No—Supervisor McSheehy—1.

Absent—Supervisors Colman, Shannon—2.

#### Passed for Second Reading.

Whereupon, the ordinance, as amended, and in words and figures following, was *passed for second reading* by the following vote:



**Trackless Trolley Buses on Eighteenth Street.**

(Code No. 15.091)

Bill No. 765, Ordinance No. 15.09110, as follows:

Amending Section 2 of Ordinance No. 15.0914, entitled "Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Harrison street commencing at the intersection of Third and Harrison streets; thence along Harrison street to Fourteenth street; thence along Fourteenth street to Mission street; also commencing at the intersection of Guerrero and Eighteenth streets; thence along and upon Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to the intersection of Market street with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street; also commencing at the intersection of Frederick and Clayton streets; thence northerly along Clayton street to Waller street; thence westerly along Waller street to Stanyan street; and discontinue the operation of street cars thereon and substitute, in lieu of such service, the overhead electric trolley bus service over the route hereinafter provided for," finally passed by the Board of Supervisors of the City and County of San Francisco, July 9, 1934, and approved by the Mayor thereof July 10, 1934; *also, amending by adding Section 9 to Ordinance No. 15.0914, providing that the right hereby granted shall never be taken as an element of value should the City attempt to acquire the operative properties of said company; also, amending by adding Section 10 to Ordinance 15.0914, providing that the Board of Supervisors, by the passage of this ordinance, does not waive any of its rights to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motorman and a conductor.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 15.0914, the title of which is recited above, is hereby amended to read as follows:

Section 2. In lieu and in substitution of street car service over the fixed tracks in said streets above mentioned, which said tracks are to be removed under the provisions herein contained, the Market Street Railway Company, its successors and assigns, are hereby granted permission and the right to install, operate and maintain an overhead electric trolley bus service with all wires and appliances necessary for the operation of said buses over and along Harrison street commencing at Third street and Harrison street; thence southwesterly along Harrison street to Fourteenth street; thence westerly along Fourteenth street to Folsom street; thence southerly along Folsom street to Eighteenth street; thence westerly along Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to and over its junction with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street to Waller street; thence westerly on Waller street to Stanyan street; thence northerly on Stanyan street to Haight street; thence easterly on Haight street to Shrader street; thence southerly on Shrader street to Waller street; also easterly from the intersection of Folsom street and Sixteenth street along Sixteenth street to Treat avenue; thence southerly along Treat avenue to Eighteenth street; thence westerly along Eighteenth street to Folsom street.

The substitution of such service will more adequately serve the transportation needs of the public by reason of the construction of the San Francisco Bay Bridge, and will be in aid of the public service and convenience.

Section 2. This ordinance shall be enacted and passed in accordance with the Charter provisions covering the passage of ordinances, and,



when so passed and enacted, shall be deemed to be the manner in which the rights herein granted and the powers herein exercised should be granted and exercised.

Section 3. There is hereby added to Ordinance No. 15.0914 a new section designated as Section 9, reading as follows:

Section 9. The right hereby granted to operate the buses mentioned in this ordinance over any of the streets over which the Market street Railway Company has no permit issued according to the terms and conditions specified in Section 131 of the Charter, shall never be taken as an element of value, should the City attempt to acquire the operative properties of said company.

Section 4. There is hereby added to Ordinance No. 15.0914 a new section designated as Section 10, reading as follows:

Section 10. The Board of Supervisors, by the passage of this ordinance, does not waive any of its rights to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motor-man and a conductor.

Section 5. The rights herein granted by this ordinance shall be subject to all of the terms and conditions so far as applicable of Ordinance No. 15.0914, herein referred to, except as said ordinance is hereby modified.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—9.

No—Supervisor McSheehy—1.

Absent—Supervisor Shannon—1.

#### Explanations of Votes.

The following explanations of voting are entered here as a matter of record, having been inadvertently omitted from previous proceedings:

SUPERVISOR HAVENNER: The arguments that have been made here in opposition to this ordinance today I think might very well have created a misimpression in the public mind as to the real question before us. This Board of Supervisors a year ago did grant an operating permit to the Market Street Railway to operate trolley buses over this line. It granted the company that permit at that time largely by reason of the request of the State Highway Department for the removal of the tracks from along Harrison street in order to permit the State construction work to go forward promptly on starting a boulevard approach to the Bay Bridge. The Market Street was, of course, in a strategical and advantageous position. It held a franchise there. It was not obliged to do the thing that the State Highway Department asked to be done, and it stipulated certain terms and conditions for its compliance with the request from the State Highway Department. Those terms and conditions were that if they agreed to have the tracks taken up, to which they were entitled under their franchise for a period of years, they would stipulate that they should be allowed to substitute a trackless trolley service; and so the question was not typically one of a permit to operate with one man, and some of us did last year vote in favor of this permit, and read into the record our declaration that this would not be regarded as a precedent for one-man operation in San Francisco.

So far as I am concerned, I have no apologies to make to anybody, in or out of this Board, for my attitude on the question of two-men or one-man operation in San Francisco, and I do not yield to anybody in this Board or out of this Board so far as my advocacy of two-man operation is concerned. This is not an issue of two-men operation. The company now has an official franchise, if you want to call it that—an official permit to operate a trackless trolley over that route, and the only question involved here is the application of the company, and supported by practically all the improvement clubs in the district, to change that route slightly, in order to give what they say, and



the citizens say, would be better service to the people. Now, if you refuse to pass this ordinance today, the only result will be, as the gentleman from the company has stated, the company will go ahead and construct its wires and operate its trackless trolley over the route which it is entitled to. Therefore, all you do by refusing this is to refuse the people of that district a service which they say they need, and which there seems to be unanimous opinion will be better for the traveling public. I can't for the life of me understand the arguments that have been advanced here today. I have voted for the two-man car, and it did not carry. It is no longer an issue. The company will go ahead and operate its trolley buses even if we write into the ordinance today the definite and specific provision that these must be operated by two men, the company, under the authority of the Federal injunction, would go ahead and operate it with one man. So this is not an issue, and I refuse to permit anybody to say to me that I am supporting one-man operation; and if the Market Street has any delusions on the subject I would advise them to disillusion their mind, because whenever the issue in any proper form comes before this Board, as to one-man or two-man operations, I shall stand where I have stood in the past; but I can not see my way clear to engage in a certain kind of guerrilla warfare which is sometimes resorted to in political activities, even as against a corporation with whose cause I have usually not been in sympathy. I do not regard this as a major issue at all. As I have stated, I do not regard the arguments which have been put up in opposition to this change of route for the benefit of the public as sound or entirely in good faith. I think they have been directed by certain people, whose motives I do not question, because I think their motives are very largely the same as my own on this general question, but I can not join with them in this kind of "corporation baiting" at the expense of the public. I have written into the ordinance, with the support of the Board, the important provision, which is that this operating permit shall never be capitalized by the company in the event it offers to sell its properties to the city, so we are not giving them an element of value which can be capitalized to the disadvantage of the taxpayers of the City and County of San Francisco, and we are giving to the traveling public in the district what they regard as a better service than they would otherwise receive.

That is all.

Supervisor McSheehy:

I wish to reiterate my views on the trackless trolley proposed by Bill No. 765, Ordinance No. 15.09110, Code No. 15.091, on today's calendar as a special order of business for 3 p. m.

On June 25, 1934, I voted No on Bill No. 578, Ordinance No. 15.0914, Code No. 15.091, and gave the following reasons for so doing:

"I am voting No on this permit and wish my vote so recorded and made part of the record for the following reasons:

Without the provision requiring a definite schedule and an eight minute headway, the people of the district are not properly served. The service required by my amendment will meet the needs of the district served more adequately and efficiently than the existing service. The installation of the overhead trolley bus and its operation by one man is an opening wedge to a revision of service by the Market Street Railway Company which eventually would place hundreds of men on our relief rolls.

The heavy traffic during the peak hours and on Sundays to Golden Gate Park require two men on the bus to render the type of service to which the people are entitled. More than once this Board has recorded itself in favor of two-men car service, and I shall endeavor at every opportunity to see that street cars or buses of this type be manned by two men.

The provision regarding the fare and the transfer privileges does no harm to the ordinance and should remain as a further security. My



desire to assist home industry prompts the inclusion in the ordinance of the mandate that buses be manufactured in San Francisco.

May I call to the attention of the members, further, that now is the time to secure favorable provisions in the ordinance because the difficulties presented in amending the ordinance at a later date once the permit is granted are almost insurmountable. Our chance for such regulation is here and we should take advantage of it."

My reasons for voting No on June 25, 1935, have not been changed. In fact, I told you on that date that you were establishing a precedent that the Market Street Railway would take advantage of, and they have taken advantage of this precedent because you have to date street cars traversing your city with a one-man crew, which is in direct violation of the recent Charter Amendment that was voted down by a huge majority of over three to one. The only excuse the company has in running these cars is that they have received a Court Order permitting such operation against the will of the people, and which Court Order is now being questioned by our City Attorney.

The granting of this permit today (which is in reality a franchise), will not alone permit the taking up of the entire No. 33 line covering four miles of our streets, but gives to the company an entire new permit or franchise for 1½ miles, and allows them to run these trackless trolley cars with no specific schedule and with a crew of only one man. Whereas, my two amendments specify a schedule and a two-man crew.

For these reasons I have voted No, following the direct mandate of the people of San Francisco so forcibly expressed on May 2, 1935, when, by a vote of three to one, they voted against the one-man car.

And I want my vote so recorded, and made a part of record of today's Journal of Proceedings.

Respectfully,

JAMES B. McSHEEHY,  
Supervisor.

### City Attorney's Opinion Requested.

Supervisor McSheehy requested the opinion of the City Attorney as to the difference in language as presented by Supervisor Havenner and the amended language as suggested by Attorney Abbott of the Market Street Railway Company.

*So ordered.*

### NEW BUSINESS.

Adopted.

The following resolution was *adopted*:

#### Refunds of Duplicate Tax Payments.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 2078, as follows:

Resolved, That the following amounts be and the same are hereby authorized to be paid out of the General Fund, 1935-1936, to the hereinafter named; being refunds of amounts paid in duplicate for taxes, to-wit:

1. Clarence B. Eaton, per Vol. 40, Bills Nos. 2389 and 2276, Lots 21 and 3, Blocks Nos. 6714 and 6711, Fiscal Year 1934..\$ 16.62
2. Fernando Nelson & Sons, per Vol. 20, Bill 3263, Lot 27; Block 2989B (\$67.61); Vol. 22, Bill 2304, Lot 26, Block 3276 (\$58.15); Vol. 43, Bill 2837, Lot 8, Block 7203 (\$19.32); Vol. 43, Bill 3041, Lot 7, Block 7217 (\$32.07); Vol. 43, Bill 2912, Lot 6, Block 7207 (\$35.94); all of Year 1934.....\$213.09
3. Citizens' Building & Loan Assn., per Vol. 12, Bill No. 3294



	Lot 12, Block 1621, 1934.....	49.84
4.	Jasper B. Sinclair, per Vol. 43, Bill 566, Lot 32, Block 7088, 1934 . . . . .	8.34
5.	Bank of America, per Vol. 36, Bill 1804, Lot 5, Block 6018..	15.42
6.	California Pacific T. & Tr. Co., per Vol. 11, Bill 3160, Lot 5E, Block 1613, 1934 . . . . .	66.65
7.	Strand Leasing Company, per Vol. 17, Page 119, Line 23, Tangible Personal Property . . . . .	288.84

(Verified and approved by the Controller.)

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Colman, Shannon—2.

### Action Deferred.

The following recommendation of Rules Committee was *laid over one week*:

#### Resolution to Property Owners Answering Supervisor Uhl's Letter on Extension of Time for Board of Equalization.

(Code No. 1.03)

Resolution No. 2076, as follows:

Whereas, the attention of the Board of Supervisors has been directed to the fact that, under date of July 22, 1935, Supervisor Adolph Uhl addressed a letter to property owners of San Francisco in reference to the recent sessions of the Board of Supervisors, sitting as a County Board of Equalization; and

Whereas, in this letter Supervisor Uhl made the following statement:

"On July 12th, realizing that we could not complete the work of equalizing in proper manner, I urged my colleagues to request twenty days extension from the State Board of Equalization; unfortunately my colleagues did not do so," and

Whereas, the official record of the County Board of Equalization shows that, by unanimous vote, the Board of Supervisors did request twenty days extension from the State Board of Equalization, and the record further shows that the State Board of Equalization did not grant such request; now, therefore, be it

Resolved, That the Board of Supervisors directs its Clerk to forward a copy of this resolution to property owners of San Francisco who petitioned for reduction of assessment at the recent sessions of the County Board of Equalization in order that they may be advised that the statement contained in the letter sent out by Supervisor Uhl was untrue and misleading, and tended improperly to place responsibility upon the other members of the Board of Supervisors for failure to continue hearings of the County Board of Equalization after the expiration of the period fixed by the State Law.

### Gasoline Supply Stations.

(Code No. 11.0821)

The following recommendations of Joint Committee on Public Welfare, and Fire, Safety and Police, were, on motion, *laid over one week and made a Special Order of Business for 2 P. M.*:

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.

Be it ordained by the People of the City and County of San Francisco, as follows:

**Section 1. Definitions:** The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

**Section 2. Permits:** It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot or parcel of land, or any structure situate thereon, when any exterior boundary of the property upon which said gasoline supply station is proposed to be located falls, when measured in a straight line within the distance, set forth opposite each of the hereinafter mentioned occupancies, of the exterior boundaries of the lot or parcel of land upon which said occupancy is situate:

Hospital .....	200 feet
Church .....	60 feet
School .....	200 feet
Theatre .....	60 feet

In all other districts, the following:

Hospital .....	200 feet
Church .....	200 feet
School .....	200 feet
Theatre .....	200 feet

All applications for permits shall be made in writing; shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

**Section 3. Construction:** All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.



No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fire-proofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more



than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system.



Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

**Section 8. Services Permitted:** The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

**Section 9. Duties of the Fire Marshal:** It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

**Section 10. Penalty:** Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and

shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

*Explanation.*

Measurement to be made from exterior boundaries of properties affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.

Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

**Amendment to Garage Ordinance.**

(Code No. 11.0822)

Also, Bill No. 776, Ordinance No. 11.08222, as follows:

Amending Section 2, Subdivision (E) thereof, of Ordinance No. 8564 (New Series), entitled "Governing the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the Fire Marshal; penalties for violation; repealing Ordinance No. 746 (New Series), and all ordinances and parts of ordinances in so far as they conflict with this ordinance," *by prescribing the limits within which permits may be granted for the establishment of public or commercial garages with respect to any school, church, theatre, or hospital.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 (Subdivision (e)), of Ordinance No. 8564 (New Series), the title of which is recited above, be and the same is hereby amended to read as follows:

Subdivision (e). No permit shall hereafter be granted for the equipment, maintenance and operation of any public or commercial garage the exterior boundaries of the property of which, measured in a straight line, are within the following distances of the exterior boundaries of the property of any hospital, school, church or theatre, to-wit:

In any location zoned Commercial or Industrial in the 50 vara district (north of Market and east of Polk), or in the 100 vara district (south of Market and east of Ninth street), the following distances:

Hospital .....	200 feet
Church .....	60 feet
School .....	200 feet
Theatre .....	60 feet

In all other districts, the following:

Hospital .....	200 feet
Church .....	200 feet
School .....	200 feet
Theatre .....	200 feet



**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Notice from State Board of Equalization Directing no Change in  
Assessments of City and County of San Francisco.**

The following was read and ordered *spread in the Journal*:

August 3, 1935.

The Honorable the Board of Supervisors, City and County of San Francisco.

Gentlemen: Enclosed herewith please find copy of notice, received by me from the State Board of Equalization, directing that no change shall be made in assessments, in the City and County of San Francisco.

Yours very truly,

LEONARD S. LEAVY, Controller.

**BEFORE THE STATE BOARD OF EQUALIZATION, STATE OF  
CALIFORNIA.**

In the Matter of the Equalization of the Assessment of the Taxable Property in the County of San Francisco.

*Notice to County Auditor of Order Directing No Change in  
Assessments.*

To Leonard S. Leavy, County Auditor of the County of San Francisco:

Pursuant to the provisions of Section 9 of Article XIII of the Constitution of this State, and Section 3692 of the Political Code, you are hereby notified that the State Board of Equalization, in session at Sacramento on July 30, 1935, after notice duly given under the rules prescribed by said Board, proceeded to equalize the assessment of property for taxation in this State, and in particular considered the equalization of property located in the County of San Francisco; that following such consideration and being fully advised both as to the law and the facts in the premises, the State Board of Equalization, by an order duly entered upon its minutes, has found that the assessed value of all taxable property in said County, as determined by the County Assessor and as equalized by the County Board of Equalization, is already equalized with the value of taxable property in the other counties of the State, and that accordingly no change is required in the assessed value of the taxable property within the County of San Francisco as so determined and so equalized.

In witness whereof, I have hereunto affixed my signature and the seal of said Board at Sacramento, California, this 31st day of July, 1935.

DIXWELL PIERCE, Secretary,  
State Board of Equalization.

**Hearings of State Board of Equalization re: Return of Utilities  
Properties to Local Assessment Rolls.**

The following was presented, read and ordered *spread in the Journal*:

August 2, 1935.

The Honorable the Board of Supervisors, City and County of San Francisco.

Gentlemen: The State Board of Equalization has transmitted a calendar of hearings set to hear taxpayers' petitions for reassessment, pursuant to Section 3663A of the Political Code. These hearings pertain to the return of utility properties to the assessment rolls of the counties and have been set from August 5 to 14, 1935, inclusive, at Sacramento.

At the inception of the Special Tax Committee, created by resolution

of your Honorable Board, Mr. Fred D. Bullock, Certified Public Accountant, was engaged to protect San Francisco's interests in the matter of return of utility properties. As these hearings before the State Board of Equalization involve matters with which he is familiar, as evidenced in reports submitted by him to the Tax Committee, and having represented your Board and the Tax Committee in all preliminary hearings, it is deemed advisable that he continue to represent us at Sacramento during the period above referred to. Other matters should be reviewed by a valuation engineer and we also deem it advisable that Mr. Randall Ellis, Valuation Engineer of the City Attorney's Office, be also present at the hearings.

The estimated cost for the nine days is approximately \$600. The City Attorney has agreed to advance the moneys necessary for Mr. Bullock's fees and for the expenses of both Mr. Bullock and Mr. Ellis, with the understanding that when, and if necessary, his funds will be reimbursed.

Pertinent matters will be relayed to the City Attorney and the Controller as they may be considered important to San Francisco, and such reports will be immediately forwarded to your Board.

Yours very truly,

LEONARD S. LEAVY, Controller.

### **Protest, Removal of Street Railway Tracks on Fifth Street.**

The following was presented and read by the Clerk:

Communication from the Jonas Schoenfeld Company, Harold J. Schoenfeld, President, protesting the removal of street car tracks on Fifth street on the ground that the service is a great convenience to the property owners.

Ordered *filed*.

### **Proposed Removal of Coroner's Office.**

Also, communication from Alfred J. Cleary, Chief Administrative Officer, in reply to Supervisor Uhl's request relative to his plan for moving the Coroner's office and the Police Commission and storeroom in the Hall of Justice, advising that the subject matter was considered several years ago and deemed impractical.

Ordered *filed*.

### **Relative to San Francisco-Oakland Bay Bridge Costs.**

The following was presented and read by the Clerk:

Communication from E. G. Cahill, Manager of Utilities, replying to Supervisor Havenner's motion that the Public Utilities Commission be requested to advise whether its investigations into the cost of the San Francisco-Oakland Bay Bridge would indicate that any amount in excess of \$15,000,000 directly attributable to interurban transportation might properly be allotted as additional cost to the bridge, and stating that no investigation as to the cost of the San Francisco-Oakland Bay Bridge has been made by the Public Utilities Commission, the bridge not being a utility of the City and County of San Francisco.

Ordered *filed*.

### **City Attorney to Report on Pacific Gas and Electric Company's Use of Streets for Gas and Electric Power Purposes and Franchise Payment Due Under Broughton Act.**

Supervisor McSheehy moved that the City Attorney, John J. O'Toole, be requested to forward a report to the Board in the next two weeks advising the Board as to what action should be taken in reference to the use by the Pacific Gas and Electric Company of city streets for the laying of gas mains and electric conduits for conducting gas and electricity for power purposes, without having received a franchise there-



for or the payment of the 2 per cent of the company's gross annual income therefor, as provided for by the Broughton Act.

*Motion carried.*

#### **Meeting of Education, Parks and Recreation Committee.**

Supervisor Havenner announced meeting of Committee on Education, Parks and Recreation for Friday, August 9, 1935, 3 p. m., to consider matter of bequest of land in San Mateo County to the city.

#### **Relief Information Requested as to Nature of Correspondence Between Mayor and F. McLaughlin, State Administrator, Works Program Administration.**

Supervisor Uhl moved that the Mayor be requested to furnish each member of the Board with copies of correspondence between himself and Mr. Frank McLaughlin. As amendment to above, Supervisor Brown moved that the Mayor be requested to advise the Board as to the nature of the correspondence that has passed between Mr. McLaughlin and himself.

*Motion carried.*

#### **Relative to Airport Area Extension.**

Supervisor Uhl requested report from the Public Utilities Commission covering original plan for extending the airport land into the bay, where that line was, and where the line is today, whether the same amount of work is as set up in the bond procedure, or whether the area is being reduced.

*So ordered.*

#### **Proposed Approval of Senate Constitutional Amendments.**

Supervisor Gallagher presented the following and moved the suspension of the rules for its immediate consideration, to-wit:

Resolved, That the Board of Supervisors of the City and County of San Francisco approves the following, which are to appear on the ballot at the election August 13, 1935:

1. Legalizing State Building Bond Act of 1935, Senate Constitutional Amendment No. 26. This provides for the issuance and sale of \$13,950,000 State bonds to provide for construction and improvements for various State buildings and construction of new State Prison in Southern California.

2. Authorizes states borrowing money in anticipation of taxes and revenue. Senate Constitutional Amendment No. 18 provides states borrowing from general fund appropriations up to 50 per cent of taxes and revenues paid into general fund during preceding fiscal year; requires moneys so borrowed, with interest, to be paid from general fund within one year of date borrowed.

3. Rector Dam Project, Senate Constitutional Amendment No. 90. Authorizes the State to contract with Rector Dam authority for water for any State agency supported wholly or partly by public funds and pledging State credit therefor, contingent upon Federal grant; and

Further Resolved, That the Board of Supervisors earnestly urges all citizens to vote "Yes" on these three propositions which will provide employment for unemployed and be of benefit to the people at large.

Motion to suspend the rules *defeated* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy—4.

Noes—Supervisors Brown, Ratto, Schmidt, Uhl—4.

Absent—Supervisors Colman, Roncovieri, Shannon—3.

#### **Referred.**

Whereupon, the foregoing resolution was *referred to the Finance Committee.*

**ADJOURNMENT.**

Whereupon the Board at the hour of 8:30 p. m. adjourned.

J. S. DUNNIGAN,  
Clerk.

Approved by the Board of Supervisors August 12, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, August 12, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street S. F.

SAN FRANCISCO, CALIF.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, AUGUST 12, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, August 12, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

Quorum present.

Supervisor Brown appeared and was noted present at 2:35 p. m.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of August 5, 1935, was considered read and approved.

### Action Deferred.

The following matter was *laid over one week*:

### Proposed Amendment to Rules.

July 1, 1935. Supervisor Uhl called out of Rules Committee his proposed amendment to the "Order of Business" fixing "Roll Call" earlier in the proceedings.

### Action Deferred.

The following matters were *rereferred to the Joint Committee on Public Welfare and Fire, Safety and Police*:

### SPECIAL ORDER—2 P. M.

#### Gasoline Supply Stations.

(Code No. 11.0821)

On recommendation of Joint Committee on Public Welfare, and Fire, Safety and Police.

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:



(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

Section 2. Permits: It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot or parcel of land, or any structure situate thereon, when any exterior boundary of the property upon which said gasoline supply station is proposed to be located falls, when measured in a straight line within the distance, set forth opposite each of the hereinafter mentioned occupancies, of the exterior boundaries of the lot or parcel of land upon which said occupancy is situate:

Hospital .....	200 feet
Church .....	60 feet
School .....	200 feet
Theatre .....	60 feet

In all other districts, the following:

Hospital .....	200 feet
Church .....	200 feet
School .....	200 feet
Theatre .....	200 feet

All applications for permits shall be made in writing; shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.



A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fire-proofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.



Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Saw-



dust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

**Section 8. Services Permitted:** The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

**Section 9. Duties of the Fire Marshal:** It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

**Section 10. Penalty:** Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.



Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

*Explanation.*

Measurement to be made from exterior boundaries of properties affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.

Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

**Amendment to Garage Ordinance.**

(Code No. 11.0822)

Bill No. 776, Ordinance No. 11.08222, as follows:

Amending Section 2, Subdivision (E) thereof, of Ordinance No. 8564 (New Series), entitled "Governing the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the Fire Marshal; penalties for violation; repealing Ordinance No. 746 (New Series), and all ordinances and parts of ordinances in so far as they conflict with this ordinance," *by prescribing the limits within which permits may be granted for the establishment of public or commercial garages with respect to any school, church, theatre, or hospital.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 (Subdivision (e)), of Ordinance No. 8564 (New Series), the title of which is recited above, be and the same is hereby amended to read as follows:

Subdivision (e). No permit shall hereafter be granted for the equipment, maintenance and operation of any public or commercial garage the exterior boundaries of the property of which, measured in a straight line, are within the following distances of the exterior boundaries of the property of any hospital, school, church or theatre, to-wit:

In any location zoned Commercial or Industrial in the 50 vara district (north of Market and east of Polk), or in the 100 vara district (south of Market and east of Ninth street), the following distances:

Hospital .....	200 feet
Church .....	60 feet
School .....	200 feet
Theatre .....	60 feet

In all other districts, the following:

Hospital .....	200 feet
Church .....	200 feet
School .....	200 feet
Theatre .....	200 feet

**SPECIAL ORDER—3 P. M.**

The following matters were taken up:

**Hearing—Embarcadero Terminal Plan.**

Hearing for proponents of the Embarcadero Terminal Plans for San Francisco-Oakland Bay Bridge.

## SPECIAL ORDER—4 P. M.

## Hearing re Contracts Between Interurban Rail Companies and California Toll Bridge Authority.

Hearing, as per request of City Attorney, on proposed contracts between interurban rail transit companies on San Francisco-Oakland Bay Bridge and the California State Toll Bridge Authority to be approved by the Board of Supervisors.

Also Supervisor Uhl's Resolution No. 2044, providing for no exclusive franchise beyond ten years.

## Privilege of the Floor.

The following were heard in explanation and in favor of the Embarcadero Plan: Frederick Whitton, 369 Pine street, representing downtown business men, including large number of commuters, also a large number of improvement clubs and outlying business organizations; H. D. Laville, president Merchants Exchange Building and Insurance Exchange Building; E. B. Mills, secretary and treasurer Fireman's Fund and director of North Central Improvement Association; Phillip R. Thayer, commuter and engineer; E. F. Braunschweiger, secretary Business Property Owners Association, and Geo. Gearhardt, secretary of the Civic League of Improvement Clubs.

Earl Carroll, secretary Owners and Lessees Apartment House Owners Association, was heard favoring up-town terminal recommended by the Central Council of Civic Clubs.

Florence McAuliffe, attorney of the California Toll Bridge Authority, was also heard at length on the pending question.

## Motions.

Whereupon Supervisor Shannon, seconded by Supervisor Uhl, moved that the arguments made to the Board of Supervisors to have the San Francisco-Oakland Bay Bridge Terminal located at The Embarcadero appeal to the members of the Board as meritorious and plausible, possibly convincing.

In view of the presentations made by engineers and property owners, the Supervisors feel that if it is possible, the Bridge Authority should reconsider its terminal plans and utilize terminal facilities at the foot of Market street.

(Copy to Sacramento.)

Supervisor Roncovieri, seconded by Supervisor Brown, moved to postpone action and consider matter a week from Tuesday at 2 p. m. with Public Utilities Commission present.

Supervisor Shannon, seconded by Supervisor Uhl, moved as an amendment that we make it a Special Order of Business for 3 p. m. next Monday.

Motion *lost* by the following vote:

Ayes—Supervisors Ratto, Schmidt, Shannon, Uhl—4.

Noes—Supervisors Brown, Gallagher, Havenner, McSheehy, Roncovieri—5.

Absent—Supervisors Colman, Hayden—2.

Whereupon, Supervisor Roncovieri's motion to meet Tuesday, August 20, 1935, at 2 p. m. was *carried* without objection.

## Public Utilities Commission to Report on Proposed Embarcadero Plan.

Supervisor Havenner moved that the Public Utilities Commission be requested to make a further study and prepare report to this Board on the basis of studies already made in connection with the employment of Messrs. Ridgeway and Brahdy upon the proposed Embarcadero Plan,



and proposed up-town terminal proposed by Central Council of Civic Clubs, and the various plans proposed by the Toll Bridge Authority. Also, that the Public Utilities Commission be in attendance at hearing on Tuesday, August 20, 1935.

On motion of Supervisor Shannon, seconded by Supervisor Uhl, a transcript of the foregoing hearing was ordered for the information of the Public Utilities Commission and the Toll Bridge Authority.

### SPECIAL ORDER—4 P. M.

#### Rereferred.

The following bill was *rereferred to the Finance Committee for hearing Friday, August 23, 1935, at 2 P. M.:*

#### Reducing License Fees on Apartment Houses.

(Code No. 3.041)

Bill No. 764, Ordinance No. 3.04152, as follows:

Amending Section 12 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920, *by reducing the license fee on apartment houses*, and repealing all ordinances and parts of ordinances in conflict herewith.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 12 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 12. Every person, firm, partnership or corporation maintaining, conducting or operating an apartment house shall pay a license fee of \$2.25 per quarter to defray the cost of inspection and/or regulation by the Department of Public Health, Fire Prevention Bureau and Bureau of Licenses, and no permit shall be issued therefor without said license first having been had and obtained.

For the purpose of this ordinance an apartment house shall be deemed to be any building, or portion thereof, more than one story in height, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building.

"Apartment" is a room or suite of rooms which is occupied or intended or designed to be occupied by one family for living and sleeping purposes in an apartment house.

"Family" is one person living alone or a group of two or more persons living together in an apartment, whether related to each other by birth or not.

Section 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

### UNFINISHED BUSINESS.

#### Action Deferred.

The following recommendation of the Finance Committee was *laid over one week:*

**Appropriation of \$1,620 for Salary of Head Nurse in Charge of Tuberculosis Work, Chest Clinic, Department of Public Health.**

(Code No. 9.051)

Bill No. 777, Ordinance No. 9.051195, as follows:

Appropriating \$1,620 from the Emergency Reserve, Appropriation No. 502.900.00, to the credit of Appropriation No. 553.101.02, Nursing,

San Francisco Hospital, for payment of salary of head nurse in charge of tuberculosis work in the "Chest" clinic.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,620 is hereby appropriated from the Emergency Reserve, Appropriation No. 502.900.00, to the credit of Appropriation No. 553.101.02, Nursing, San Francisco Hospital, for payment of salary of head nurse in charge of tuberculosis work in the "Chest" clinic.

Recommended by the Mayor.

#### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

#### Appropriating \$85,713 for the Care of Indigent Sick and Dependent Poor of the City and County, Month of August, 1935.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 778, Ordinance No. 9.051196, as follows:

Making an appropriation of \$85,713 to the Citizens Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of August, 1936, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$85,713 is hereby appropriated out of such funds as may be available for this purpose for caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of August, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

#### Reappropriating \$100 to Adjust a Salary in the Bureau of Engineering.

(Code No. 9.051)

Also, Bill No. 779, Ordinance No. 9.051197, as follows:

An ordinance making a supplemental appropriation of \$100 to the credit of Appropriation No. 540.101.00 of the Annual Appropriation Ordinance for the year 1935-36 (Ordinance No. 9.051179) for the purpose of increasing the amount appropriated for the compensation of a senior clerk to conform to the amount he is now and has been receiving.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby reappropriated the sum of \$100 to Appropriation No. 504.101.00 as set forth in the Annual Appropriation



Ordinance No. 9.051179, from the surplus existing therein in accordance with the provisions of Section 80 of the Charter. The funds hereby appropriated are to be used to supplement the appropriation heretofore made for compensation for the position of Senior Clerk in the Bureau of Engineering.

Approved by the Mayor.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Amending Sections 42 and 46 of Salary Ordinance—Department  
of Public Works.  
(Code No. 9.053)**

Also, Bill No. 780, Ordinance No. 9.05370, as follows:

An ordinance amending Section 42 of Ordinance No. 9.05367 by reducing the compensation under Item 1 thereof; and by changing the compensation under Item 3 of Section 46 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 42 of Ordinance No. 9.05367 is hereby amended to read as follows:

**Section 42. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF COST ACCOUNTING**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk .....	\$ 155
2	8	B222	General Clerk .....	200
3	1	B222	General Clerk .....	155
4	1	B228	Senior Clerk .....	200
5	1	B234	Head Clerk .....	325
6	1	B408	General Clerk-Stenographer .....	185
7	1	B408	General Clerk-Stenographer .....	155
8	1	B512	General Clerk-Typist .....	185

Section 2. Section 46 of Ordinance No. 9.05367 is hereby amended to read as follows:

**Section 46. DEPARTMENT OF PUBLIC WORKS—  
BUREAU OF ENGINEERING**

1	1	B222	General Clerk .....	\$ 250
2	1	B222	General Clerk .....	225
3	1	B228	Senior Clerk .....	250
4	2	B408	General Clerk-Stenographer .....	200
5	1	B512	General Clerk-Typist .....	175
6	1	F4	Second Assistant City Engineer.....	650
7	1	F10	City Engineer .....	650
8	1	F204	Civil Engineering Inspector.....	250
9	1	F206	Senior Civil Engineering Inspector....	225
11	1	F252	Junior Civil Engineering Draftsman...	160
12	1	F254	Civil Engineering Draftsman.....	250
13	2	F254	Civil Engineering Draftsman.....	240
14	1	F256	Cartographer and Art Designer.....	210
15	3	F258	Senior Civil Engineering Draftsman....	250
16	1	F258	Senior Civil Engineering Draftsman....	225
17	1	F260	Civil Engineering Designer.....	375
18	3	F260	Civil Engineering Designer.....	300
19	1	F262	Sanitary Engineering Designer.....	325
20	1	F270	Chief Civil Engineering Designer.....	450
21	1	F356	Electrical Engineering Inspector.....	250

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
22	1	F454	Mechanical Engineering Designer.....	250
23	1	F502	Engineer Assessments and Complaints..	250
24	1	F506	Engineer Grades .....	275
25	2	F510	Engineer Street Improvement Investi- gations .....	275
26	1	F514	Engineer Street Improvement Plans....	300
27	1	F518	Office Engineer .....	350
28	1	F518	Office Engineer .....	315
29	1	F552	Structural Draftsman .....	200
30	1	F604	Surveyor's Field Assistant.....	250
31	13	F604	Surveyor's Field Assistant.....	225
32	4	F610	Surveyors .....	250
33	1	F612	Office Surveyor .....	225
34	1	F614	Assistant Chief Surveyor.....	275
35	1	F616	Chief Surveyor .....	325
36	4	N252	Street Inspector .....	225

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

## NEW BUSINESS.

### Adopted.

The following resolutions were *adopted*:

### Sale of \$250,000 Hetch Hetchy Bonds, 1932.

(Code No. 15.031)

On recommendation of Finance Committee.

Resolution No. 2081, as follows:

Resolved, That the Clerk of the Board be and he is hereby directed to advertise in the official newspaper notice of sale that on the 19th day of August, 1935, the Board of Supervisors will receive sealed proposals up to the hour of 3 o'clock p. m. for the purchase of the following bonds of the City and County of San Francisco.

\$250,000 Hetch Hetchy bonds, 1932, dated June 1, 1932, comprising 8 bonds of \$1,000 denomination maturing each year from 1939 to 1957, inclusive; and 7 bonds of \$1,000 denomination each, maturing each year 1958 to 1971, inclusive.

Said Hetch Hetchy bonds, 1932, will bear interest at a rate or rates not exceeding 6 per cent per annum, as shall be named by the bidder, and bidders for said bonds shall specify in their bids the interest rate or rates desired, not exceeding 6 per cent per annum. Interest payable semi-annually, June 1 and December 1.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

### Accepting Deed to Right of Way Easement—Crystal Springs Pipe Line No. 2; and Payment of \$100 to Anglo California National Bank.

(Code No. 15.0241)

Also, Resolution No. 2082, as follows:

Resolved, That the City and County of San Francisco accept a deed from the Anglo California National Bank of San Francisco, successor in interest to The Seaboard National Bank of San Francisco, to an undivided 8/15 interest in a right of way easement, required for Crystal Springs Pipe Line No. 2, over certain lands in San Mateo.



County, California, described in deeds dated September 30, 1909, and recorded October 8, 1909, Book 165 of Deeds, page 298, and in Book 165 of Deeds, page 299, respectively, San Mateo County Records; and that the sum of \$100 be paid for such interest from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed for Right of Way, Crystal Springs Pile Line, and  
Payment of \$140.50 to J. Wiseman Macdonald, Jr.**

(Code No. 15.0241)

Also, Resolution No. 2083, as follows:

Resolved, That the City and County of San Francisco accept a deed from J. Wiseman Macdonald, Jr., to a right of way easement required for Crystal Springs Pipe Line No. 2, over certain land in San Mateo County, California, described in deed recorded March 23, 1935, Book 645, page 434, Official Records of San Mateo County; and that the sum of \$140.50 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed to Right of Way—Crystal Springs Pipe Line, and  
Payment of \$561.05 to E. B. Bumsted.**

(Code No. 15.0241)

Also, Resolution No. 2084, as follows:

Resolved, That the City and County of San Francisco accept a deed from E. B. Bumsted to a right of way easement required for Crystal Springs Pipe Line No. 2, over certain land in San Mateo County, California, described in deed recorded July 17, 1918, Book 275 of Deeds, page 168, San Mateo County Records; and that the sum of \$561.05 be paid for said land from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed to Right of Way—Crystal Springs Pipe Line, and  
Payment of \$4,516.32 to Mills Estate, Inc.**

(Code No. 15.0241)

Also, Resolution No. 2085, as follows:

Resolved, That the City and County of San Francisco accept a deed from Mills Estate, Incorporated, to a right of way easement required for Crystal Springs Pipe Line No. 2, over certain lands in San Mateo County, California, described in deed recorded March 20, 1917, Volume 263 of Deeds, page 171, San Mateo County Records; and that the sum of \$4,516.32 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

As a further consideration, the City and County of San Francisco, as successor in interest to Spring Valley Water Company, shall relinquish by quitclaim deed to Mills Estate, Incorporated, all interest

in and to the portion of that certain easement conveyed by D. Ogden Mills and Adeline M. Easton to Spring Valley Water Works by deed dated May 4, 1870, and recorded June 22, 1870, Book 11 of Deeds, page 221, San Mateo County Records, included within those certain tracts of land in San Mateo County, California, described as Parcels 6 and 8 in deed recorded March 20, 1917, Book 263 of Deeds, page 171, San Mateo County Records. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute said quitclaim deed in behalf of the City and County of San Francisco.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed to Right of Way—Crystal Springs Pipe Line, and Payment of \$1,571.53 to Jersey Farm Company.**

(Code No. 15.0241)

Also, Resolution No. 2086, as follows:

Resolved, That the City and County of San Francisco accept a deed from Jersey Farm Company to an easement required for Crystal Springs Pipe Line No. 2, over certain land in San Mateo County, California, described in deed recorded March 8, 1890, Book 47 of Deeds, page 539, San Mateo County Records; and that the sum of \$1,571.73 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed From Henry A. Avansino to Right of Way to Crystal Springs Pipe Line, and Payment of \$817.25.**

(Code No. 15.0241)

Also, Resolution No. 2087, as follows:

Resolved, That the City and County of San Francisco accept a deed from Henry A. Avansino, et al., to a pipe line easement over that certain 5-acre tract of land in San Mateo County, California, described in deed recorded March 28, 1934, Book 615, page 338, Official Records of San Mateo County, required for Crystal Springs Pipe Line No. 2; and that the sum of \$817.25 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed From Crocker Estate Company for Crystal Springs Pipe Line Right of Way, and Payment of \$2,721.41.**

(Code No. 15.0241)

Also, Resolution No. 2088, as follows:

Resolved, That the City and County of San Francisco accept a deed from Crocker Estate Company to certain easements in San Mateo County, California, over the tract of land described in Decree of Distribution, recorded October 26, 1891, Book 58, of Deeds, page 132, San Mateo County Records, required for Crystal Springs Pipe Line



No. 2, and that the sum of \$2,721.41 be paid for said easements from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed From Henry Chesley Bush for Crystal Springs  
Pipe Line Right of Way, and Payment of \$580.20.**

(Code No. 15.0241)

Also, Resolution No. 2089, as follows:

Resolved, That the City and County of San Francisco accept a deed from Henry Chesley Bush et al., to an easement required for Crystal Springs Pipe Line No. 2, over certain land in San Mateo County, California, described in deed recorded September 20, 1912, Book 217 of Deeds, page 229, San Mateo County Records, and that the sum of \$580.20 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed From South San Francisco Land & Improvement  
Co. for Crystal Springs Pipe Line, and Payment of \$10,772.27.**

(Code No. 15.0241)

Also, Resolution No. 2090, as follows:

Resolved, That the City and County of San Francisco accept a deed from South San Francisco Land and Improvement Company, to certain lands and easements in San Mateo County, California, required for Crystal Springs Pipe Line No. 2; and that the sum of \$10,772.27 be paid for said property from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

For a particular description of said property, reference is hereby made to the written offer from said company, on file in the office of the Director of Property.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed From Mills Estate Company to Parcel 6 of San  
Francisco Airport Lands, San Mateo County, and Payment of  
\$105,000.**

(Code No. 12.17154)

Also, Resolution No. 2091, as follows:

Resolved, That the City and County of San Francisco accept a deed from Mills Estate, Incorporated, to Parcel 6 of the San Francisco Airport lands in San Mateo County, California, as per agreement recorded September 4, 1930, Volume 559, page 1, Official Records of San Mateo County; and that the sum of \$105,000.00 be paid for said parcel from Appropriation No. 564.600.00.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Accepting Deed and Authorizing Payment of \$300 to Jas. J. McDonald for Portion of Lot 44, Block 7159, for Widening San Jose Avenue.**

(Code No. 12.1711)

Also, Resolution No. 2092, as follows:

Resolved, That the City and County of San Francisco accept a deed from James J. McDonald, et ux., to a portion of Lot 44, Assessor's Block 7159, San Francisco, required for the widening of San Jose avenue; and that the sum of \$300 be paid for said land from the  $\frac{1}{4}$  Cent Gas Tax Fund, Appropriation No. ———.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Passed for Second Reading.**

The following matters were *passed for second reading*:

**Amending the Salary Ordinance of Non-Certificated Employments, Board of Education, by Adding 3 General Clerk-Stenographers at \$140 per Month, Each, and Foreman Stockman.**

(Code No. 9.053)

On recommendation of Finance Committee.

Bill No. 784, Ordinance No. 9.05371, as follows:

An ordinance amending Section 81 of Ordinance 9.05367 by increasing by three the number of positions established under Item 181 thereof; reducing the number of employments under Item 211 thereof; adding Item 211 $\frac{1}{2}$  and changing the compensation under Item 220.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 81 of Ordinance No. 9.05367 is hereby amended to read as follows:

**Section 81. BOARD OF EDUCATION NON-CERTIFICATED EMPLOYEES, 1935-1936**

Item No.	No. of Employees	Class No.	Class Title	Gross Monthly Rate
151	1	A6	Superintendent of Maintenance and Repairs .....	\$ 375
152	4	A154	Carpenter at \$9 per day.....	
153	1	A162	Foreman Carpenter at \$10 per day.....	
154	3	A354	Painter at \$9 per day.....	
155	3	B6	Senior Bookkeeper .....	190
158	1	B14	Senior Accountant .....	275
159	1	B14	Senior Accountant .....	375
160	1	B58	Secretary Board of Education (exempt)	400
161	2	B210	Office Assistant (part time).....	75
162	1	B222	General Clerk .....	200
163	1	B222	General Clerk .....	190
164	3	B222	General Clerk .....	175
166 $\frac{1}{2}$	1	B222	General Clerk .....	155
167	1	B222	General Clerk .....	155
167 $\frac{1}{2}$	1	B228	Senior Clerk .....	180
168	1	B308	Comptometer Operator .....	175
169	1	B308	Comptometer Operator .....	145
170	2	B308	Comptometer Operators as needed at \$5 per day .....	
171	1	B380	Armorer, R. O. T. C. (part time).....	75
172	1	B354	General Storekeeper .....	230
173	3	B408	General Clerk-Stenographer .....	215
174	32	B408	General Clerk-Stenographer .....	175
174 $\frac{1}{4}$	18	B408	General Clerk-Stenographer .....	155



Item No.	No. of Employees	Class No.	Class Title	Gross Monthly Rate
174½	5	B408	General Clerk-Stenographer .....	145
181	11	B408	General Clerk-Stenographer .....	140
182	1	B408	General Clerk-Stenographer (part time) at \$4.20 per eve.....	
183	1	B408	General Clerk-Stenographer (part time) at \$3.30 per eve.....	
184	5	B408	General Clerk-Stenographer (part time) at \$3.00 per eve. ....	
186	31	B404	Clerk-Stenographer, \$5 per day.....	
187	1	B412	Senior Clerk-Stenographer .....	215
188	1	B412	Senior Clerk-Stenographer .....	190
189	1	B454	Telephone Operator .....	175
190	1	B454	Telephone Operator, \$2 per day (part time) .....	
191	1	B512	General Clerk-Typist .....	215
192	1	B512	General Clerk-Typist .....	190
193	4	B512	General Clerk-Typist .....	175
193¼	1	B512	General Clerk-Typist .....	155
193½	3	B512	General Clerk-Typist .....	145
197	1	C52	Elevator Operator .....	155
198	99	C102	Janitress .....	140
199	18	C105	Special Janitor .....	162.50
200	128	C104	Janitor .....	155
201	23	C104	Janitor .....	145
202	1	C104	Janitor (part time) .....	16
202½	1	C104	Janitor (part time) .....	10
203	8	C106	Sub-Foreman Janitor .....	160
204	7	C106	Sub-Foreman Janitor .....	185
205	1	C112	Supervisor School Janitors .....	275
207	1	I12	Cook .....	140
208	1	I12	Cook .....	130
209	1	I12	Cook (part time) .....	75
210	1		Pantry Maid (part time) .....	50
211	11	J78	Stockmen .....	200
211½	1	J80	Foreman Stockman .....	205
213	1	O2	Chauffeur .....	215
214	1	O104	Moving Picture Operator .....	200
215	2	O122	Window Shade Worker .....	200
216		O168	Engineers, Stationary Steam Engines, \$3 per eve., as required .....	
217	10	O168	Engineers, Stationary Steam Engines..	220
218	1	O172	Chief Engineer Stationary Steam En- gines .....	310
220	1	O61	Foreman Gardener .....	175
221	1	O58	Gardener at \$6 per day.....	
222	2	O58	Gardener at \$5.50 per day.....	
223	5	O58	Gardener at \$5.00 per day.....	
223¾			Temporary clerical employment and other help as needed as rates fixed in salary ordinance .....	
	1		Personnel Technician (subject to classi- fication and determination of Status by Civil Service Commission).....	250 net
TRUCK RENTAL (CONTRACTUAL)				
224			2½ ton truck at rates established by Purchaser's contract .....	
225			1 ton truck at rates established by Purchaser's contract .....	
226			3½ ton truck at rates established by Purchaser's contract .....	
227			1½ ton truck at rates established by Purchaser's contract .....	

## EXPLANATION:

*The Board of Education requests that three additional positions of General Clerk-Stenographer at \$140 per month be created for service in the new Junior College. These are added under Item 181. The Board of Education also requests that one position of Foreman Stockman be added in lieu of one position of Stockman. These changes are made under Items 211 and 211½. The compensation under Item 220 is also changed from \$8 per day to \$175 per month in order to conform to the compensation recommended in the 1930 salary standardization report.*

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Imposing Fee for Milk Inspection, Department of Health.**  
(Code No. 3.041)

Also, Bill No. 785, Ordinance No. 3.04153, as follows:

Providing for and imposing fees for the inspection, by the Department of Public Health, of milk.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. For issuing a permit and making the inspection required, the Department of Public Health shall collect monthly the sum of twelve cents for each one hundred gallons of milk that the holder of such permit shall sell or supply for human consumption, within the City and County during the month previous. The holder of such permit shall render a true statement of the amount of milk so sold or supplied and pay the fee hereby imposed on or before the twentieth day of each calendar month. A failure to pay such fee or render the statement shall operate to revoke the permit theretofore issued.

Section 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**Adoption.**

The following resolutions were *adopted*:

**Authorizing Applications for Federal Grants for Various Public Utilities Improvements.**

(Code Nos. 15.02, 15.03, 15.04, 15.05, 15.06)

Resolution No. 2095, as follows:

Whereas, the Public Utilities Commission, by Resolution No. 743, has requested that an application be made to the Federal Emergency Administration of Public Works to obtain a grant to aid in the building of certain improvements to the Hetch Hetchy Water and Power Project, to-wit: Diversion Works at the Moccasin Creek Power House, the estimated cost of which is \$341,000; and

Whereas, said Public Utilities Commission has also, by Resolution No. 744, requested that an application be made to the said Federal Emergency Administration of Public Works to obtain grants to aid in the construction of certain public improvements, to-wit: Improvements, additions and betterments to the San Francisco Water Department, the estimated cost of which is \$371,093; improvements, additions and betterments to the Municipal Railway, the estimated cost of which is \$130,235; improvements, additions and betterments to the San Francisco Municipal Airport at Mills Field, the estimated cost of which is \$194,800; improvements, additions and betterments for Street Lighting, the estimated cost of which is \$22,783; and



Whereas, His Honor, the Mayor, has concurred in each of the aforesaid Resolutions and joined in the request that the applications to said Federal Emergency Administration of Public Works be made in accordance with said Resolutions; therefore, be it

Resolved, That the City and County of San Francisco make application to the Federal Emergency Administration of Public Works of the Government of the United States for grants equal to forty-five per cent. (45%) of the total estimated cost of each of the public works projects hereinbefore mentioned; and that if said grants are made in the amounts hereinbefore set forth, the money received from said grants shall be used for the construction of the projects hereinbefore set forth; and be it further

Resolved, That His Honor, the Mayor, and the Clerk of the Board of Supervisors are hereby authorized and directed to make the aforesaid applications for and on behalf of the City and County of San Francisco and to execute all necessary documents on behalf of said City and County in connection with the obtaining of said grants for said projects.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

#### Use of Public School Auditoriums by Townsend Plan Clubs.

(Code No. 5.2)

On recommendation of Committee on Education, Parks and Recreation.

Resolution No. 2072, as follows:

Whereas, the school code of the State of California authorizes the use of school buildings and auditoriums for associations formed for recreational, educational, political, economic, artistic and moral activities; and

Whereas, many school buildings throughout the State are used for the purpose of meetings conducted under the auspices of the Townsend Plan Clubs; and

Whereas, the Board of Education of the City and County of San Francisco has not permitted the use of public school auditoriums for meetings conducted by the Townsend Plan Clubs; now, therefore, be it

Resolved, That the Board of Supervisors does hereby respectfully request the Board of Education of the City and County of San Francisco to permit the use of public school auditoriums for meetings conducted by the Townsend Plan Clubs when said meetings do not interfere with the established uses of said auditoriums.

*July 29, 1935—Presented by Supervisor Shannon and referred to Education, Parks and Recreation Committees.*

*August 9, 1935—Committee recommends adoption.*

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

#### Transfer of Lot From Department of Public Works to Recreation Department.

(Code No. 23.04)

Also, Resolution No. 2094, as follows:

Whereas, by letter dated May 18, 1935, the San Francisco Recreation Department requested the Mayor to arrange to have Lot 27, Assessor's Block 1141, San Francisco, transferred to said department to be used for playground purposes; and

Whereas, said lot is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Department of Public Works; and



Whereas, by letter dated June 10, 1935, the Director of Property reported to the Mayor that the estimated value of the lot is \$4,570.00, that there are no improvements on the property, and that the land can be advantageously used by the Recreation Department for playground purposes; and

Whereas, the Department of Public Works has consented to the transfer of said lot; now, therefore, be it

Resolved, In accordance with the provisions of Ordinance No. 12.1751, Bill No. 589, that said lot be and is hereby transferred from the Department of Public Works to the Recreation Department.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

### **James M. Huddart Bequest, San Mateo County.**

(Code No. 23.04)

Also, Resolution No. 2093, as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco hereby requests and authorizes the President of the Park Commission, the President of the Recreation Commission, the Director of Property, the Manager of the Water Department, and the members of the Committee on Education, Parks and Recreation of the Board of Supervisors, to serve upon a committee to conduct a survey of the possibilities of developing an adequate water supply upon the tract of land, consisting of 973½ acres located near Woodside, in San Mateo County, bequeathed by the late James M. Huddart to the City and County of San Francisco for use as a public park; to consult with Albert L. Baker, executor of the estate of James M. Huddart, deceased, in order to ascertain the wishes of the representatives of the estate as to the usage of this property for public park purposes; and to report to the Board of Supervisors whether the tract is suitable for use as a general recreational area by the City and County of San Francisco.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

### **Action Deferred.**

The following recommendation of Rules Committee was *laid over one week*:

### **Resolution to Property Owners Answering Supervisor Uhl's Letter on Extension of Time for Board of Equalization.**

(Code No. 1.03)

Resolution No. 2076, as follows:

Whereas, the attention of the Board of Supervisors has been directed to the fact that, under date of July 22, 1935, Supervisor Adolph Uhl addressed a letter to property owners of San Francisco in reference to the recent sessions of the Board of Supervisors, sitting as a County Board of Equalization; and

Whereas, in this letter Supervisor Uhl made the following statement:

"On July 12th, realizing that we could not complete the work of equalizing in proper manner, I urged my colleagues to request twenty days' extension from the State Board of Equalization; unfortunately my colleagues did not do so," and

Whereas, the official record of the County Board of Equalization shows that, by unanimous vote, the Board of Supervisors did request twenty days' extension from the State Board of Equalization, and the record further shows that the State Board of Equalization did not grant such request; now, therefore, be it

Resolved, That the Board of Supervisors directs its Clerk to forward a copy of this resolution to property owners of San Francisco



who petitioned for reduction of assessment at the recent sessions of the County Board of Equalization in order that they may be advised that the statement contained in the letter sent out by Supervisor Uhl was untrue and misleading, and tended improperly to place responsibility upon the other members of the Board of Supervisors for failure to continue hearings of the County Board of Equalization after the expiration of the period fixed by the State law.

**Adopted.**

The following recommendation of his Honor Mayor Rossi was *adopted*:

**Leave of Absence—Herbert Fleishhacker, Member Board of Park Commissioners.**

(Code No. 4.053)

Resolution No. 2080, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Herbert Fleishhacker, member of the Board of Park Commissioners, is hereby granted a leave of absence for a period of thirty days, commencing August 9, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Adopted.**

The following resolutions were *adopted*:

**Mayor and Clerk Directed to File Application to U. S. Government for Grant to Aid in Financing Construction of Additional Buildings and Equipment for School System of City and County of San Francisco.**

(Code No. 21.3)

Resolution No. 2096, as follows:

Authorizing the Mayor and the Clerk of the Board of Supervisors to file an application to the United States of America through the Federal Emergency Administration of Public Works for a grant to aid in financing the construction of additional buildings and equipment designated as machine shop and equipment at George Washington High School; machine shop and equipment at Marina Junior High School; auditorium and equipment at Daniel Webster School; eight standard class rooms at Aptos Junior High School, and designating the Honorable Angelo J. Rossi, Mayor, and John Dunnigan, Clerk of the Board of Supervisors, to furnish such information as the government may request.

Be it Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the Honorable Angelo J. Rossi, Mayor, and John Dunnigan, Clerk of the Board of Supervisors, be and they are authorized to execute and file an application on behalf of the City and County of San Francisco to the United States of America for a grant to aid in financing the construction of additional buildings and equipment for the school system of the City and County of San Francisco, designated as: a machine shop and equipment at George Washington High School; a machine shop and equipment at Marina Junior High School; an auditorium and equipment at Daniel Webster School; eight standard class rooms at Aptos Junior High School.

Section 2. That his Honor the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized and directed to furnish such information as the United States of America, through the Federal Emergency Administration of Public Works, may reasonably request in connection with the application which is herein authorized to be filed.

Ayes—Supervisors Brown, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, Roncovieri—3.

**Mayor and Clerk Directed to File Application to U. S. Government for Grant to Aid in Financing Construction of Replacements and Alterations in Palace of Fine Arts.**

(Code No. 24.052)

Also, Resolution No. 2097, as follows:

Authorizing the Mayor and Clerk of the Board of Supervisors to file an application to the United States of America through the Federal Emergency Administration of Public Works for a grant to aid in financing the construction of replacements and alterations in the Palace of Fine Arts and designating said Mayor and Clerk of the Board of Supervisors to furnish such information as the Government may request.

Resolved, by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the Honorable Angelo J. Rossi, Mayor, and John S. Dunnigan, Clerk of the Board of Supervisors, be and they are authorized to execute and file an application on behalf of the City and County of San Francisco to the United States of America for a grant to aid in financing the construction of replacements and alterations in the Palace of Fine Arts, in the City and County of San Francisco.

Section 2. That the Honorable Angelo J. Rossi, Mayor, and John S. Dunnigan, Clerk of the Board of Supervisors, be and they are hereby authorized and directed to furnish such information as the United States of America, through the Federal Emergency Administration of Public Works, may reasonably request in connection with the application which is herein authorized to be filed.

*Adopted* by the Board of Supervisors August 12, 1935.

Ayes—Supervisors Brown, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, Roncovieri—3.

**Canvass of Election Held August 13, 1935.**

(Code No. 3.02)

Also, Resolution No. 2098, as follows:

Resolved, That the Registrar of Voters and this Board of Supervisors proceed on Monday, August 19, 1935, at the hour of 9 a. m., to canvass the returns of the Special State Election held Tuesday, August 13, 1935, by opening the same and estimating the vote of 828 election precincts and declare the result thereof, and such count shall continue each day according to law; and be it

Further Resolved, That the canvass of said election returns will be conducted in the office of the Registrar of Voters, City Hall, in the City and County of San Francisco, which office is designated as the necessary place of meeting to conduct such canvass, as all ballots and records pertaining to such election are on file in said office, and to be conducted in accordance with the provisions of the Political Code relating thereto, and to be continued until completed in the manner provided by the Political Code of the State of California; and that the several persons hereinafter named and mentioned are hereby appointed as Clerks to perform the clerical work of the official can-



vass of the returns of said election in the manner provided by said Section 1280 of the Political Code of the State of California:

A. Arnold, E. Balk, M. Goessel, E. Gray, H. Levy, A. McCarthy, M. Riecker, C. Steel, L. Stern, Y. Tannenbaum.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovi-  
eri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

### Adopted.

The following recommendations of his Honor the Mayor were  
*adopted*:

**Leave of Absence, Hon. Arthur M. Brown, Jr., Member of the  
Board of Supervisors.**

(Code No. 4.053)

Resolution No. 2099, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Arthur M. Brown, Jr., member of the Board of Supervisors, he and is hereby granted a leave of absence for a period of three weeks, commencing August 18, 1935, with permission to leave the State.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovi-  
eri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

**Leave of Absence, Philip Lee Bush, Member Board of Education.**

(Code No. 4.053)

Also, Resolution No. 2100, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mr. Philip Lee Bush, member of the Board of Education, is hereby granted a leave of absence for a period of from August 14, 1935, to September 1, 1935, with permission to leave the State.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovi-  
eri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

**Granting Permission to Community Chest of San Francisco to Ad-  
vertise Its Annual Drive on Outside of Market Street Railroad  
Company's Street Cars.**

(Code No. 1.06101)

Supervisor Brown presented:

Resolution No. 2101, as follows:

Resolved, That the Community Chest of San Francisco be and is hereby granted permission to advertise its annual drive on the outside of street cars of the Market Street Railroad Company, provided said cars, when used for said advertising purpose, are not to be used to carry passengers.

Ayes—Supervisors Brown, Gallagher, Havenner, Ratto, Roncovieri,  
Schmidt, Shannon, Uhl—8.

Absent—Supervisors Colman, Hayden, McSheehy—3.

*Supervisor Brown requested that John Stern, 3331 Jones street, be notified of the action of the Board.*

### Hetch Hetchy Power Transmission Line.

Supervisor Havenner moved that the Public Utilities Commission report to this Board as to what steps have been taken and studies

made since recent hearing in Washington, D. C., to provide for the public necessity of acquiring a transmission line and provision for distribution of power from Hetch Hetchy in the near future.

*So ordered.*

#### **Bay Bridge Terminal Plan Query.**

Supervisor Havenner moved that the Public Utilities Commission be requested to make a further study and prepare a report to this Board on the basis of studies already made in connection with the employment of Messrs. Ridgeway & Brahdy upon the proposed Embarcadero plan and the proposed uptown terminal plan proposed by Central Council of Civic Clubs and the various plans proposed by the Toll Bridge Authority.

*So ordered.*

#### **Proposed Additional Grant from P. W. A. on Bonds and Funds Already Available.**

Supervisor Shannon presented:

Communication from The Associated General Contractors relative to the proposed additional grant from P. W. A. on bonds and funds already available.

*Referred to Finance Committee.*

#### **Adequate Appropriation Requested for Medical and Surgical Appliances for Persons on Relief.**

The following was presented and read by the Clerk:

Communication from Public Works and Unemployed Union Local No. 4, 364 Third street, requesting that an adequate appropriation be made for the purchase of medical and surgical appliances required by persons on relief.

*Referred to Finance Committee.*

#### **Application for Federal Grant for Municipal Utilities.**

The following was presented and read by the Clerk:

Communication from his Honor the Mayor, Angelo J. Rossi, transmitting letter and resolution of the Public Utilities Commission requesting authorization to apply to the government of the United States for a grant equal to 45 per cent of the total estimated cost to aid in financing the construction of the following:

San Francisco Water Department.....	\$371,093
Municipal Railway .....	130,235
San Francisco Municipal Airport .....	194,800
Street Lighting Projects .....	22,783
	<hr/>
	\$718,911

and, stating that he is in full accord with the purpose of the resolution, and requesting favorable consideration of same.

*Ordered filed.*

#### **Federal Aid Requested for Construction of Moccasin Diversion Work.**

The following was presented and read by the Clerk:

Communication from his Honor the Mayor, Angelo J. Rossi, transmitting request and resolution of Public Utilities Commission, asking authorization to apply to the Government of the United States for a grant equal to 45 per cent of the total estimated cost to aid the financing of the construction of Moccasin Diversion Work, in amount \$341,000, and stating that he is in full accord with the purpose of the resolution, and requests its favorable consideration.

*Ordered filed.*



### Public School Budget.

The following was presented and read by the Clerk:

Communication from Edwin A. Lee, Superintendent of Schools, transmitting report of the money which must be raised by the City and County taxes for school purposes.

*Referred to Finance Committee.*

### Provisions Relative to Transbay Bridge Tolls and Fares and Term of Contract Between California Toll Bridge Authority and the Railroads.

The following was presented and read by the Clerk:

Communication from Florence McAuliffe transmitting copy of two provisions relating to tolls for fares and term of contract which are proposed to be included in the contract between the California Toll Bridge Authority and the railroads, and enclosing twelve copies of same for the members of the Board.

*Ordered filed.*

### Relative to Holland Method of Garbage Disposal.

Communication from Elizabeth Cassidy, attorney for J. P. Holland, calling attention to the merits of the Holland Method of Garbage Disposal.

*Referred to the Public Health Committee.*

### Request for Engineering Service, San Mateo County Jail.

The following was presentend and read by the Clerk:

Communications from W. J. Fitzgerald, Sheriff, calling attention to multifarious duties of the engineer at the San Mateo County Jail and requesting urgently that sufficient engineers be employed to give proper attention to all the services.

*Referred to Finance Committee.*

### Correspondence Between His Honor the Mayor and Frank Y. McLaughlin on Matters of Relief.

The following was presented and read by the Clerk:

Communication from his Honor the Mayor, Angelo J. Rossi, enclosing copies of correspondence received from the Honorable Frank Y. McLaughlin, Administrator, Works Progress Administration of California, relative to San Francisco relief program.

*Ordered filed.*

### Extension of Landing Field, San Francisco Airport.

The following was presented and read by the Clerk:

Communication from E. G. Cahill, Manager of Utilities, advising as to extension of landing field at the San Francisco Airport.

*Ordered filed.*

### Request for Federal Grant for Fine Arts Building and School Buildings Program.

The following was presented and read by the Clerk:

Communication from Maurice L. Rapheld, Executive Secretary to the Mayor, advising that there has been filed by the Park Commission and the Board of Education, memoranda for an application for grant of 45 per cent of the total cost of certain construction and reconstruction work at the Palace of Fine Arts and for various school buildings and their equipment; and that the same has been approved by his Honor the Mayor, who requests favorable consideration thereon.

*Referred to Finance Committee.*

**Report on Rapid Transit.**

Supervisor Uhl presented report of Messrs. Ridgeway and Brahdy on proposed rapid transit system for San Francisco.

*Referred to Public Utilities Committee.*

**Disaster Preparedness Program.**

Supervisors Brown and Gallagher presented bill providing for the creation of a major disaster emergency planning council and staff, etc.

*Referred to Public Welfare Committee.*

**ADJOURNMENT.**

There being no further business the Board at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors August 19, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, August 19, 1935

Tuesday, August 20, 1935.

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.



Journal of Psychology  
and Supervision

1911

# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, AUGUST 19, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, August 19, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present: Supervisors Gallagher, Hayden, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

Quorum present.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of August 12, 1935, was considered read and approved.

### Death of Father Oliver Welsh.

*Supervisor Gallagher* moved that the Clerk be directed to prepare a resolution, which resolution will embody the expression of this Board of Supervisors which will express its unanimous sentiment on the life work of this good man, and deep regret at his untimely passing and that all members of the Board of Supervisors attend the services at 10 o'clock tomorrow, and that the Clerk make arrangements to that effect; also that when the Board adjourns today it do so out of respect to the memory of the deceased, and further, that the Clerk prepare a suitable resolution expressing sentiments of sorrow and sympathy to be sent to the bereaved relatives.

Motion *adopted* unanimously by rising vote.

### Sale of Bonds.

Sealed bids for the purchase of certain bonds of the City and County of San Francisco, State of California, were received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, August 19, 1935, and opened by said Board at said time.

The bonds offered are described as follows:

\$250,000 Hetch Hetchy bonds, 1932, dated June 1, 1932, comprising 8 bonds of \$1,000 denomination, maturing each year, from 1939 to 1957, inclusive, and 7 bonds of \$1,000 denomination each, maturing each year, 1958 to 1971, inclusive. The said described bonds will bear interest at a rate or rates not exceeding six per centum per annum, as shall be named by the bidder, and bidders for said bonds shall specify in their bids the interest rate or rates desired, not exceeding six per centum per annum. Interest on said bonds will be payable semi-annually, June 1 and December 1. Said bonds will not be sold at a price less than the par value thereof, together with accrued interest, at the rate or rates named, on said bonds to date of delivery.

The bonds offered are tax exempt, State and Federal.



All proposals for the purchase of said bonds shall be accompanied by a deposit of five per cent of the amount bid in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, for a like amount, provided that no deposit need exceed the sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him, if his bid is accepted.

The bonds will be awarded to the bidder or bidders offering to purchase the same, bearing the lowest rate or rates of interest, and if two or more bidders offer to purchase the bonds bearing the same lowest rate or rates of interest, the bonds will be awarded to the bidder offering to purchase the same, at such rates of interest and in such amounts that the net interest cost to the City and County of San Francisco of the accepted bid will be the lowest net interest cost, considering the amount of interest to be paid on said bonds during the life thereof at the rates specified, and deducting any premium or premiums bid in addition. No alternate bids will be considered by the Board of Supervisors.

The approval of Thomson, Wood & Hoffman, attorneys, New York, as to the legality of these bonds will be furnished to the successful bidder without cost.

### Bids.

The following bids were presented, opened, read and *referred to the Finance Committee*:

#### \$250,000 Hetch Hetchy Bonds, 1932.

<i>Bidder</i>	<i>Interest</i>	<i>Premium</i>
1. Security-First National Bank of Los Angeles..	3¼ %	\$1,625.00
2. Harris Trust and Savings Bank, Chicago.....	3¼ %	243.00
3. R. H. Moulton & Company.....	3½ %	2,222.00
4. Wm. R. Staats & Co.—Shaw, Glover & Co.....'	3¼ %	1,607.50
5. Halsey, Stuart & Co.—\$222,000 par value maturing \$8,000 each year June 1, 1939 to 1957, both inclusive; and \$7,000 each year June 1, 1958 to 1967, both inclusive, to bear interest at the rate of three and one-quarter per cent (3¼ %) per annum and \$28,000 par value maturing \$7,000 each year June 1, 1968 to 1971, both inclusive, to bear interest at the rate of three per cent (3 %) per annum, payable semi-annually on the first day of June and the first day of December, we bid you the sum of par and accrued interest to date of delivery, together with a premium of Twenty-five Dollars (\$25.00).		
6. Hellmann-Wade & Co.—E. H. Rollins & Sons, Inc. ....	3½ %	228.00
7. Weeden & Co.....	3½ %	8,577.00
8. Brown, Harriman & Co., Inc.....	3¼ %	1,739.00
9. The Anglo California National Bank.....	3½ %	4,437.50
10. Bankamerica Company—For the \$250,000 par value Hetch Hetchy Bonds, 1932, of the City and County of San Francisco, we hereby bid you par and accrued interest to the date of delivery and in addition thereto a premium of \$179.00.		

The bonds above bid for are more particularly described as follows:

\$56,000 par value Hetch Hetchy Bonds, 1932, of the City and County of San Francisco, California; dated June 1, 1932; of the denomination of \$1,000 each; bearing interest at the rate of five per cent (5%) per annum, payable semiannually and maturing:

\$8,000 par value on June 1st in each of the years 1939 to 1945, both years inclusive.

\$194,000 par value Hetch Hetchy Bonds, 1932, of the City and County of San Francisco, California; dated June 1, 1932; of the denomination of \$1,000 each; bearing interest at rate of three per cent (3%) per annum, payable semiannually and maturing:

\$8,000 par value on June 1st in each of the years 1946 to 1957, both years inclusive;

\$7,000 par value on June 1st in each of the years 1958 to 1971, both years inclusive.

#### Award of Bonds.

Subsequently, the following resolution was presented by the Finance Committee and *adopted* by the following vote:

(Code No. 15.032)

Resolution No. 2109, as follows:

Whereas, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the purchase of certain bonds of said City and County, to-wit:

\$250,000 Hetch Hetchy Bonds, 1932.

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered; therefore

Resolved, That the bid of Bankamerica Company, Blythe & Co., Inc., R. W. Pressprich & Co., by Bankamerica Company, by Malcolm S. Prosser, for said \$250,000 Hetch Hetchy Bonds, 1932, as follows:

For the \$250,000 par Value Hetch Hetchy Bonds, 1932, of the City and County of San Francisco, we hereby bid you par and accrued interest to the date of delivery and in addition thereto a premium of \$179.00.

The bonds above bid for are more particularly described as follows:

\$56,000 par value Hetch Hetchy Bonds, 1932, of the City and County of San Francisco, California; dated June 1, 1932; of the denomination of \$1,000 each; bearing interest at the rate of five per cent (5%) per annum, payable semiannually and maturing:

\$8,000 par value on June 1st in each of the years 1939 to 1945, both years inclusive;

\$194,000 par value Hetch Hetchy Bonds, 1932, of the City and County of San Francisco, California; dated June 1, 1932; of the denomination of \$1,000 each; bearing interest at the rate of three per cent (3%) per annum, payable semiannually and maturing:

\$8,000 par value on June 1st in each of the years 1946 to 1957, both years inclusive;

\$7,000 par value on June 1st in each of the years 1958 to 1971, both years inclusive,

be and the same is hereby accepted and said bonds are hereby struck off and sold to Bankamerica Company, Blythe & Co., Inc., R. W. Pressprich & Co., by Bankamerica Company, by Malcolm S. Prosser, in accordance with the foregoing bid.



That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

### Explanation of Vote.

Supervisor McSheehy presented the following explanation of vote:

August 19, 1935.

To the Honorable the Board of Supervisors.

Gentlemen: On June 24, 1935, by motion of this Board, a resolution was sent to the Finance Committee, requesting the Finance Committee to make a study of some \$173,165,000 of bonds bearing an interest rate ranging from  $3\frac{1}{2}\%$  to  $5\frac{3}{4}\%$ , and the redemption and interest thereon for the fiscal year 1935-1936 would amount to \$14,198,000, representing approximately 23% of the total budget expenditure for the maintenance and operation of the government of the City and County of San Francisco for this fiscal year.

The United States Government and many public and private corporations have refinanced many of their bond issues at lower interest rates by offering bonds which are more attractive, as shorter term issues, and many bondholders have voluntarily surrendered their old issues for these new issues.

A great mistake has been made in the past in the sale of our \$173,165,000 worth of bonds in not placing a redemption clause in said bonds so that we might be in the same position as the United States Government and many public and private corporations who are today refinancing their bond issues and saving to their citizens and stockholders millions of dollars. If we had a recall clause written into our bond issues in the past we would be in a position today to refinance our \$173,165,000 of outstanding bonds on which we are paying an average interest rate of  $4\frac{3}{4}\%$ , or \$14,198,000 yearly for bond interest and redemption, and we would save to the taxpayers of this City about \$2,000,000.

As one member of this Board, I realize that a great mistake was made in not writing a recall clause into the bond issues that have received a two-thirds vote by the citizens of our City. I am going to vote Aye, favoring the sale of these bonds here today on account of the condition that we find ourselves in, that it would mean a repudiation of our word to our Government in carrying on our work at Hetch Hetchy and would cause a delay of at least two years in rescinding and neglecting to sell the bonds that two-thirds of the voters of this City approved.

I want to serve notice on this Board at this time that I will never vote, as one member of this Board, to submit a bond issue to our citizens unless there is a recall clause in the bonds so as to place us in the same advantageous position that the Government of the United States is in today.

With this explanation and for these reasons, I am voting Aye for the sale of these bonds and wish my vote and this explanation made part of the record and recorded in toto in our Journal of Proceedings.

J. J. MCSHEEHY.

### Proposed Amendment to Rules.

July 1, 1935, Supervisor Uhl called out of Rules Committee his proposed amendment to the "Order of Business" fixing "Roll Call" earlier in the proceedings.

### Motion.

Supervisor Uhl moved that No. 8 in the order of business be inserted after No. 3 in the Order of Business.

No objection. It was *so ordered*.

## UNFINISHED BUSINESS.

## Action Deferred.

The following recommendation of the Finance Committee was on motion *laid over one week*:

**Appropriation of \$1,620 for Salary of Head Nurse in Charge of Tuberculosis Work, Chest Clinic, Department of Public Health.**

(Code No. 9.051)

Bill No. 777, Ordinance No. 9.051195, as follows:

Appropriating \$1,620 from the Emergency Reserve, Appropriation No. 502.900.00, to the credit of Appropriation No. 553.101.02, Nursing, San Francisco Hospital, for payment of salary of head nurse in charge of tuberculosis work in the "Chest" clinic.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,620 is hereby appropriated from the Emergency Reserve, Appropriation No. 502.900.00, to the credit of Appropriation No. 553.101.02, Nursing, San Francisco Hospital, for payment of salary of head nurse in charge of tuberculosis work in the "Chest" clinic.

Recommended by the Mayor.

## Final Passage.

The following bills heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Granting Permit to Construct Street Railway Tracks on Sixth Street.**

(Code No. 15.091)

On recommendation of Public Utilities Committee:

Bill No. 782, Ordinance No. 15.09111, as follows:

Granting to Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisco and to run and operate cars thereon, in accordance with the provisions of Section 132 of the Charter of the City and County of San Francisco, and prescribing and setting forth the conditions under which said permit is granted.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, in conjunction with and as an extension of its existing railway tracks on Sixth street, a double track street railroad upon and over Sixth street, commencing at the intersection of Folsom street and Sixth street, thence along and upon Sixth street to and connecting with the railroad tracks on Bryant street.

Said extension shall be operated in the same manner and subject to the same terms and conditions under which the said street railway line on Sixth street from Market street to Folsom street, is operated when such supplemental permit is granted, to-wit, operating permit dated February 9th, 1931, as shown by the records of the Board of Supervisors of the City and County of San Francisco.

Said supplemental permit shall expire concurrently with the operating permit, dated February 9th, 1931, granted Market Street Railway Company, as hereinabove recited, and shall be subject always to the right of the City and County of San Francisco to acquire and possess the operative property of Market Street Railway Company, as provided in Section 132 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.



**Abandonment of Street Railway Tracks, Fifth Street, Between Mission and Brannan Streets.**

(Code No. 15.091)

Also, Bill No. 783, Ordinance No. 15.09112, as follows:

Authorizing Market Street Railway Company to abandon and remove street railway tracks on Fifth street, between Mission street and Brannan street.

Whereas, the Department of Public Works of the State of California, Division of Highways, has requested the abandonment by Market Street Railway Company of its street car service on Fifth street, between Mission street and Brannan street, and have requested the removal of the street car tracks on Fifth street, between Mission and Brannan streets, in aid of the construction of the San Francisco approach to the so-called San Francisco-Oakland Bay Bridge; and

Whereas, Market Street Railway Company has, in writing, petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks and service and has consented to discontinue its street car service over and along said street; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In pursuance of the petition of Market Street Railway Company, referred to in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned or held under the operating permit of said Company, dated February 9th, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Fifth street between Mission and Brannan streets.

That the public interest will not be injured or suffer by reason of the removal of said tracks or the abandonment of said service, and the Board of Supervisors so finds, in pursuance of Section 132 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Trackless Trolley Buses on Eighteenth Street.**

(Code No. 15.091)

Also, Bill No. 765, Ordinance No. 15.09110, as follows:

Amending Section 2 of Ordinance No. 15.0914, entitled "Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Harrison street commencing at the intersection of Third and Harrison streets; thence along Harrison street to Fourteenth street; thence along Fourteenth street to Mission street; also commencing at the intersection of Guerrero and Eighteenth streets; thence along and upon Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to the intersection of Market street with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street; also commencing at the intersection of Frederick and Clayton streets; thence northerly along Clayton street to Waller street; thence westerly along Waller street to Stanyan street; and discontinue the operation of street cars thereon and substitute, in lieu of such service, the overhead electric trolley bus service over the route hereinafter provided for," finally passed by the Board of Supervisors of the City and County of San Francisco, July 9, 1934, and approved by the Mayor thereof July 10, 1934; also, amending by adding Section 9 to Ordinance No. 15.0914, providing that the right hereby granted shall never be taken as an element of value should the City attempt to acquire the operative properties of said company; also,



*amending by adding Section 10 to Ordinance 15.0914, providing that the Board of Supervisors, by the passage of this ordinance, does not waive any of its rights to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motorman and a conductor.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 15.0914, the title of which is recited above, is hereby amended to read as follows:

Section 2. In lieu and in substitution of street car service over the fixed tracks in said streets above mentioned, which said tracks are to be removed under the provisions herein contained, the Market Street Railway Company, its successors and assigns, are hereby granted permission and the right to install, operate and maintain an overhead electric trolley bus service with all wires and appliances necessary for the operation of said buses over and along Harrison street commencing at Third street and Harrison street; thence southwesterly along Harrison street to Fourteenth street; thence westerly along Fourteenth street to Folsom street; thence southerly along Folsom street to Eighteenth street; thence westerly along Eighteenth street to its intersection with Market street at Danvers street; thence curving southerly on Market street to and over its junction with Clayton street (formerly Caselli avenue); thence curving northwesterly and northerly on Clayton street to Ashbury street; thence northeasterly and northerly on Ashbury street to Waller street; thence westerly on Waller street to Stanyan street; thence northerly on Stanyan street to Haight street; thence easterly on Haight street to Shrader street; thence southerly on Shrader street to Waller street; also easterly from the intersection of Folsom street and Sixteenth street along Sixteenth street to Treat avenue; thence southerly along Treat avenue to Eighteenth street; thence westerly along Eighteenth street to Folsom street.

The substitution of such service will more adequately serve the transportation needs of the public by reason of the construction of the San Francisco Bay Bridge, and will be in aid of the public service and convenience.

Section 2. This ordinance shall be enacted and passed in accordance with the Charter provisions covering the passage of ordinances, and, when so passed and enacted, shall be deemed to be the manner in which the rights herein granted and the powers herein exercised should be granted and exercised.

Section 3. There is hereby added to Ordinance No. 15.0914 a new section designated as Section 9, reading as follows:

Section 9. The right hereby granted to operate the buses mentioned in this ordinance over any of the streets over which the Market street Railway Company has no permit issued according to the terms and conditions specified in Section 131 of the Charter, shall never be taken as an element of value, should the City attempt to acquire the operative properties of said company.

Section 4. There is hereby added to Ordinance No. 15.0914 a new section designated as Section 10, reading as follows:

Section 10. The Board of Supervisors, by the passage of this ordinance, does not waive any of its rights to amend this ordinance at any time by requiring that the trolley buses mentioned in this ordinance be operated, while carrying passengers, only when in charge of a motorman and a conductor.

Section 5. The rights herein granted by this ordinance shall be subject to all of the terms and conditions so far as applicable of Ordinance No. 15.0914, herein referred to, except as said ordinance is hereby modified.

#### Proposed Amendments.

Supervisor McSheehy moved as an amendment: Add new section, to be known as Section No. 10, reading as follows: "Sufficient buses shall be operated to maintain an eight-minute headway from 8 p. m. to 1 a. m.



daily between terminals as described in Section 2 hereof; and from 6 a. m. until 8 p. m. there shall be maintained a five-minute headway between said terminals." (No second.)

#### Motion.

Supervisor McSheehy, seconded by Supervisor Havenner, moved to amend by adding a new section to be known as Section 10, as follows:

"Every bus, while carrying passengers, shall be in charge of a motor-man and a conductor, and it shall be unlawful to operate such bus with only one man."

Motion *lost* by the following vote:

Ayes—Supervisors Havenner, McSheehy, Shannon—3.

Noes—Supervisors Gallagher, Hayden, Ratto, Roncovieri, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman—2.

#### Final Passage.

Whereupon, the foregoing bill was *finally passed* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

No—Supervisor McSheehy—1.

Absent—Supervisors Brown, Colman—2.

#### NEW BUSINESS.

##### Adopted.

The following resolutions were *adopted*:

#### Acceptance of Easement for Crystal Springs Pipe Line.

(Code No. 15.0241)

On recommendation of Finance Committee.

Resolution No. 2102, as follows:

Resolved, That, in accordance with the recommendation of the Public Utilities Commission, the City and County of San Francisco accept an easement to construct and maintain Crystal Springs Pipe Line No. 2 in, under and along Elm avenue in the City of San Bruno, as per Resolution No. 1749, adopted by the City Council of San Bruno on July 10, 1935, subject to the terms and conditions contained in said Resolution No. 1749.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

#### Islais Creek Reclamation Warrants.

(Code No. 12.04)

Also, Resolution No. 2103, as follows:

Be it Resolved, That the following warrants of Islais Creek Reclamation District—No. 608 to Director of Public Works for \$301.80, No. 609 to Director of Public Works for \$584.78, No. 610 to Bay Shore Construction Co. for \$354, No. 611 to R. A. Farrish for \$1,199.40, No. 612 to Union Paving Co. for \$781.05, No. 613 to Geo. Windeler Co., Ltd., for \$1,529.73, No. 614 to Pernau Walsh Printing Co. for \$26.50, No. 615 to D. Matheson for \$2.40—payable out of the funds of said District, be and the same are hereby approved; and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board, be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Refunds of Duplicate Payments of Taxes.**

(Code No. 9.059)

Also, Resolution No. 2104, as follows:

Resolved, That the following amounts be and the same are hereby authorized paid out of the General Fund, 1935-1936, to the hereinafter named, being refunds of amounts paid in duplicate for taxes, to-wit:

1. Eola S. Berg, per Vol. 9, page 182, line 6 of the 1935 Unsecured Personal Property Roll .....\$4.44
  2. J. R. Dunn, per Vol. 11, page 182, line 9 of the 1935 Unsecured Personal Property Roll ..... 5.41
  3. H. R. Collingwood, per Vol. 4, page 41, line 8 of the 1934 Unsecured Personal Property Rolls, Supplemental ..... .77
- Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.  
Absent—Supervisors Brown, Colman—2.

**Passed for Second Reading.**The following Bill was *passed for second reading*:**Authorizing Exchange of Certain School Land on Eighteenth Avenue for School Site in Miraloma Park.**

(Code No. 12.1722)

On recommendation of Public Buildings Committee.

Bill No. 786, Ordinance No. 12.17222, as follows:

Authorizing exchange of certain school land on Eighteenth avenue for school site in Miraloma Park.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter and in accordance with the recommendation of the Board of Education, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City-owned land hereinafter described as Parcel "A" to Meyer Bros. in exchange for Parcel "B", hereinafter described.

Section 2. Said Parcel "A" is a portion of that certain land described in Ordinance No. 12.17221, Bill No. 702, approved April 24, 1935, which land was proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of the value of said Parcels "A" and "B", and estimates the present value to be the sum of \$16,500 for each parcel.

Section 4. Said Parcels "A" and "B" are situated in the City and County of San Francisco, State of California, and are described as follows:

*Parcel "A"*—Beginning at a point on the westerly line of Eighteenth avenue, distant thereon 225 feet southerly from the southerly line of Ulloa street; thence running southerly along said line of Eighteenth avenue, 150 feet; thence at right angles westerly 219 feet to a line parallel with and distant 21 feet at right angles easterly from the easterly line of Nineteenth avenue; thence at right angles northerly along said parallel line 150 feet; thence at right angles easterly 219 feet to the westerly line of Eighteenth avenue and the point of beginning.

Being a portion of Outside Lands Block 1191.

*Parcel "B"*—All of Block No. 2955-B, as per map of Subdivision No. 8, Miraloma Park, recorded July 6, 1931, in Map Book "M", at pages 51 and 52, Records of the City and County of San Francisco.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco for the conveyance of Parcel "A" to Meyer Bros. The Director of Property is hereby authorized and



directed to deliver said deed to Meyer Bros., upon receipt of a deed to Parcel "B", and to record the latter deed.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

#### Resolution Defeated.

The following resolution heretofore presented by Supervisor Havenner and recommended by the Rules Committee was taken up and *refused adoption* by the following vote:

#### Resolution to Property Owners Answering Supervisor Uhl's Letter on Extension of Time for Board of Equalization.

(Code No. 1.03)

Resolution No. 2076, as follows:

Whereas, the attention of the Board of Supervisors has been directed to the fact that, under date of July 22, 1935, Supervisor Adolph Uhl addressed a letter to property owners of San Francisco in reference to the recent sessions of the Board of Supervisors, sitting as a County Board of Equalization; and

Whereas, in this letter Supervisor Uhl made the following statement:

"On July 12th, realizing that we could not complete the work of equalizing in proper manner, I urged my colleagues to request twenty days extension from the State Board of Equalization; unfortunately my colleagues did not do so," and

Whereas, the official record of the County Board of Equalization shows that, by unanimous vote, the Board of Supervisors did request twenty days extension from the State Board of Equalization, and the record further shows that the State Board of Equalization did not grant such request; now, therefore, be it

Resolved, That the Board of Supervisors directs its Clerk to forward a copy of this resolution to property owners of San Francisco who petitioned for reduction of assessment at the recent sessions of the County Board of Equalization in order that they may be advised that the statement contained in the letter sent out by Supervisor Uhl was untrue and misleading, and tended improperly to place responsibility upon the other members of the Board of Supervisors for failure to continue hearings of the County Board of Equalization after the expiration of the period fixed by the State Law.

Ayes—Supervisors Havenner, Hayden, McSheehy, Roncovieri—4.

Noes—Supervisors Gallagher, Ratto, Schmidt, Shannon, Uhl—5.

Absent—Supervisors Brown, Colman—2.

#### Motion to Reconsider.

Before the result of the foregoing vote was announced, Supervisor Havenner changed his vote from *Aye* to *No* and moved for reconsideration at next meeting.

*So ordered.*

#### Gasoline Supply Stations.

The following Bills were taken up:

(Code No. 11.0821)

On recommendation of Joint Committee on Public Welfare, and Fire, Safety and Police.

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

(e) School: shall mean any institution of learning conducted or operated under the jurisdiction of the Board of Education of the City and County of San Francisco, or any institution wherein a general course of study is maintained or carried on by the State of California or by any agency thereof, or any institution of learning attendance at which will satisfy the compulsory educational laws of the State of California, or any college or university whereat a general course in advance education is maintained.

(f) Hospital: shall mean any institution conducted in accordance with the laws of the State of California or the ordinances of the City and County of San Francisco for the care of the sick or injured which has accommodation for not less than twenty patients; provided, however, that for the purposes of this ordinance, any institution maintained by the City and County of San Francisco for the rendering of emergency care or services to the sick or injured shall not be deemed to be a hospital.

(g) Districts or Zones: shall mean districts or zones as established or re-zoned by the City Planning Commission.

Section 2. Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of licenses and appeals based thereon. No permit shall be granted or issued to establish, construct, operate or maintain a gasoline supply station on any lot or parcel of land, or in any structure situate thereon, when any exterior boundary of the property on which said gasoline supply station is proposed to be located is within two hundred (200) feet, measured in a straight line, from any exterior boundary of any lot or parcel of land on which is situated any school, church, theatre or hospital; provided, however, that if said church or theatre be situated upon property not zoned as first or second residential property then, in that event, a permit to establish, construct, operate and maintain a gasoline supply station may be granted by the Chief Engineer of the Fire Department provided all of the exterior boundaries of the lot or parcel of land on which said gasoline supply station is to be established or maintained are at least sixty (60) feet distant, measured in a straight line, from all exterior boundaries of the lot or parcel of land on which said church or theatre is situated.

No additional permit shall be necessary to maintain and operate any gasoline supply station for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construc-



tion as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fireproofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in con-



nection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable



filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

**Section 8. Services Permitted:** The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

**Section 9. Duties of the Fire Marshal:** It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

**Section 10. Penalty:** Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions



of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

*Explanation.*

Measurement to be made from exterior boundaries of properties affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.

Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

**Amendment to Garage Ordinance.**

(Code No. 11.0822)

Also, Bill No. 776, Ordinance No. 11.08222, as follows:

Amending Section 2, Subdivision (E) thereof, of Ordinance No. 8564 (New Series), entitled "Governing the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the Fire Marshal; penalties for violation; repealing Ordinance No. 746 (New Series), and all ordinances and parts of ordinances in so far as they conflict with this ordinance," *by prescribing the limits within which permits may be granted for the establishment of public or commercial garages with respect to any school, church, theatre, or hospital.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 (Subdivision (e)), of Ordinance No. 8564 (New Series), the title of which is recited above, be and the same is hereby amended to read as follows:

(e) Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a public or commercial garage within the limits of the City and County of San Francisco, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of licenses and appeals based thereon. No permit shall be granted or issued to establish, construct, operate or maintain a public or commercial garage on any lot or parcel of land, or in any structure situate thereon, when any exterior boundary of the property on which said garage is proposed to be located is within two hundred (200) feet, measured in a straight line, from any exterior boundary of any lot or parcel of land on which is situated any school, church, theatre or hospital; provided, however, that if said church or theatre be situated upon property not zoned as first or second



residential property then, in that event, a permit to establish, construct, operate and maintain a public or commercial garage may be granted by the Chief Engineer of the Fire Department provided all of the exterior boundaries of the lot or parcel of land on which said garage is to be established or maintained are at least sixty (60) feet distant, measured in a straight line, from all exterior boundaries of the lot or parcel of land on which said church or theatre is situated.

No additional permit shall be necessary to maintain and operate any public or commercial garage for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.

### Committee of the Whole.

Supervisor Uhl moved that the Board resolve itself into Committee of the Whole for the purpose of hearing proponents and opponents of the proposed legislation.

*So ordered.*

### Motion.

Whereupon, Supervisor Ratto moved that the minority report be substituted for the majority report.

Thereupon the following minority report was *read* by the Clerk:

San Francisco, California,

July 24, 1935.

To the Honorable, the Board of Supervisors, City and County of San Francisco.

Gentlemen: The undersigned, a minority of your Joint Committee on Public Welfare, and Fire, Safety and Police, begs leave to submit the following proposed amendment to the gasoline supply station ordinance:

That the distances from hospitals, churches, schools and theatres for the establishment of gasoline supply stations shall be fixed at the following minimum, measured in the manner now prescribed in Section 2 thereof:

Hospital .....	200 feet
Church .....	200 feet
School .....	200 feet
Theatre .....	60 feet

Respectfully submitted,

JOHN M. RATTO,  
Member, Fire, Safety & Police Committee,  
Member, Joint Committee on Public Welfare,  
and Fire, Safety and Police.

### Privilege of the Floor.

Mrs. Thomas R. Best, representing the Central Council of Civic Clubs.

Robert P. Troy, representing the Third Street Improvement Club, the Bush Street Improvement Club and Parent Teachers' Association, and

Mrs. H. Thomas, Director of Welfare Parent Teachers' Association, were heard in favor of the minority report.

Robert McGahie, attorney for Standard Oil Company;

George Gavin, representing Associated Oil Company;

O. V. Eccles, representing San Francisco Service Station Committee;

G. W. Schulz, representing United German Societies;

George Gearhard, representing the Civic League of Improvement Clubs;

John Cline, representing San Francisco \_\_\_\_\_ and

Charles F. Brennan, Chief of the San Francisco Fire Department, were also heard favoring the majority report.

**Motion.**

Supervisor Uhl moved that the matter be taken in the hands of the Board.

*So ordered.*

**Action Deferred.**

Whereupon, on motion of Supervisor Gallagher, seconded by Supervisors Shannon and Roncovieri, the subject-matter was re-referred to the Joint Committee on Public Welfare and Fire, Safety and Police, with instructions that a poll be taken of the churches and theatres as to their wishes in the matter.

Motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, McSheehy, Roncovieri, Shannon—5.

Noes—Supervisors Hayden, Ratto, Schmidt, Uhl—4.

Absent—Supervisors Brown, Colman—2.

**Adopted.**

The following recommendation of the Mayor was *adopted*:

**Leave of Absence—Leonard S. Leavy, Controller.**

(Code No. 4.053)

Resolution No. 2105, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Leonard S. Leavy, Controller, is hereby granted a leave of absence for a period of twenty days, commencing August 26, 1935.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Leave of Absence, Hon. Sylvain J. Lazarus, Judge, Municipal Court.**

(Code No. 4.053)

Resolution No. 2107, as follows:

Resolved, That in accordance with recommendation of his Honor, the Mayor, Hon. Sylvain J. Lazarus, Judge of the Municipal Court, be and is hereby granted a leave of absence for 60 days, commencing September 15, 1935, with permission to leave the state.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Committee on Ground Breaking Ceremonies, Live Stock Building.**

(Code No. 18.06)

Supervisor Gallagher presented:

Resolution No. 2108, as follows:

Resolved, That his Honor the Mayor is requested to appoint a committee to prepare for ceremonies for ground breaking of Livestock Building, Agricultural District No. 1A, when occasion occurs.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.



**Approval Map, Francisco Heights, Acceptance Deed,  
Land for Streets.**

(Code No. 12.0821)

Supervisor Gallagher presented:

Resolution No. 2106, as follows:

Resolved, That that certain map or diagram entitled "Francisco Heights, San Francisco, California", approved by Director of Public Works, Order Number 2567, and City Planning Commission Resolution No. 1296, be and the same is hereby approved, conditioned on that certain deed to the land dedicated thereon for public streets, and filed in this office August 17, 1935; and said deed conveying said land to the City and County of San Francisco is hereby accepted.

*Adopted* by the followng vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**San Francisco to Cooperate in Celebration of San Francisco Day  
at San Diego Exposition.**

(Code No. 5.93)

Supervisor Hayden presented:

Resolution No. 2110, as follows:

Whereas, the California-Pacific International Exposition at San Diego is an enterprise reflecting credit and glory upon the entire State of California, and an undertaking worth of this State, and

Whereas, the management of the California-Pacific International Exposition has set aside and officially designated Sunday, September 14, 1935, as "San Francisco Day", at which time a program will be staged emphasizing the resources, economic greatness and cultural progress of the City and County of San Francisco and its people, now therefore be it

Resolved, That the Board of Supervisors does hereby offer its support and cooperation in the carrying out of the "San Francisco Day" program, and be it

Further Resolved, That this Board of Supervisors does respectfully request his Honor the Mayor to appoint a committee of outstanding citizens to cooperate with the management of the California-Pacific International Exposition to the end that "San Francisco Day" at said Exposition may be made a success and a credit to the City and County of San Francisco.

*Adopted* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Committee to Celebrate Constitution Day.**

Supervisors Hayden and Brown presented:

Resolution No. 2111, as follows:

Whereas, the 148th anniversary of the signing of the Constitution of the United States of America will be celebrated on September 17, 1935, and

Whereas, patriotic and civic organizations all over the nation are making appropriate arrangements for this celebration, now therefore be it

Resolved, That his Honor the Mayor be and is hereby respectfully requested to appoint a committee of citizens to make arrangements for the celebration of Constitution Day on September 17, 1935.

*Referred to Public Welfare Committee.*

**Proposed Municipal Dry Dock.**

Supervisor Gallagher presented:

Communication from International Brotherhood of Boiler Makers, addressed to Supervisor Gallagher, urging the formulation of plans for a publicly owned municipally operated dry dock to be constructed in San Francisco Bay.

*Referred to Commercial Development Committee.*

**Proposed Charter Amendment Making Park Employees Under Civil Service.**

Supervisor Havenner presented:

Petition from Park Employees Association, requesting submission to voters of charter amendment to include Park employees under Civil Service.

*Referred to Judiciary Committee.*

**Protest Lower Assessment of Utility Properties.**

The following was presented and read by the Clerk:

Communication from Leonard S. Leavy, Controller, advising of conference to Controller's office August 15, 1935, between City Attorney O'Toole, Mr. Fenton, Mr. Bullock and himself relative to the petition of public utility corporations to the State Board of Equalization for reassessment at a lower figure and stating that said conference deemed it expedient that a protest be made to the State Board that petitions for a lower assessment be not granted and transwitting copy of letter of Tax Committee of San Francisco protesting such requested reduction.

*Referred to Finance Committee.*

**Report on Hearings Re Return of Utility Properties to County Assessment Rolls.**

The following was presented and read by the Clerk:

Communication from Leonard S. Leavy, Controller, transmitting report of Mr. Bullock with regard to State Board of Equalization hearings held during period August 5th to 14th, inclusive, re return of utility properties to county assessment roll.

*Referred to Finance Committee.*

**Absence of Supervisor Colman.**

A communication from Supervisor Colman requesting that he be excused from next two meetings of the Board, as he is attending Reserve Officers' Training Camp at the Presidio at Monterey was read by the Clerk and *ordered* filed.

**RECESS.**

Whereupon, the Board took a recess until tomorrow at 10 a. m. when Embarcadero Terminal Plan and Interurban Rail Contracts will be given consideration.

J. S. DUNNIGAN, Clerk.



**TUESDAY, AUGUST 20, 1935—10 A. M.**

In Board of Supervisors, Tuesday, August 20, 1935, 10 a. m.

The Board of Supervisors reassembled pursuant to recess of Monday, August 12, 1935.

**CALLING THE ROLL.**

The roll was called and the following members were noted present: Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

Quorum present.

President McSheehy presiding.

**SPECIAL ORDER—3 P. M.**

The following matters laid over from meeting of August 12, 1935, were taken up:

**Hearing—Embarcadero Terminal Plan.**

Hearing for proponents of the Embarcadero Terminal Plans for San Francisco-Oakland Bay Bridge.

**SPECIAL ORDER—4 P. M.****Hearing re Contracts Between Interurban Rail Companies and California Toll Bridge Authority.**

Hearing, as per request of City Attorney, on proposed contracts between interurban rail transit companies on San Francisco-Oakland Bay Bridge and the California State Toll Bridge Authority to be approved by the Board of Supervisors.

Also Supervisor Uhl's Resolution No. 2044, providing for no exclusive franchise beyond ten years.

**Motion.**

Supervisor Uhl, seconded by Supervisors Havenner and Shannon, moved that the City Attorney follow the suggestion of the California Toll Bridge Authority, made at meeting of August 12, 1935, and include the following paragraphs in the contract with the rail transportation companies operating on the San Francisco-Oakland Bay Bridge, to-wit:

In the paragraph providing for tolls or fares the following provision to be included:

"Interurban agrees, irrespective of any other provisions in this agreement set forth, that during the first eighteen months of operation of the bridge railway, the combined fare and toll for single trips, round trip, commutation tickets or books of tickets, will not exceed the amount of the present existing fare for such trip or trips, ticket or tickets respectively, and interurban further agrees that at no time will it make, or authorize anyone to make on its behalf, directly or indirectly, any application to the Railroad Commission of the State of California, or to any other commission, tribunal or agency having jurisdiction in the premises, for any increase in said fare, which shall become effective during the first eighteen months of operation hereunder of said bridge railway."

In the paragraph referring to the term of the contract, the following provisions to be inserted:

"Interurban agrees to operate said bridge railway as herein set forth and to continue the operation thereof as long as any of said revenue bonds or refinancing bonds are unpaid.

"It is expressly agreed, however, that if at any time during the term hereof Authority shall determine and commit itself to operate said bridge railway or to contract with any publicly owned corporation or with any district or political subdivision for the operation by the same of said bridge railway, Authority shall have the right to do so and to terminate all the rights and privileges of interurban hereunder, by giving a written notice of termination of this contract as follows at any time within sixty days after January 1, 1942, or within sixty days after the end of any five-year period thereafter, Authority may give interurban notice of such termination, stating a date of termination of this contract, which date shall be not less than two years after January 1, 1942, or after the said end of a subsequent five-year period, as the case may be."

Motion *carried* by the following vote:

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Gallagher—3.

#### Privilege of the Floor.

The following were heard favoring Plan "X" Terminal and in opposition to the Embarcadero Plan.

Thomas A. Stiles, representing the Chamber of Commerce.

Sylvester McAtee, representing the Down Town Association.

Harold K. Crane, representing the San Francisco Real Estate Board.

Major C. J. Tilden.

Paul Ost, representing the Public Utilities Commission, read a report of Edward J. Cahill, Manager of Utilities, who was unable to be present.

Paul Harding, Assistant Engineer for California Toll Bridge Authority, read and explained Plan "X".

#### RECESS.

Whereupon the Board of Supervisors at the hour of 12:10 p. m., took a recess until 2 p. m.

J. S. DUNNIGAN, Clerk.

#### REASSEMBLED.

The Board of Supervisors reassembled at 2:25 p. m., for the purpose of continuing hearing relative to trans-bay bridge terminal and proposed contract provisions of interurban bridge franchise.

#### CALLING THE ROLL.

The roll was called and the following members were noted present:

Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Gallagher, Schmidt—4.

Supervisor Gallagher appeared and was noted present at 2:35 p. m.

Quorum present.

President McSheehy presiding.

#### Privilege of the Floor.

Paul Harding, Assistant Engineer, State Toll Bridge Authority, thereupon continued his reading and explanations of Plan "X", and at the conclusion he was questioned by Frederick Whitton, representing downtown property owners favoring the Embarcadero plan.



W. H. Borden, representing himself, declared that a subway in Fremont street to Third street Southern Pacific Depot would divert San Mateo traffic by through service to Oakland where they could shop in preference to San Francisco.

A. M. Benfield, American Society of Engineers, was granted privilege of the floor on motion of Supervisor Hayden and proposed what he called an intermediate plan providing an uptown union terminal for all passenger train traffic in the vicinity of the Civic Center.

N. Varley, Central Council of Civic Clubs, was heard in favor of the Embarcadero plan.

Earl Carroll, representing Owners and Lessees Apartment House Association, Inc., was granted the privilege of the floor and urged three definite propositions in connection with the use of the San Francisco-Oakland Bay Bridge.

First: Providing that rail transportation shall pay an amount sufficient to defray its proportionate share of the total cost of \$70,000,000 for the Bay Bridge and Railway Facilities Loan, and in no event shall it be provided that such rail transportation share be paid out of funds raised from vehicular traffic over said bridge.

Second: That transcontinental trains shall enter San Francisco over said bridge and deliver passengers at an uptown union terminal.

Third: That all contracts, agreements, etc., in connection with said bridge shall provide that the use of said bridge and/or its rail facilities, terminals, etc., shall at all times remain open to any and all main line transcontinental carriers.

#### Motions.

Supervisor Shannon moved to take matters into hands of the Board and that entire matter be re-referred to Mr. Cahill, Manager of Utilities, and Mr. Frederick S. Whitton, representing the Embarcadero plan; the two to select a third engineer who is non-partisan; the three to report back to this Board their findings.

No second.

Supervisor Gallagher, seconded by Supervisor Roncovieri, moved that this Board notify his Excellency the Governor that it offers no objection to Plan "X" Terminal as recommended by the State Toll Bridge Authority Engineers.

#### Action Deferred.

Supervisor McSheehy, seconded by Supervisor Shannon, moved as an amendment that Supervisor Gallagher's motion be laid over for consideration until next Monday, August 26, 1935, at 2:15 p. m.

Motion *carried* by the following vote:

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—7.

Noes—Supervisors Gallagher, Roncovieri—2.

Absent—Supervisors Brown, Colman—2.

#### ADJOURNMENT.

There being no further business the Board at the hour of 7:15 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors August 26, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

J. S. DUNNIGAN, Clerk.  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, August 26, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, AUGUST 26, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, August 26, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Hayden, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

Quorum present.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of August 19 and 20, 1935, was considered read and approved.

### Motion to Reconsider.

The following matter was taken up:

August 19, 1935—Supervisor Havenner moved for reconsideration of the vote whereby the following resolution was defeated, to-wit:

#### Resolution to Property Owners Answering Supervisor Uhl's Letter on Extension of Time for Board of Equalization.

(Code No. 1.0621)

Resolution No. 2076, as follows:

Whereas, the attention of the Board of Supervisors has been directed to the fact that, under date of July 22, 1935, Supervisor Adolph Uhl addressed a letter to property owners of San Francisco in reference to the recent sessions of the Board of Supervisors, sitting as a County Board of Equalization:

Whereas, in this letter Supervisor Uhl made the following statement:

"On July 12th, realizing that we could not complete the work of equalizing in proper manner, I urged my colleagues to request 20 days extension from the State Board of Equalization; unfortunately my colleagues did not so do."

Whereas, the official record of the County Board of Equalization shows that, by unanimous vote, the Board of Supervisors did request 20 days extension from the State Board of Equalization, and the record further shows that the State Board of Equalization did not grant such request; now, therefore, be it

Resolved, That the Board of Supervisors direct its Clerk to forward a copy of this resolution to property owners of San Francisco who petitioned for reduction of assessment at the recent sessions of the County Board of Equalization in order that they may be advised that the statement contained in the letter sent out by Supervisor Uhl was untrue and misleading, and tended improperly to place responsibility upon the other members of the Board of Supervisors for failure



to continue hearings of the County Board of Equalization after the expiration of the period fixed by the State law.

August 19, 1935—*Defeated* by the following vote:

Ayes—Supervisors Havenner, Hayden, McSheehy, Roncovieri—4.  
Noes—Supervisors Gallagher, Ratto, Schmidt, Shannon, Uhl—5.  
Absent—Supervisors Brown, Colman—2.

#### Motion.

Supervisor Havenner moved that the vote whereby this Board failed to pass Resolution No. 2076 be now reconsidered.

Thereupon, Supervisor Havenner moved to postpone action on foregoing motion for one week.

Motion *lost* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovieri—5.  
Noes—Supervisors Gallagher, Ratto, Schmidt, Shannon, Uhl—5.  
Absent—Supervisor Brown—1.

Before the result of the foregoing vote was announced Supervisor Havenner changed his vote from "Aye" to "No" and moved reconsideration at next meeting.

Thereupon, the roll was called on the motion to postpone for one week and the same was *defeated* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Roncovieri—5.  
Noes—Supervisors Gallagher, Ratto, Schmidt, Shannon, Uhl—5.  
Absent—Supervisor Brown—1.

#### Motion to Withdraw.

Whereupon, Supervisor Havenner requested permission to withdraw the resolution and Supervisor Shannon objected, stating that the matter was in the hands of the Board.

#### Motion Carried.

Thereupon, Supervisor Gallagher moved to permit withdrawal of resolution of Supervisor Havenner.

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Schmidt, Shannon, Uhl—9.  
No—Supervisor Ratto—1.  
Absent—Supervisor Brown—1.

#### SPECIAL ORDER—2:15 P. M.

Motion of Supervisor Gallagher, seconded by Roncovieri, that this Board notify his Excellency the Governor, that it offers no objection to the Plan "X" Terminal as recommended by the State Toll Bridge Authority engineers.

#### Privilege of the Floor.

Mr. Braunsweiger, representing Business Property Owners Association of San Francisco.

Frank Summers, representing Business Property Owners Association and Merchants Exchange.

Purcell, Engineer State Toll Bridge Authority; Paul Harding, Assistant Engineer, State Toll Bridge Authority, and Florence McAuliffe, Attorney for State Toll Bridge Authority, were heard on the pending motion.

#### Amendment.

Supervisor Uhl, seconded by Supervisor Schmidt, moved as an amendment that the following paragraph be added, to-wit: "Providing

that the property on the south side of Mission street between First and Fremont streets be purchased by the State Toll Bridge Authority and that a terminal building similar to drawing submitted to the Board of Supervisors on August 19, 1935, be erected on said property.

Amendment *accepted*.

#### Point of Order.

Supervisor Gallagher raised to the point of order that the proposed amendment go to an entirely different question.

Chairman Ratto—Point of order well taken.

#### Appeal from Decision of the Chair.

Supervisor Uhl, seconded by Supervisor Schmidt, appealed from the decision of the chair.

Supervisor Shannon, being called upon, put the question: "Shall the decision of the chair stand as the decision of the Board?" and the chair was *overruled* by the following vote:

Ayes—Supervisors Gallagher, Hayden, Roncovieri—3.

Noes—Supervisors Brown, Colman, Havenner, McSheehy, Schmidt, Shannon, Uhl—7.

Absent—Supervisor Brown—1.

Excused—Supervisor Ratto—1.

Supervisor McSheehy, seconded by Supervisor Uhl, moved as an amendment to the amendment that the main terminal of the San Francisco-Oakland Bay Bridge be erected at or near Seventh and Mission streets.

Amendment to the amendment *lost* by the following vote:

Ayes—Supervisor McSheehy—1.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisor Brown—1.

#### Motion Separated.

Whereupon, on motion of Supervisor Shannon, the question was separated, voted upon, and *adopted* by the following vote:

That this Board notify his Excellency the Governor that it offers no objection to the Plan "X" Terminal as recommended by the State Toll Bridge Authority Engineers. (Gallagher-Roncovieri motion.)

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

No—Supervisor McSheehy—1.

Absent—Supervisor Brown—1.

"Provided the property on the south side of Mission street, between First and Fremont streets, be purchased by the State Toll Bridge Authority and that a terminal building similar to drawing submitted to Board of Supervisors on August 19, 1935, be erected on said property."

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Noes—Supervisors McSheehy, Shannon—2.

Absent—Supervisor Brown—1.

#### Explanation of Vote.

Supervisor Shannon:

In view of statements made to this Board of Supervisors by representatives of the Chamber of Commerce, *that a year's time* has been devoted to a study of the various plans submitted for a terminal and that *the Chamber recommends Plan "X", with a like statement from the Real Estate Board*, flanked by Engineers—*supposedly* disinterested



and only looking forward for the best terminal for San Francisco—and lastly by the Engineers of the Toll Bridge Authority, who, after an exhaustive study of all plans submitted have recommended Plan “X”, and *due to the further fact* that the proponents of the Embarcadero plan did not have estimates of cost of their plan, I feel in duty bound, to vote in favor of Plan “X”.

My great fear in Plan “X” is that there will be congestion at the terminal at the peak hours, but as the Toll Bridge Authority Engineers said they had no fear of that condition, I bow to their superior knowledge. *Time alone will give the answer.*

#### Vote of Thanks.

Supervisor Hayden moved a vote of thanks to Engineer Purcell and his staff for their assistance in these discussions.

*So ordered.*

#### Statement for the Record.

Supervisor McSheehy presented and read into the Record the following statement:

San Francisco, California, August 26th, 1935.

#### Location of Bay Bridge Terminal.

#### ARGUMENTS AGAINST THE SELECTION OF PLAN “X”.

Gentlemen: The motion that this Board of Supervisors, acting in behalf of the people of San Francisco, offer no objection to the location of the San Francisco-Oakland Bay Bridge railway terminal as set forth by the so-called Plan “X” should and must be defeated if the best interests of the people and of the future of San Francisco are to be preserved.

Some six years ago, a refinance corporation was formed by the United States Government for the purpose of financing public projects throughout the United States and \$60,000,000 was allocated for the erection of a bridge across the San Francisco bay. Legislation was enacted both by the Congress of the United States and the State Legislature of this State creating a refinance corporation and a Toll Bridge Authority, so that financing and contracts could be let for the erection of this bridge. Interurban transportation over the same had not been considered except by automobile and when the Southern Pacific Railroad Company and the Key Route Company were requested to bid on this transportation they informed the Bridge Authority that it would cost about \$15,000,000 to change their equipment, remodel their cars and install the tracks. On being advised of this cost, there was nothing left for the Bridge Authority to do but to apply for \$15,000,000 additional moneys to complete the entire bridge project with the necessary terminals and all modern equipment so that proper transportation could be given to the people of San Francisco and Alameda County.

The Refinance Corporation has tentatively agreed to allow this \$15,000,000 but they have stipulated that the terminals shall be approved by the people residing in San Francisco and Alameda County.

Alameda County has been well taken care of and they have approved the terminals as they are, so that 80 per cent of the people of that County that will use the railroad running over the bridge are within one-half mile, or walking distance of the various stations. While we here in San Francisco will have but one terminal and that will be at First and Minna streets which will accommodate only 50 per cent of the people that will travel from Alameda County to San Francisco daily and the same terminal will only accommodate 5 per cent who live within one-half mile of this terminal and wish to cross over to Alameda County where a waiting station and terminal at Seventh



and Mission streets would accommodate at least 35 per cent within a radius of one-half mile.

When this matter was brought before us a number of months ago, we were simply asked to condemn and close certain streets in and around First, Folsom and Harrison, which I think nearly all of the members of the Board agreed to. As we had no authority at that time to tell the State Bridge Authority where they should place their terminal, some of us suggested that we thought the City could be better served if we had an up-town terminal and we were told that the finances would not permit of the erection of same. But we find ourselves in a position today under the terms of this additional \$15,000,000 loan that we can tell the State Bridge Authority where they shall erect this terminal and \$6,500,000 is sufficient money to erect a modern waiting station at First and Mission streets and a terminal building somewhere close to Seventh and Mission streets that will give far better transportation for all of the citizens in San Francisco, than the one terminal at First and Mission streets and it can be so built that it will eventually mean a Union Depot for rapid transportation to all parts of San Francisco and down the peninsula.

The so-called Plan "X" is a loop terminal loading and unloading elevated platform for East Bay interurban passenger trains to be located between Beale and Second streets and Minna and Clementina streets.

The plan has so many objections and is so evidently unsuitable as to make the enumeration of all objections thereto exhaustive in scope, but I will set forth some of the major objections to the proposal:

The location of Plan "X" is contrary to almost all known engineering authority on the proper selection of a terminal for rail facilities over the bay bridge. Such authorities who have studied the matter from a disinterested and public viewpoint have unanimously recommended an uptown terminal location in the vicinity of Seventh and Mission streets.

In support of this contention I desire to call your attention to excerpts from some of these engineering reports.

Engineer Joseph B. Strauss, in his report for the Sunshine Transbay Boulevard bridge submitted to this Board of Supervisors on October 28th, 1934, after exhaustive and complete studies of San Francisco traffic conditions unqualifiedly recommended the Seventh and Mission streets location for the transbay terminal. Quoting from Mr. Strauss' report:

"Accordingly, any structure connecting San Francisco, Oakland and Alameda must provide rapid transit facilities. The Birmingham plan has embodied these facilities in a *double track rapid transit system from Seventh and Peralta streets, Oakland, to Seventh and Mission streets, San Francisco*, plus a double track loop skirting the central business district of San Francisco with its *main terminal at or near Seventh and Mission* and station stops at close intervals between."

At a cost of \$25,000 to the people of San Francisco this Board authorized three eminent engineers, Robert Ridgway, Arthur N. Talbot, and John D. Galloway to bring in a report in connection with the construction and operation of a transbay bridge which report was submitted to the Board of Public Works on May 5th, 1927. This report clearly condemns the proposed Plan "X" terminal as may be plainly seen from the following language taken from page 42 of the report:

". . . it must be borne in mind that as San Francisco increases in population and expands in area, some system of urban rapid transit will become necessary. *It will be entirely feasible to operate the interurban trains which cross the bridge as a part of such a rapid transit system. Trains which cross the bridge could, by lines elevated or in subway, traverse the business section of the City, dropping their transbay passengers at various stations convenient to them, and continue to the residential sections of the city, returning with another load. The*



*San Francisco terminal of the bridge should be designed so as to permit the development of this plan when the time arrives."*

In recommending the selection of the present bay bridge location then designated as Location No. 1, the same report using the location of an uptown terminal at Seventh and Mission streets as an argument for locating the bridge in its present position states:

"The interurban trains may discharge and pick up passengers on Tehama street from *Second to Seventh streets*, returning to the bridge by means of a loop. This loop may be expanded to provide more stations and thus serve a greater area of the City. The distance to the business and shopping centers from the stations on Tehama street is considerably less than from the Ferry Depot or the Southern Pacific Depot at Third and Townsend."

Under heading "*San Francisco Terminal*" paragraph (c), the report on page 65 clearly condemns Plan "X". The report states: "Interurban train passengers should not be brought into a terminal station at the bridge end, but should be carried in their trains to points in the City as near their destinations as practicable."

Under the heading "*Interurban Train Traffic*" the report continues its recommendation against anything approaching the Plan "X" design:

"Passengers making up this traffic are mostly those who live in the East Bay cities and work in San Francisco. They form the westward peak load in the morning and the eastward one in the evening, and their convenience should therefore be considered in planning for interurban train traffic. In the strict sense of the word, *there should be no San Francisco terminal for interurban trains. That would mean landing and taking on passengers at but one point*, as is now done at the Ferry Depot, *and would cause congestion and delay*. Furthermore, to bring all of the passengers to one point would require most of them to ride further on a street car or to walk long distances. *A better solution is to extend the train service through the delivery district by means of an elevated or subway line with stations at frequent intervals so that the passengers may be carried to points nearer their destination. With several stations the traffic would not be concentrated at one place and could be handled in a more orderly way.*"

In order for this Board to approve Plan "X" that is now before the Board, as will be the effect, it will be necessary for every Supervisor who supports the motion to disregard entirely and directly assume the responsibility of setting his opinion against the unanimous recommendation of the three eminent engineers who made up the Board of Engineers who were employed at the expense of \$25,000 of the taxpayers' money to bring in a recommendation on the proper location of the interurban terminal of the bridge. If the members of this Board can find sufficient confidence in their own ability to override the decisions of the above Board of Engineers then I offer for their consideration the findings of the engineers as set forth in the conclusions and recommendations of the Hoover-Young report. This report, together with the test borings necessary to ascertain foundation conditions, was made at an expense of \$650,000 of State funds of which amount San Francisco advanced \$40,000. This report found that the center of interurban traffic in San Francisco was near Fifth and O'Farrell streets and in Oakland near Moss avenue and Oakland avenue, just east of Broadway and laid down the following formula for the proper location of interurban rail terminals:

"Which site offers the quickest and most convenient delivery for travel from one traffic center to the other?"

Plate 54 of the report showed the traffic centers and plates 27 and 31 the flow of the travel.

The recommendation of the Hoover-Young Report, page 138, clearly condemns Plan "X" and recommends as follows:

"Interurban railroad turns off the approach viaduct on First street



and runs over an elevated loop on First street to Minna; from which it proceeds west on Minna street to *Sixth*, south on *Sixth* street to Clementina street and then east to First street."

Now, if there are gentlemen on this Board who care to disregard the specific recommendations of the Board of Engineers, which recommendations we are in duty bound to accept, can you also honestly disregard the findings and recommendations of the Hoover-Young Commission? It is important to note that Mr. C. H. Purcell, who is now Chief Engineer of the bridge, was secretary of this Commission and it is also important to note that Mr. Purcell has never repudiated the findings of the Commission but as stated in the San Francisco "*News*" of October 23-28, 1934, Mr. Purcell hasn't gone back on his original engineering judgment *that a multi-station elevated loop is needed, but he asked how it can be financed.*

This Board should pay particular attention to the fact that Mr. Purcell's attempt to favor Plan "X" on the ground of financing costs is extremely weak, particularly when consideration is given to the fact that Plan "X" is estimated to cost \$6,500,000 whereas the Hoover-Young Report, page 142, item 4, shows the cost of the interurban loop to *Sixth* street to cost only \$2,505,000. This figure of \$2,505,000 does not include the property *but on the same page Table 39 the entire property for the bridge and terminals on both sides of the bay was estimated at \$3,400,000 while in Plan "X" the property alone is estimated to cost \$3,200,000.* The real result of the present activities of the Bridge Engineers is to shrink the Hoover-Young Loop and spend all of the money in one spot.

The people of San Francisco were taxed \$40,000 to secure this report as set forth on page 41 of the Report itself which states: "The City of San Francisco has, *through its Board of Supervisors*, supplied funds to the amount of \$40,000 without which it would have been impossible to make this report."

Is there a gentleman on this Board who has the temerity to cause the taxpayers to put up \$40,000 to secure an engineering recommendation and then go directly contrary to such recommendations?

When you put up both the \$25,000 for the Board of Engineers Report and the \$40,000 for the Hoover-Young Report, who were you fooling, yourselves, or the people?

Is it your judgment or some inside advice that makes you disregard the conclusions of these eminent engineers whose service we employed at the expense of our people? What is the source that controls our judgment in this matter? Let us have the facts!

If we won't believe our engineers then it may be that we will give some credit to the results of the special study and recommendation made in this terminal matter by Bion J. Arnold, who was employed by the Board of Supervisors of San Mateo County to investigate Plan "X" in relation to the necessary terminal for proper peninsula service. Mr. Arnold in his report condemned Plan "X" as contrary to the best interests of *both* San Francisco and the peninsula in the following words:

"If but one station is built, it is contemplated that there must pass through it twice each day during the peak load of 20 minutes, over 12,000 people from the East Bay cities . . . It is the congestion that, in my judgment, is sure to occur when this terminal is put in operation, together with the advisability of giving a better distribution and passenger pick-up terminal than *can be provided in a single station*, that causes me to *recommend the restoration of the terminal to something approaching the original plan of the Hoover-Young Commission.*

"I am aware that the first cost of such a terminal will be somewhat greater than that of a single station terminal as at present proposed (*Plan 'X'*), and that the cost of operation may be somewhat more, but if the cost of the proposed bridge, *with its single station*, can be shown



to be a self-liquidating improvement, the increased cost of the better and more effective terminal, such as I have outlined (he extended the terminal to Seventh street), *can also be made self-liquidating when considered in connection with the entire project*, by simply increasing the time of amortization sufficiently to cover the increased cost, or by a slight increase in fares.

"While I have made no attempt to enter into detail, I applied to the problem fundamental principles which, from application in other places, I know to be sound and which, if put into practice here on the general outline I have given, will give San Francisco and its surrounding communities to the south and east, a terminal that will serve the territory properly, so far as it can be served by the bridge terminal part of its transportation system."

Mr. Arnold in this connection said, *"The bringing of the peninsula passenger terminal of the Southern Pacific Railway Company to a location in the vicinity of Seventh and Mission or Market street is still sound, although not yet carried out"*, and in this statement he was referring to his own recommendations made in his 1913 traffic report to San Francisco, which report contained the advice that was "still sound" and which cost the taxpayers of this community \$56,000 to get and which is now so blithely being disregarded by certain members of this Board.

Now, I am fully aware that Mr. Ridgway recently reported on the Subway Rapid Transit plan recommended by Mr. E. G. Cahill, the Manager of our Public Utilities, but in that report he has not gone back on his original judgment that a multi-station elevated loop is needed. Here is what he says in his recent report:

"It is desirable to provide a subway station of the Market street route at the railway terminal of the transbay bridge wherever that terminal may be located. On the assumption that it will be placed at the location known as Plan "X" it is proposed to turn the Market street subway tracks south under Fremont street with a subway station located for convenient transfer of passengers to the elevated transbay bridge terminal station."

The Board of Engineers, of which Mr. Ridgway was Chairman, said:

"Interurban passengers should not be brought in to a terminal station at the San Francisco end of the bridge, but the train service should be extended into the City with stations at intervals so that they could be carried to and collected at points as near their places of business as possible.

"Any consideration of interurban traffic must take account of the fact that by far the major number of passengers go to the business and shopping centers of the City. This covers, roughly, the area between Howard and Market streets westward to Sixth or Seventh street, the triangle bordered by Market, Kearny and Sacramento streets westward to Mason or Taylor street . . . The future may see an extension of this area westward in the direction of the civic center . . ."

"The fixed charges on such a bridge as this one would be so great that the importance of an adequate terminal for it cannot be over-emphasized. If it is not adequate the bridge cannot take care of the traffic which it was designed to carry; therefore, the facilities for train movement and for ingress and egress of automobiles at the bridge ends should be laid out with due regard to this consideration, *notwithstanding that the cost of such facilities may be high.*"

Mr. Bion J. Arnold also said: "The increased cost of the better and more effective terminal, such as I have outlined (he extended the terminal to Seventh street), *can also be made self-liquidating when considered in connection with the entire bridge project.*"

In other words, gentlemen of this Board, these Toll Bridge Authority representatives who are asking us to approve Plan "X" agree with every other authority that Plan "X" *is not an adequate or satisfactory terminal for San Francisco. Their sole argument in favor of*



*its approval is based upon the flimsy proposition that an adequate terminal would cost more money, a conclusion and a statement which is not founded upon fact and with which we do not agree but which, nevertheless, if we assume to be true, has been declared by all of these experts to be of little consequence.*

Plenty of money has been found to provide the East Bay with miles of approaches, with storage yards, and railroad equipment even to the extent of \$8,500,000 for the rolling stock of an East Bay rapid transit system. The cars and equipment provided by this tremendous sum of Federal funds are to operate in picking up and discharging East Bay traffic which will never even cross the bridge. It was testified to before this Board that these trains would be used from point to point in the East Bay. And when it comes to San Francisco these gentlemen who have been so lavishly generous with our sister cities to the east now tell us that they cannot give this City an adequate terminal because of the flimsy excuse that not enough money is left to properly provide for the San Francisco terminal. We are now asked to approve an inadequate terminal, condemned by every engineering authority and civic body of any consequence and I call your attention to the fact that *Plan "X" is the only major departure of the Hoover-Young recommendations of consequence to this City.*

Gentlemen, I call your attention to the fact that if you vote for Plan "X" you reverse the sentiment and position not only of this Board but of every citizen of this community. Plan "X", in my opinion, is a deliberate attempt to shut off San Francisco as the logical terminus of main line train traffic.

If we are to have main line trains terminate in San Francisco then *we must have an uptown terminal. It is the only manner in which such train service can be properly accommodated.*

While I am on this subject, I desire to call your attention to the fact that Oakland has opposed bitterly the bringing of such main line trains into San Francisco. They know too well the value of a main line train terminus. They know, if this Board of Supervisors does not, that a main line train terminus not only builds up the area surrounding such terminus *but that hundreds of thousands of dollars of payrolls are involved in a terminal location.* Oakland is on the job to keep the terminal of main line trains on the east side of the bay. Plan "X" definitely shuts out *all main line train terminal changes of San Francisco* and with the loss of that great necessity San Francisco will be relegated into a second place to Oakland both commercially and industrially and our people lose the hundreds of thousands of dollars of payrolls so necessary and vital to our continued existence as a metropolitan community.

If you vote for Plan "X" you vote against payrolls for San Francisco. They tell you that main line passenger trains cannot come over the bridge because it is not strong enough to hold them. I challenge the accuracy of that statement. I call your attention and theirs to the loadings and stresses of the bay bridge as set forth in publications by Chief Engineer C. H. Purcell. I call your attention to the statement contained in the official report of the State Department of Public Works on August 22nd, 1932, to the California Toll Bridge Authority, which on pages 52 and 53 under section (B) headed *Roadway and Design Loads*, which clearly states as follows:

"As a result of exhaustive study, the design submitted in this report (Drawing II, page 112) was adopted and has been approved by the Board of Consulting Engineers.

The structure is of double deck type. The upper deck provides for six lanes of fast traffic over a roadway fifty-eight feet in width between curbs. Extremely heavy trucks will be excluded from the upper deck, which is designed to carry a continuous congested load of twelve-and-one-half-ton vehicles with an occasional maximum of fifteen-ton vehicles.



The lower deck carries a three-lane roadway for extremely heavy trucks and stages, up to forty-ton vehicles.

*In addition to the thirty-foot truck roadway, the lower deck provides space which can be used to carry two interurban tracks designed to support continuous trains of seventy-ton cars . . ."*

In other words, gentlemen of this Board, this bridge is designed to carry, in addition to a complete load of trucks and autos of the maximum weights of fifteen tons on the top deck and forty tons on the three-lane lower deck roadway, *"Two tracks of continuous trains of seventy-ton cars."*

I have no less authority than the statement of Robert Ridgway and the Board of Engineers' report which on page 40 thereof states as follows: "For an interurban train of cars of the weight of the Southern Pacific interurban lines, the load would be equivalent to 2000 pounds per lineal foot of track . . ."

Main line Pullman cars average eighty feet in length and weigh eighty tons, which is the equivalent of 2000 pounds per lineal foot of track or exactly the same lineal foot weight as that of the seventy-ton interurban cars and *therefore can be brought over the bridge without question.* I desire to call this Board's attention to the fact that the difference of ten tons in cars *has no bearing on the matter as the additional length of the Pullman cars makes the lineal foot weight the same as that of the interurban.*

Therefore, main line passenger trains *can* come over the bridge with the aid of an electric engine as is done in every major city in the world. It only remains for you to *insist that they come over.* You can do as you wish, you can vote for Plan "X" and shut out main line traffic and payrolls for our people and give us an inadequate and injurious terminal which in effect is nothing more than a dump station or you can vote down this absurd proposition and insist that the people of San Francisco be given fair and equal treatment with the people of the East Bay in receiving the benefits of this great bridge.

Remember, if you vote for the motion before you you vote against every engineering recommendation, even that of the Bridge Engineers themselves, and you do so on a weak and futile excuse of insufficient funds which I now charge is not capable of proof inasmuch as you have a plan on file as proposed by the Central Council of Civic Clubs that clearly points the way to an uptown Union Terminal and rapid transit loop that can well be financed within the \$6,500,000 proposed for Plan "X" and which will in addition be owned and operated by the City without one dollar of tax money or bond money and which will earn an estimated income of over \$2,500,000 per year. If you vote for Plan "X" you oppose every major civic organization in this City.

## UNFINISHED BUSINESS.

### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Amending the Salary Ordinance of Non-Certificated Employments, Board of Education, by Adding 3 General Clerk-Stenographers at \$140 per Month, Each, and Foreman Stockman.**

(Code No. 9.053)

On recommendation of Finance Committee.

Bill No. 784, Ordinance No. 9.05371, as follows:

An ordinance amending Section 81 of Ordinance 9.05367 by increasing by three the number of positions established under Item 181 thereof; reducing the number of employments under Item 211 thereof; adding Item 211½ and changing the compensation under Item 220.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 81 of Ordinance No. 9.05367 is hereby amended to read as follows:

**Section 81. BOARD OF EDUCATION NON-CERTIFICATED EMPLOYEES, 1935-1936**

Item No.	No. of Employees	Class No.	Class Title	Gross Monthly Rate
151	1	A6	Superintendent of Maintenance and Repairs .....	\$ 375
152	4	A154	Carpenter at \$9 per day.....	
153	1	A162	Foreman Carpenter at \$10 per day.....	
154	3	A354	Painter at \$9 per day.....	
155	3	B6	Senior Bookkeeper .....	190
158	1	B14	Senior Accountant .....	275
159	1	B14	Senior Accountant .....	375
160	1	B58	Secretary Board of Education (exempt)	400
161	2	B210	Office Assistant (part time).....	75
162	1	B222	General Clerk .....	200
163	1	B222	General Clerk .....	190
164	3	B222	General Clerk .....	175
166½	1	B222	General Clerk .....	155
167	1	B222	General Clerk .....	155
167½	1	B228	Senior Clerk .....	180
168	1	B308	Comptometer Operator .....	175
169	1	B308	Comptometer Operator .....	145
170	2	B308	Comptometer Operators as needed at \$5 per day .....	
171	1	B380	Armorer, R. O. T. C. (part time).....	75
172	1	B354	General Storekeeper .....	230
173	3	B408	General Clerk-Stenographer .....	215
174	32	B408	General Clerk-Stenographer .....	175
174¼	18	B408	General Clerk-Stenographer .....	155
174½	5	B408	General Clerk-Stenographer .....	145
181	11	B408	General Clerk-Stenographer .....	140
182	1	B408	General Clerk-Stenographer (part time) at \$4.20 per eve.....	
183	1	B408	General Clerk-Stenographer (part time) at \$3.30 per eve.....	
184	5	B408	General Clerk-Stenographer (part time) at \$3.00 per eve. ....	
186	31	B404	Clerk-Stenographer, \$5 per day.....	
187	1	B412	Senior Clerk-Stenographer .....	215
188	1	B412	Senior Clerk-Stenographer .....	190
189	1	B454	Telephone Operator .....	175
190	1	B454	Telephone Operator, \$2 per day (part time) .....	
191	1	B512	General Clerk-Typist .....	215
192	1	B512	General Clerk-Typist .....	190
193	4	B512	General Clerk-Typist .....	175
193¼	1	B512	General Clerk-Typist .....	155
193½	3	B512	General Clerk-Typist .....	145
197	1	C52	Elevator Operator .....	155
198	99	C102	Janitress .....	140
199	18	C105	Special Janitor .....	162.50
200	128	C104	Janitor .....	155
201	23	C104	Janitor .....	145
202	1	C104	Janitor (part time) .....	16
202½	1	C104	Janitor (part time) .....	10
203	8	C106	Sub-Foreman Janitor .....	160
204	7	C106	Sub-Foreman Janitor .....	185
205	1	C112	Supervisor School Janitors .....	275
207	1	I12	Cook .....	140



Item No.	No. of Employees	Class No.	Class Title	Gross Monthly Rate
208	1	I12	Cook .....	130
209	1	I12	Cook (part time) .....	75
210	1		Pantry Maid (part time) .....	50
211	11	J78	Stockmen .....	200
211½	1	J80	Foreman Stockman .....	205
213	1	O2	Chauffeur .....	215
214	1	O104	Moving Picture Operator .....	200
215	2	O122	Window Shade Worker .....	200
216		O168	Engineers, Stationary Steam Engines, \$3 per eve., as required .....	
217	10	O168	Engineers, Stationary Steam Engines..	220
218	1	O172	Chief Engineer Stationary Steam Engines .....	310
220	1	O61	Foreman Gardener .....	175
221	1	O58	Gardener at \$6 per day.....	
222	2	O58	Gardener at \$5.50 per day.....	
223	5	O58	Gardener at \$5.00 per day.....	
223¾			Temporary clerical employment and other help as needed as rates fixed in salary ordinance .....	
	1		Personnel Technician (subject to classification and determination of Status by Civil Service Commission).....	250 net
TRUCK RENTAL (CONTRACTUAL)				
224			2½ ton truck at rates established by Purchaser's contract .....	
225			1 ton truck at rates established by Purchaser's contract .....	
226			3½ ton truck at rates established by Purchaser's contract .....	
227			1½ ton truck at rates established by Purchaser's contract .....	

## EXPLANATION:

*The Board of Education requests that three additional positions of General Clerk-Stenographer at \$140 per month be created for service in the new Junior College. These are added under Item 181. The Board of Education also requests that one position of Foreman Stockman be added in lieu of one position of Stockman. These changes are made under Items 211 and 211½. The compensation under Item 220 is also changed from \$8 per day to \$175 per month in order to conform to the compensation recommended in the 1930 salary standardization report.*

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Imposing Fee for Milk Inspection, Department of Health.**  
(Code No. 3.041)

Also, Bill No. 785, Ordinance No. 3.04153, as follows:

Providing for and imposing fees for the inspection, by the Department of Public Health, of milk.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. For issuing a permit and making the inspection required, the Department of Public Health shall collect monthly the sum of twelve cents for each one hundred gallons of milk that the holder of such permit shall sell or supply for human consumption, within the City and County during the month previous. The holder of such permit shall render a true statement of the amount of milk so sold or

supplied and pay the fee hereby imposed on or before the twentieth day of each calendar month. A failure to pay such fee or render the statement shall operate to revoke the permit theretofore issued.

Section 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Appropriation of \$1,620 for Salary of Head Nurse in Charge of Tuberculosis Work, Chest Clinic, Department of Public Health.**

(Code No. 9.051)

Also, Bill No. 777, Ordinance No. 9.051195, as follows:

Appropriating \$1,620 from the Emergency Reserve, Appropriation No. 502.900.00, to the credit of Appropriation No. 553.101.02, Nursing, San Francisco Hospital, for payment of salary of head nurse in charge of tuberculosis work in the "Chest" clinic.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,620 is hereby appropriated from the Emergency Reserve, Appropriation No. 502.900.00, to the credit of Appropriation No. 553.101.02, Nursing, San Francisco Hospital, for payment of salary of head nurse in charge of tuberculosis work in the "Chest" clinic.

Recommended by the Mayor.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**NEW BUSINESS.**

The following matter was taken up:

**Garbage Disposal Franchise Ordinance.**

(Code No. 17.08)

Bill No. 792, Ordinance No. 17.085, as follows:

Granting to Sanitary Fill Company a franchise for the disposal of garbage and refuse, and providing the terms and conditions thereof.

Whereas, on the 17th day of December, 1934, the Board of Supervisors of the City and County of San Francisco adopted a resolution entitled: "A Resolution Providing for and Calling for Bids for Garbage Disposal," which said resolution is numbered Resolution No. 1711, Code No. 17.08, and which resolution was thereafter and on the 20th day of December, 1934, approved by Angelo J. Rossi, Mayor of the City and County of San Francisco, and duly advertised according to law; and

Whereas, on said 20th day of December, 1934, and thereafter, the Clerk of the Board of Supervisors caused to be advertised according to law a notice of proposal for bids for garbage and refuse disposal franchise, pursuant to the provisions of said resolution; and

Whereas, in response to said advertised call for bids, numerous bids were received by this Board of Supervisors on or before the 18th day of February, 1935, at the hour of 3 o'clock p. m. of said day, the time fixed in said advertised call for bids for the filing of the bids with the Clerk of said Board; and

Whereas, this Board did thereafter fully and completely examine into the merits of each bid so filed; and

Whereas, this Board did on the 5th day of August, 1935, adopt the following resolution entitled: "Authorizing City Attorney to Prepare Necessary Documents for Granting Garbage Disposal Franchise to



Sanitary Fill Company," which resolution is numbered 1965, Code No. 17.08, and is in words as follows, to-wit:

"Resolved, That the bid of the Sanitary Fill Company for a garbage disposal franchise, received on February 18, 1935, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period of ten (10) years; that the holder file a surety bond in the penal sum of \$50,000; and that the City and County of San Francisco may purchase or otherwise acquire the plant and equipment by paying a fair value therefor.

"Further Resolved, That all other bids be and are hereby rejected."

Whereas, it appears to this Board that public interest will be subserved by the granting of a franchise or privilege for the disposal of garbage and refuse collected in the City and County of San Francisco to said Sanitary Fill Company;

Now, therefore, the People of the City and County of San Francisco do ordain as follows:

Section 1. A franchise or privilege for the disposal of garbage and refuse collected in the City and County of San Francisco is hereby granted to the Sanitary Fill Company for a period of ten (10) years from and after the effective date of this ordinance, subject to the terms and conditions hereinafter set forth.

Section 2. The definition of the words "garbage" and "refuse", wherever used in this ordinance, shall conform to that given in the Refuse Collection and Disposal Ordinance adopted by the voters of the City and County of San Francisco at the general election held on November 8, 1932.

Section 3. The maximum price which said Sanitary Fill Company may charge for the disposal of the garbage and refuse of the City and County of San Francisco delivered at Sixth and Sixteenth streets ramp in the Southern Pacific Company's yard, San Francisco, shall be the sum of one (\$1.00) dollar per ton, or such sum as may be agreed upon between said Sanitary Fill Company and the collectors thereof or, in the event that said Sanitary Fill Company and the collectors of said garbage cannot agree upon such sum, then such sum as may be fixed by this Board of Supervisors under and by virtue of the power conferred upon it by that certain ordinance known as the "Refuse and Collection and Disposal Ordinance," adopted by the voters at the general election held on November 8, 1932, subject to definitions, requirements, conditions and plans and specifications hereinafter set forth.

Section 4. The Grantee shall receive at its ramp, situate in the yards of the Southern Pacific Company at Sixth and Sixteenth streets in the City and County of San Francisco, for disposal, all garbage and refuse lawfully collected in said City and County, on all days when garbage and refuse is collected in the said City and County, and shall cause said garbage and refuse to be loaded on railroad cars. No garbage or refuse shall be kept at said ramp for a longer period than twenty-four (24) hours after receipt.

Section 5. The Grantee shall not require the segregation of garbage received for disposal.

Section 6. The Sanitary Fill Company shall transport said garbage, when the cars are filled, over the line of the Southern Pacific Company to the tidelands of the Southern Pacific Company situate in the Bay Shore Sanitary District in the County of San Mateo, State of California, and more particularly described as follows, to-wit: The tidelands of the Southern Pacific Company situated immediately south of and adjacent to the southerly boundary of the City and County of San Francisco and immediately easterly and adjacent to the main tracks of the right of way of the Southern Pacific Company, where said tracks traverse said County of San Mateo immediately upon leaving the City and County of San Francisco.



Section 7. Grantee shall deposit said garbage on said tidelands of the Southern Pacific Company and forthwith cover same with earth, rock, sand and gravel in the manner hereinafter stated.

Section 8. That in all matters and operations connected with this franchise or privilege, and the work to be done thereunder, the grantee shall respect and strictly comply with the Charter and all ordinances of the City and County of San Francisco, all the laws of the United States and of the State of California, and all ordinances, rules or regulations of any municipal, sanitary or other public district or corporation, which are or shall be or become applicable to and control or limit in any way the actions of those engaged hereunder in any way as principal or agent.

Section 9. The Grantee shall, if duly required to do so by this Board of Supervisors, transport and dispose of said garbage at Mills Field in San Mateo County, or at such other point as may be designated by the Board of Supervisors for such price as shall be determined by the Board of Supervisors of said City and County, and under such requirements as shall be demanded by the City Engineer of said City and County and the duly constituted health authorities of the State of California and various political subdivisions concerned, but in no event shall Grantee be required to transport and dispose of said garbage at a point beyond a radius of fifty (50) miles from the ramp at Sixth and Sixteenth streets, San Francisco.

Section 10. Grantee shall handle such garbage and refuse so that no nuisance of any nature will result from the deposit of garbage on said tidelands, nor from the disposition of ashes, residue or reject materials which may accumulate at the place of final disposal.

Section 11. At any time within the life of this franchise, the City and County of San Francisco shall have the right to terminate the franchise or privilege hereby granted by giving to grantee six (6) months' notice of its intention to so terminate said privilege and by paying grantee the fair market value of its equipment, machinery, structures and property used in connection with the disposal of garbage hereunder; said value shall be determined, in so far as same are applicable, by the provisions of the Charter of the City and County of San Francisco regarding the termination of operating permits for street railways in said City and County.

Section 12. Grantee shall forthwith, upon the final passage of this ordinance, execute an agreement in writing by which Grantee shall agree to all of the terms and conditions of this ordinance, and shall forthwith file and maintain with this Board of Supervisors a surety company bond running to the City and County of San Francisco, to be approved by the Board of Supervisors, in the penal sum of \$50,000, said bond to be conditioned that Grantee shall faithfully fulfill the terms and conditions of its franchise, and shall well and truthfully observe, fulfill and perform each and every term and condition thereof, including the guarantee hereinabove mentioned that no nuisance of any nature will result from the deposit of garbage on said tidelands, nor from the disposition of ashes, residue or reject materials which may accumulate at the place of final disposal, and that, in case of any breach of condition of such bond, the whole amount of said penal bond shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties on said bond. That said penal sum of \$50,000 is presumed to be the amount of damage sustained by a breach of the provisions of this ordinance and the provisions of the agreement hereinbefore mentioned because of the impracticability and extreme difficulty involved in fixing actual damage.

Section 13. A substitute bond, under the same terms and conditions, may be filed by the Grantee from time to time provided it meets with the approval of the Board of Supervisors. In the event that the Board of Supervisors shall demand a change in the surety com-



pany furnishing the bond, Grantee shall provide a surety company which shall be agreeable to the Board of Supervisors.

Section 14. The Grantee shall fulfill sanitary fill requirements as follows:

(a) The garbage, when discharged into cars for transportation from the ramp to the fill, shall be thoroughly wet down for the purpose of eliminating dust and aiding compaction when put in place at the fill.

(b) When the garbage is discharged at the fill, the depth of each layer or lift required to bring the fill to its final elevation shall not exceed six (6) feet, including two (2) feet of earth, sand or rock cover when compacted. As soon as it is placed, it shall be thoroughly rolled with a suitable roller or weighted truck.

(c) Mud from the bay shall not be used for covering the garbage and waste unless by permission of the duly constituted health authorities and unless no nuisance will thereby be created.

(d) Pools of water containing large amounts of organic matter shall not be allowed to collect around the edge of the fill or elsewhere. All such pools shall be drained into regulated channels which in turn will discharge into adequate bodies of diluting water.

(e) A suitable boom shall be placed adjacent to the outer face of the fill of sufficient length and strength to provide against any waste or material escaping into the bay.

(f) The fill is to be under the constant inspection of the City Engineer or his authorized agents to the end that the requirements herein set forth shall faithfully be kept.

(g) It is agreed that the City Engineer reserves the right to order additional work and materials if such be necessary to obtain a complete seal.

(h) No fires shall be allowed to burn on the dump.

(i) A sufficient supply of water shall be provided to extinguish any fire which may inadvertently, or otherwise, occur on the dump.

(j) A suitable trash burner shall be provided if it is desired to burn at the fill boxes, wood and other combustible materials which will not yield offensive odors.

(k) Fly breeding, if such occurs, shall be kept down by disinfectant sprays, traps and other means.

(l) Every reasonable effort shall be made to keep down the number of rodents.

(m) Cars used in the transportation of garbage, after being unloaded, shall be swept clean inside and out and shall be washed at least once a week.

Section 15. Grantee shall establish and maintain a Recreation Center on the completed portion of the fill, for the benefit of the citizens of the Bay Shore Sanitary District and the residents of the southern portion of the City and County of San Francisco, which Recreation Center shall contain baseball fields, tennis courts, a playground and requisite comfort facilities.

Section 16. Grantee shall receive and dispose of all garbage and refuse collected by the Street Cleaning Department of the City and County of San Francisco, delivered at the said ramp at Sixth and Sixteenth streets, San Francisco, without charge or cost of any kind to the City and County of San Francisco.

Section 17. This franchise or privilege is not assignable provided, however, that said Sanitary Fill Company may incorporate and thereafter continue its status as a lawful corporation.

Section 18. Grantee shall furnish to the Controller of the City and County of San Francisco a detailed statement of operation under oath at the end of each calendar year.

Section 19. Grantee shall pay to the City and County of San Francisco the sum of three thousand nine hundred and sixty and no-one-hundredths dollars (\$3,960) per annum, to cover the salary of an

inspector to be employed by the City and County of San Francisco at the fill.

Section 20. Whenever the word "garbage" is used herein, it shall be understood to mean the garbage and refuse collected in the City and County of San Francisco.

#### Committee of the Whole.

Supervisor Havenner moved that the Board resolve itself into a Committee of the Whole to consider the foregoing matter.

There being no objection, it was *so ordered*.

All members heretofore noted being present and President McSheehy in the Chair.

Walter Dold, Assistant City Attorney, and Sylvester Andriano, attorney representing the Sanitary Fill Co., were heard at length on the pending measure.

Whereupon Supervisor Roncovieri moved that the Committee of the Whole now rise and report the Garbage Disposal Franchise Ordinance favorably to the Board.

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.

#### Passage for Second Reading.

Thereupon Supervisor Roncovieri, seconded by Supervisor Hayden, moved that the proposed Garbage Disposal Franchise Ordinance be passed for second reading:

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.

#### Adopted.

The following resolutions were *adopted*:

#### Refund of Excess Taxes Collected.

(Code No. 9.059)

On recommendation of the Finance Committee.

Resolution No. 2112, as follows:

Resolved, That on recommendation of the Assessor, the sum of \$6,310.94 is hereby authorized paid to Sutter Investment Company, same being refund of excess amount of taxes collected due to clerical error in the Assessor's Office. Per Lot 19, Block 3708, Taxbill No. 1462, Vol. 25 of the 1934-35 Assessment Roll.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

Acceptance of Deed from A. C. Doughty, Land for Widening San Bruno Avenue As Approach to Alemany Boulevard and Payment of \$52.

(Code No. 12.1711)

Also, Resolution No. 2113, as follows:

Resolved, That the City and County of San Francisco accept a deed from A. C. Doughty et al., to a portion of Lot 25, Assessor's



Block 5821, San Francisco, required for the widening of San Bruno avenue, near Dickinson street, as an approach to Alemany boulevard, and that the sum of \$52.00 be paid for said land from Appropriation No. 583.903.17.

Approved by the Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Acceptance of Deed and Payment of \$5,500 to Loretta E. Brady and Mary A. Hyde, for Land for Castro-Divisadero Divisional Highway.**

(Code No. 12.1711)

Also, Resolution No. 2114, as follows:

Resolved, That the City and County of San Francisco accept a deed from Loretta E. Brady and Mary A. Hyde to Lot 47, Assessor's Block 1260, San Francisco, required for the Castro-Divisadero Divisional Highway; and that the sum of \$5,500.00 be paid for said property from Appropriation No. 548.905.17.

Approved by the Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Authorizing Attendance of Ralph W. Wiley and Harold L. Gerber, Department of Electricity, at Convention of International Association of Electrical Inspectors, San Diego, September 10, 11 and 12, 1935.**

(Code No. 5.93)

Also, Resolution No. 2115, as follows:

Resolved, That the expenses of Ralph W. Wiley, Chief of the Department of Electricity, and Harold L. Gerber, an Inspector thereof, in attending the Convention, Southwestern Section of the International Association of Electric Inspectors, to be held at San Diego on September 10, 11 and 12, 1935, be allowed against contractual funds of the Department of Electricity in accordance with the provisions of Section 219 of the Charter and Ordinance No. 9.0561 of the Board of Supervisors.

Approved by Alfred J. Cleary, Chief Administrative Officer.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Acceptance of Deed and Payment of \$1,524.30 to Flood Realty Company for Easement for Crystal Springs Pipe Line No. 2, San Mateo County.**

(Code No. 15.0241)

Also, Resolution No. 2116, as follows:

Resolved, That the City and County of San Francisco accept a deed from Flood Realty Company to a right of way easement required for Crystal Springs Pipe Line No. 2, over certain land in San Mateo County, California, described in deed recorded March 2, 1920, Liber 286 of Deeds, page 496, San Mateo County Records; and that the sum of \$1,524.30 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Acceptance of Deed and Payment of \$37 to Charles Mozzetti, for Easement for Crystal Springs Pipe Line No. 2, San Mateo County.**

(Code No. 15.0241)

Also, Resolution No. 2117, as follows:

Resolved, That the City and County of San Francisco accept a deed from Charles Mozzetti et al., to a right of way easement required for Crystal Springs Pipe Line No. 2, over certain land in San Mateo County, California, described in deed recorded July 29, 1931, Liber 517, page 414, Official Records of San Mateo County, and that the sum of \$37.00 be paid for said easement from the 1933 Water Distribution Bond Fund, Appropriation No. 93.903.05-57.

Approved by the Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Passed for Printing.**

The following Bill was *passed for second reading*:

**Ordinance Authorizing Leasing of Certain San Francisco Water Department Land in San Mateo County.**

(Code No. 12.17352)

On recommendation of Finance Committee.

Bill No. 787, Ordinance No. 12.173521, as follows:

Ordinance authorizing leasing of certain San Francisco Water Department land in San Mateo County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized to arrange for leasing the following described San Francisco Water Department land situated in the County of San Mateo, State of California:

Commencing at a point on the southwesterly boundary line of the Crystal Springs Watershed Lands as described in Parcel 31 (San Mateo County Lands) of deed to City and County of San Francisco by Spring Valley Water Company, dated March 3, 1930, and recorded March 3, 1930, in the office of the County Recorder of San Mateo County, State of California, in Volume 491 of Official Records at page 1; said point of commencement being also the southwest corner of that certain 12.12-acre tract conveyed to Mary Cahill by A. Borel by deed dated May 5, 1875, and recorded May 6, 1875, in said San Mateo County Recorder's office in Liber 24 of Deeds at page 477; and said point of commencement being distant west 343.20 feet, north 10 degrees 14 minutes, west 41.58 feet, north 9 degrees 20 minutes, east 801.24 feet and north 15 degrees 25 minutes, west 161.04 feet from a 4-inch iron pipe monument at the corner marked "F7" of the Feliz Rancho in said San Mateo County, said corner being also the northeast corner of the southeast one-quarter of northwest one-quarter of Section 11 in Township 5 South, Range 5 West, Mount Diablo Base and Meridian; running thence from said point of commencement north 72 degrees 20 minutes, east 306.90 feet, north 25 degrees, west 900.00 feet, south 72 degrees 20 minutes, west 306.90 feet and south 25 degrees east 900.00 feet to the point of commencement. Containing 6.289 acres.

Approved by Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.



**Action Deferred.**

The following Bill was laid over one week:

**Issuance of Tax Anticipation Notes, \$6,000,000.**

(Code No. 9.033)

Bill No. 788, Ordinance No. 9.0336, as follows:

Determining that funds are needed for the immediate requirements of the City and County of San Francisco for the fiscal year 1935-36 in accordance with appropriations made, as authorized by the Charter of said City and County of San Francisco, for said fiscal year; determining that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; authorizing the Board of Supervisors of said City and County of San Francisco to borrow on its behalf the sum of \$6,000,000 solely for the purpose of anticipating receipt of income, and to cause to be issued notes or other evidences of indebtedness evidencing the amount or amounts so borrowed, which notes shall be payable exclusively out of taxes levied and collected by said City and County for said fiscal year 1935-36, providing that the repayment of the sums so borrowed shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which such money shall be borrowed and shall be repaid from the first moneys received from said taxes; and providing for the sale of said notes or evidences of indebtedness as provided by law and for the payment of the principal thereof and the interest thereon.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Board of Supervisors of the City and County of San Francisco does hereby find and determine: That the sum of \$6,000,000 is needed for the immediate requirements of said City and County in the fiscal year 1935-36, to-wit: To meet and pay the appropriations heretofore made for said fiscal year as authorized by the Charter of said City and County, and which will become due and payable prior to December 31, 1935, and which may be paid in advance of receipt of the income for said fiscal year; that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; that the Controller of said City and County has recommended that said sum of \$6,000,000 be borrowed for the purposes herein mentioned, and the Mayor of said City and County of San Francisco has approved said recommendation made by said Controller; and that the estimated tax receipts of said City and County for said fiscal year are \$30,685,499, and that said sum of \$6,000,000 does not exceed twenty-five (25) per centum of said estimated tax receipts for said fiscal year.

Section 2. The Board of Supervisors of said City and County of San Francisco is hereby authorized to borrow on behalf of said City and County, solely for the purpose of anticipating receipt of income, the sum of \$6,000,000 in lawful money of the United States of America, and to issue in the form hereinafter set forth, notes of said City and County for the sum or sums so borrowed payable as hereinafter provided.

Section 3. (a) As evidence of the sum to be so borrowed as aforesaid, there is hereby authorized to be issued by said City and County of San Francisco tax anticipation notes of said City and County of San Francisco in the aggregate principal amount of \$6,000,000. Said notes shall be in the denomination of not less than \$1,000 each, nor more than \$100,000 each, and such denominations shall be fixed by resolution of this Board adopted at or after the time of the public sale of said notes as hereinafter provided. All of said notes shall be signed on behalf of said City and County of San Francisco by the President of said Board of Supervisors, and by the Controller of



said City and County, and countersigned by the Treasurer of said City and County of San Francisco, and the seal of said City and County shall be affixed thereto. Said notes shall bear such interest as may be hereafter fixed by resolution of said Board of Supervisors at or after the time said notes are sold, as hereinafter provided, which said interest shall in no case exceed six (6) per cent per annum and full authority is hereby given to said Board of Supervisors to fix by resolution the rate of interest on said notes and each or any of them. Said interest shall be payable at the maturity of said notes.

(b) The principal amount of said notes, together with the interest thereon, issued and delivered under authority of this ordinance, shall be payable exclusively out of the taxes levied and collected by said City and County for the fiscal year 1935-36, and shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which said money shall be borrowed and shall be repaid from the first moneys received from said taxes; and the amount of said taxes so levied and collected shall be applied to the payment of said notes before any part thereof is used for any other purpose. If at the time said notes, or any of them, become due and payable, the funds in the City Treasury available for the payment thereof shall be insufficient for the payment in full of all of said notes then outstanding, such funds shall be applied pro rata to the payment of the principal and interest of all of the notes then issued and outstanding without preference or priority of any one note over any other by reason of prior issuance, or otherwise. Any of said notes not paid prior to December 31, 1935, shall nevertheless be paid out of moneys received from the taxes of the fiscal year 1935-36, irrespective of the date of the receipt thereof, it being the intent and purpose of this ordinance to provide for the payment of all notes issued hereunder out of the taxes levied for said fiscal year 1935-36 and to provide that such notes shall be payable out of said taxes for said fiscal year, irrespective of the actual date of the collection thereof.

(c) Each of said notes shall be substantially in the following form, to-wit:

CITY AND COUNTY OF SAN FRANCISCO  
TAX ANTICIPATION NOTE  
Fiscal Year 1935-1936

No..... \$.....  
San Francisco,....., 1935

On the 20th day of December, 1935, the City and County of San Francisco, a municipal corporation organized and existing under and by virtue of the laws of the State of California, promises to pay to the bearer hereof, out of the funds hereinafter mentioned, at the office of the Treasurer of said City and County of San Francisco, the sum of.....dollars, in lawful money of the United States of America, with interest thereon at the rate of.....per cent per annum from date until paid.

This note is one of an issue of notes aggregating in principal amount the sum of six million (\$6,000,000) dollars authorized to be issued under and pursuant to an ordinance of the Board of Supervisors of said City and County of San Francisco enacted under authority of Section 81 of the Charter of said City and County. This note and all other notes of said issue are payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1935-36 without preference or priority of any one note over any other note of this issue by reason of prior issuance, or otherwise, and said notes issued and delivered under authority of said ordinance shall constitute a first lien and charge against said taxes collected during the half of said fiscal year 1935-36 in which the money represented by said notes respectively shall be borrowed and shall be repaid from



the first moneys received from said taxes and before any part thereof is used for any other purpose.

Any of said notes not paid at or prior to maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1935-36, irrespective of the date the same shall be so received.

It is hereby certified, recited and declared that this note is issued in strict conformity with the Constitution and laws of the State of California and with the Charter of the City and County of San Francisco and with proceedings of said City and County of San Francisco authorizing the same and that all acts, conditions and things required to exist, happen and to be performed precedent to and in the issuance of this note have existed, happened and been performed in regular and due time, form and manner as required by law, and that this note, together with all indebtedness and obligations of said City and County does not exceed any limit prescribed by the Constitution or statutes of said State or the Charter of said City and County.

In witness whereof, said City and County of San Francisco has caused this note to be signed by the President of the Board of Supervisors of said City and County of San Francisco and by the Controller of said City and County, and to be countersigned by the Treasurer thereof, and the seal of said City and County to be affixed thereto the day and year first above written.

.....  
President of the Board of Supervisors of  
the City and County of San Francisco.

.....  
Controller of the City and County of  
San Francisco.

Countersigned:

.....  
Treasurer of the City and County of  
San Francisco.

(d) Said Board of Supervisors, on behalf of said City and County of San Francisco, hereby confirms all recitals, declarations, certificates and promises contained in said notes, and each thereof, issued under and pursuant to this ordinance.

(e) At the time of the sale of any of said notes as hereinafter provided, and prior to the delivery thereof, the Treasurer of said City and County of San Francisco shall date the same as of the date of delivery thereof and insert therein the denomination thereof and the rate of interest thereon as provided by resolution of said Board of Supervisors.

Section 4. The aforesaid notes shall be issued and offered for sale by the Board of Supervisors at such time (prior to December 20, 1935) as may from time to time be provided by resolution of said Board, so as to meet the immediate requirements of said City and County of San Francisco, as aforesaid. Each such sale shall be made to the bidder offering to accept and pay for the note or notes so sold at the lowest net interest cost to said City and County computed from the date fixed for the presentation of bids to December 20, 1935; provided, however, that none of said notes shall be sold for less than the face amount thereof and accrued interest thereon to the date of delivery thereof.

Section 5. The principal and interest of all of said notes issued and sold as aforesaid shall be paid only upon the surrender thereof. All of said notes not sold prior to December 20, 1935, shall be cancelled.

Section 6. If any section, paragraph, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional or void, such decision shall not affect the validity of any other portion of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, paragraph, sentence,

clause or phrase thereof irrespective of the fact that any one or more sections, paragraphs, sentences, clauses or phrases be declared unconstitutional or void for any reason.

**Passed for Second Reading.**

The following matters *were passed for second reading*:

**Appropriating \$83,540.00 for Care of Indigent Sick and Dependent Poor, Month of September, 1935.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 789, Ordinance No. 9.051198, as follows:

Making an appropriation of \$83,540.00 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of August, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$83,540.00 is hereby appropriated out of such funds as may be available for this purpose for caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of September, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Amending Section 57, Salary Ordinance, Department of Public Health, Laguna Honda Home.**

(Code No. 9.053)

Also, Bill No. 790, Ordinance No. 9.05372, as follows:

An ordinance amending Section 57 of Ordinance 9.05367, commonly called the annual salary ordinance, by changing the compensation established under Item 18 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 57 of Ordinance 9.05367 is hereby amended to read as follows:

**Section 57. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk (part time) .....	\$ 75
2	1	B408	General Clerk-Stenographer .....	190
3	1	B454	Telephone Operator .....	100
4	1	I8	Head Baker .....	190
5	3	I12	Cook .....	165



Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
6	1	I12	Cook (part time) .....	75
7	1	I14	Junior Chef .....	175
8	1	I16	Chef .....	200
9	1	I22	Butcher .....	100
10	1	I24	Senior Butcher .....	235
11	4	I54	Waitress .....	110
12	1	I58	Dining Room Steward .....	140
13		I102	Inmate Help, not over .....	50
14		I103	Institutional Help (deduct for B., R. & L.), less than .....	80
15	4	I110	Institutional Attendant (deduct for B., R. & L.) .....	135
16	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	125
17	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	120
18	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	140
19	2	I110	Institutional Attendant (deduct for B., R. & L.) .....	102.50
20	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	87.50
21	2	I112	Head Institutional Attendant (deduct for B., R. & L.) .....	235
22	1	I154	Laundress .....	95
23	1	I164	Marker and Distributor .....	127
24	1	I170	Washer (deduct for B., R. & L.) .....	102.50
25	1	I174	Superintendent of Laundry .....	189
26	1	I254	Seamstress .....	90
27	1	I256	Head Seamstress .....	125
28	1	I302	Instructor, Basketry (deduct for B., R. & L.) .....	102.50
29	1	I304	Instructor, Weaving (deduct for B., R. & L.) .....	135
30	1	L8	Assistant to Superintendent .....	275
31	1	L10	Superintendent (deduct \$150 for full family maintenance) .....	733.33
32	1	L54	Assistant Bacteriologist .....	100
33	1	L202	Dietitian (deduct for R. & L.) .....	137.50
34	1	L306	Senior Pharmacist .....	200
35	5	L352	Interne (deduct for B., R. & L.) .....	37.50
36	1	L354	House Officer (deduct for B., R. & L.) ..	185
37	2	L354	House Officer (deduct for B., R. & L.) ..	102.50
38	1	L360	Physician (deduct for B., R. & L.) .....	235
39	1	L452	X-ray Technician .....	150
40	1	O12	Truck Driver, Heavy Truck (deduct for B., R. & L.) .....	185
41	1	O52	Farmer (deduct for B., R. & L.) .....	102.50
42	1	O54	Foreman, Building and Grounds (deduct for B., R. & L.) .....	220
43	1	O58	Gardener (deduct for B., R. & L.) ...	102.50
44	1	O60	Head Gardener (deduct for B., R. & L.) ..	185
45	3	O168	Engineer Sta. Steam Engines .....	220
46	1	P102	Registered Nurse (deduct for B., R. & L.) ..	185
47	21	P102	Registered Nurse (deduct for B., R. & L.) .....	135
48	4	P104	Head Nurse (deduct for B., R. & L.) ..	135
49	1	P118	Superintendent of Nurses (deduct for B., R. & L.) .....	235
50	1	P208	Operating Room Nurse (deduct for B., R. & L.) .....	135

**EXPLANATION:**

*The compensation fixed last year for the occupant of the position under Item 18 was \$150. That employee retired. The Department of Public Health continued the same compensation in its budget request for the year 1935-36. At the hearings before the Board of Supervisors, the Civil Service Commission advised the Board of Supervisors that the position had been vacated and that the entrance salary for that classification is \$115. The compensation was accordingly reduced to \$115 in the salary ordinance, but the corresponding change was not made in the budget estimates and the appropriation ordinance as finally passed provided a compensation of \$150. The Department of Public Health requests that the salary ordinance be amended to provide the maximum rate of \$140 for this position in order that another employee now receiving \$135 may be advanced to \$140.*

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Adopted.**

The following resolutions were *adopted*:

**Vote Cast, Special State Election, August 13, 1935. Registrar of Voters to Transmit to Secretary of State Statement of Votes; Approving Statement of Votes, Record Book.**

(Code No. 3.02)

On recommendation of Finance Committee.

Resolution No. 2118, as follows:

Resolved, That at the Special State Election held August 13, 1935, in the City and County of San Francisco, State of California, the whole number of votes cast in the 828 precincts was 63,144;

Resolved, That the Registrar of Voters be directed to transmit to the Secretary of State a certified copy of the statement of votes of Special State Election held in the City and County of San Francisco on Tuesday, August 13th, 1935;

Resolved, That the record book marked "AP", statement of votes polled at Special State Election held in the City and County of San Francisco, State of California, on Tuesday, August 13, 1935, be and the same is hereby constituted the record of the official canvass of the Special State Election held in the City and County of San Francisco, State of California, on Tuesday, August 13, 1935, and that the statement shows the whole number of votes cast in the City and County of San Francisco, State of California, and in each voting precinct therein on propositions to amend the Constitution of the State of California and number of votes given for and against such propositions in each voting precinct as follows: Constitutional Amendment 1, Yes 42,920; No 19,355. Constitutional Amendment 2, Yes 37,438; No 24,145. Constitutional Amendment 3, Yes 39,648; No 22,166.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Committee to Celebrate Constitution Day.**

(Code No. 5.94)

On recommendation of Public Welfare Committee.

Resolution No. 2111, as follows:

Whereas, the 148th anniversary of the signing of the Constitution of the United States of America will be celebrated on September 17, 1935, and

Whereas, patriotic and civic organizations all over the nation are



making appropriate arrangements for this celebration, now, therefore, be it

Resolved, That his Honor the Mayor be and is hereby respectfully requested to appoint a Committee of Citizens to make arrangements for the celebration of Constitution Day on September 17, 1935.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

### Final Passage.

The following emergency ordinance was *finally passed* by the following vote:

**Designating Certain Streets to Be Improved From the Moneys of the Special Gas Tax Street Improvement Fund in Addition to Those Set Forth in the Annual Appropriation Ordinance for the Year 1935-1936.**

(Code No. 5.31)

On recommendation of Streets and Finance Committees.

Bill No. 791, Ordinance No. 5.31, as follows:

Designating certain streets to be improved from the moneys of the Special Gas Tax Street Improvement Fund in addition to those set forth in the Annual Appropriation Ordinance for the year 1935-1936.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The following streets, roads and lanes in the City and County of San Francisco are hereby added to the streets and roads designated in the Annual Appropriation Ordinance for the year 1935-1936 to be improved from the moneys in the Special Gas Tax Street Improvement Fund mentioned in said Annual Appropriation Ordinance and which said fund is set up as a fund of the City and County of San Francisco in accordance with the provisions of an Act of the Legislature of the State of California entitled "An Act to Amend Sections 194, 195, 196, 197, 198 and 188 of said Act and to Add New Sections numbered 199, 200, 201, 202, 203 and 204 to the Streets and Highway Code relating to the Allocation and Expenditure of Moneys of the State Highway Fund within Cities and Providing for the Procedure Therefor"; the said streets and roads herein referred to as being added to those already designated in said Annual Appropriation Ordinance are as follows, to-wit, and the estimated amounts of the cost of the improvement of each of said streets is herein set forth as follows, to-wit:

Street	Estimated Cost
Fifth Street—Mission to Townsend Street.....	\$57,340.00
Fremont Street—Market to Harrison Street.....	43,000.00
First Street—Market to Harrison Street.....	45,000.00
Harrison Street—Embarcadero to Fifth Street.....	85,400.00
Folsom Street—Embarcadero to Tenth Street.....	105,300.00
Steuart Street—Embarcadero to Mission Street.....	10,000.00
Beale Street—Embarcadero to Market Street.....	43,920.00
Spear Street—Embarcadero to Howard Street.....	9,000.00
Battery Street—Embarcadero to Market Street.....	75,000.00
Bryant Street—Second to Fifth Street.....	42,700.00
Sixth Street—Townsend to Mission Street.....	48,800.00
Eighth Street—Townsend to Market Street.....	56,120.00
Eighteenth Street—Guerrero to Danvers Street.....	28,200.00
Anza Street—Cut through to St. Roses Avenue.....	40,000.00
	<hr/>
	\$689,780.00

Section 2. The Board of Supervisors hereby declares and finds, by

the vote by which this ordinance is passed, that an actual emergency exists relative to the repairing, reconstruction and construction of the above-mentioned streets, which said emergency necessitates this ordinance becoming effective forthwith in order to comply with the time limitations as established by law in this. The nature of said emergency being as follows: That application for Federal contribution to the cost of the improvement and construction of said streets must be filed with the United States Government before September 16th, 1935.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

### Adopted.

The following resolutions were *adopted*:

**Mayor and Clerk Directed to File Application to U. S. Government for Grant to Aid in Financing Sidewalk Narrowing and Roadway Reconstruction in the City and County of San Francisco.**

(Code No. 12.06)

On recommendation of Finance and Streets Committees.

Resolution No. 2119, as follows:

Resolved, That the Honorable Angelo J. Rossi, Mayor, and John S. Dunnigan, Clerk of the Board of Supervisors, be and they are authorized to execute and file an application on behalf of the City and County of San Francisco to the United States of America for a grant to aid in financing sidewalk narrowing and roadway reconstruction in the City and County of San Francisco, designated as:

Fifth street—Mission to Townsend street;  
 Fremont street—Market to Harrison street;  
 First street—Market to Harrison street;  
 Harrison street—Embarcadero to Fifth street.  
 Folsom street—Embarcadero to Tenth street;  
 Steuart street—Embarcadero to Mission street.  
 Beale street—Embarcadero to Market street.  
 Spear street—Embarcadero to Howard street.  
 Battery street—Embarcadero to Market street.  
 Bryant street—Second to Fifth street.  
 Sixth street—Townsend to Mission street.  
 Eighth street—Townsend to Market street.  
 Eighteenth street—Guerrero to Danvers street.  
 Anza street—Cut through to St. Rose's avenue.

That his Honor the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized and directed to furnish such information as the United States of America, through the Federal Emergency Administration of Public Works, may reasonably request in connection with the application which is herein authorized to be filed.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Mayor and Clerk Directed to File Application to U. S. Government for Grant to Aid in Financing Street Reconstruction in the City and County of San Francisco.**

(Code No. 12.091)

Also, Resolution No. 2120, as follows:

Resolved, That the Honorable Angelo J. Rossi, Mayor, and John S. Dunnigan, Clerk of the Board of Supervisors, be and they are authorized to execute and file an application on behalf of the City and County



of San Francisco to the United States of America for a grant to aid in financing street reconstruction in the City and County of San Francisco, designated as:

California street—Presidio to First avenue;  
Irving street—Seventh to Eighteenth avenue;  
First street—Embarcadero to Brannan street;  
Seventh avenue—Lawton street to Lincoln way.

That His Honor the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized and directed to furnish such information as the United States of America, through the Federal Emergency Administration of Public Works, may reasonably request in connection with the application which is herein authorized to be filed.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Application for Federal Grant for Girl's Gymnasium, Polytechnic High School.**

(Code No. 21.3)

Also, Resolution No. 2121, as follows:

Resolved, That the Honorable Angelo J. Rossi, Mayor, and John S. Dunnigan, Clerk of the Board of Supervisors, be and they are authorized to execute and file an application on behalf of the City and County of San Francisco to the United States of America for a grant to aid in financing the construction of additional buildings and equipment for the school system of the City and County of San Francisco, designated as:

Girl's Gymnasium Building and equipment at the Polytechnic High School.

That his Honor the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized and directed to furnish such information as the United States of America, through the Federal Emergency Administration of Public Works, may reasonably request in connection with the application which is herein authorized to be filed.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

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## ASSESSMENT ROLL OF THE CITY AND COUNTY OF SAN FRANCISCO, FISCAL YEAR 1935-1936.

The following was presented, read and ordered spread in the Journal:

## CITY AND COUNTY OF SAN FRANCISCO

OFFICE OF THE CONTROLLER

August 24, 1935.

The Honorable the Board of Supervisors, City and County of San Francisco.

Gentlemen: Herewith please find copy of the assessment roll of the City and County of San Francisco for the fiscal year 1935-1936. The roll, as produced by the Assessor and all records of the Assessor's Office, have been checked, and compilations as transmitted are correct in detail.

The utility properties, assessed by the State Board of Equalization and returned to the City and County roll, are set forth separately.

The budget and appropriation ordinance, as passed by your Board, May 31, 1935, and approved by His Honor, the Mayor, June 1, 1935, will, in the final compilation, evidence changed totals, both as to expenditures and revenues, through tax and state subventions and surplus funds carried forward from the previous fiscal year. The Controller will have prepared a complete statement evidencing these many changes and will, at your request, be pleased to confer with the Board prior to the establishment of the tax rate.

Mr. H. D. Ross, Chief Assistant Controller, will present, through your Finance Committee, ordinances authorizing supplemental appropriations—

1. \$330,000 to meet increased expenses created by the amendment to the Old Age Security Act.
2. \$20,000 for Tax Judgments.
3. \$12,334 for restoration of salaries of judges of the Superior Court.

4. \$414,000 for bond interest and redemption of the 1910 Hetch Hetchy Issue.

He will also present a resolution so that the Board may approve the revised consolidated budget, the revised estimate of revenues and the revised funding statement for bond interest and redemption, for fiscal year 1935-36.

The attention of your Board is directed to the intervening holidays—Monday, September 2, and Monday, September 9—and to the charter provision that the tax rate must be fixed by September 15. While dates falling on a Sunday, or legal holiday, generally admit postponement of direct acts of the Board, it is suggested that the City Attorney be consulted as to the necessity of passing the tax rate prior to Monday, the 16th of September. This suggestion is made so that there may be no question as to the validity of the rate if it should be passed later than the charter date.

	<i>Solvent Credits @ \$.001 per \$1.00 Valuation</i>	<i>Stocks and Bonds @ \$.002 per \$1.00 Valuation</i>	<i>Total Solvent Credits and Stocks and Bonds</i>	<i>Money</i>	<i>Motor Vehicles</i>	<i>Other Personal Property</i>	<i>Total Tangible Personal Property</i>	<i>Total All Personal Property</i>	<i>Land</i>	<i>Improve- ments</i>	<i>Total Land and Improve- ments</i>	<i>Total Roll</i>
Assessed by City and County Assessor:												
TAXABLE AT CURRENT YEAR'S RATE												
Real Estate and Secured Personal Property.....	\$ 31,954,067	\$ 33,756,973	\$ 65,711,040	\$202,848	\$ 2,821,837	\$ 23,254,040	\$ 26,278,725	\$ 91,989,765	\$324,693,226	\$328,005,341	\$652,698,567	\$ 744,688,332
TAXED AT \$3.863622 per \$100 VALUATION												
Unsecured Personal Property (Tax Collected by Assessor) ..	68,269,437	127,729,659	195,999,096	368,182	6,348,912	28,617,994	35,335,088	231,334,184	.....	.....	.....	231,334,184
Unsecured Personal Property (Tax to be Collected by Tax Collector).....	7,596,274	9,172,318	16,768,592	136,420	1,717,855	9,717,146	11,571,421	28,340,013	.....	.....	.....	28,340,013
	\$107,819,778	\$170,658,950	\$278,478,728	\$707,450	\$10,888,604	\$ 61,589,180	\$ 73,185,234	\$351,663,962	\$324,693,226	\$328,005,341	\$652,698,567	\$1,004,362,529
Reassessments .....	.....	.....	.....	.....	.....	.....	.....	.....	10,720	4,850	15,570	15,570
	\$107,819,778	\$170,658,950	\$278,478,728	\$707,450	\$10,888,604	\$ 61,589,180	\$ 73,185,234	\$351,663,962	\$324,703,946	\$328,010,191	\$652,714,137	\$1,004,378,099
TAXABLE AT CURRENT YEAR'S RATE												
Property Assessed by State Board of Equalization.....	40,341,300	9,048,680	49,389,980	54,660	.....	47,814,250	47,868,910	97,258,890	17,672,390	22,522,080	40,194,470	137,453,360
GRAND TOTAL .....	\$148,161,078	\$179,707,630	\$327,868,708	\$762,110	\$10,888,604	\$109,403,430	\$121,054,144	\$448,922,852	\$342,376,336	\$350,532,271	\$692,908,607	\$1,141,831,459

Yours very truly,  
LEONARD S. LEAVY, Controller.

**Regulating Parking of Automobiles and Other Motor-Driven Vehicles in Streets, Ways and Alleys Twenty-five Feet or Over in Width.**

(Code No. ———)

Supervisor Uhl presented for reference:

Bill No. ———, Ordinance No. ———, as follows:

Regulating parking of automobiles and other motor-driven vehicles in streets, ways and alleys twenty-five feet or over in width.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Automobiles and other motor-driven vehicles may be parked in any street, way or alley in the City and County of San Francisco, the roadway of which said street, way or alley, from property line to property line, is not less than twenty-five (25) feet.

Section 2. In the interest of safety and to facilitate the regulation and passage of traffic through any such street, way or alley mentioned in section 1 hereof, the Chief of Police of the San Francisco Police Department shall have full power and authority to limit the length of time during which any automobile or other motor-driven vehicle may be parked in such street, way or alley, and also when public safety or the regulation of traffic requires it, said Chief of Police may provide that parking of said automobiles or other motor-driven vehicles shall be allowed only on one side of such streets; the said Chief of Police to designate and determine the particular side of such streets, ways or alleys on which said automobiles or other motor-driven vehicles may be parked.

Section 3. In any case where parking of automobiles and other motor-driven vehicles on the street, way or alley mentioned in section 1 of this ordinance is limited in time or permitted only on one side of such street, way or alley as herein provided, the Chief of Police shall have appropriate signs conspicuously posted, setting forth the time limit for parking and the particular side of the street, way or alley on which the same is prohibited.

Section 4. All ordinances which are in conflict with this ordinance are hereby repealed insofar as such conflict exists.

**Proposed Provisions in Rails Contract on San Francisco-Oakland Bay Bridge.**

Supervisor McSheehy presented:

Resolution No. 2124, as follows:

Requesting City Attorney to advise the Governor of the State, the California Toll Bridge Authority and the Reconstruction Finance Corporation that any contract with any railroad or transportation company for the use of the lower deck of the bay bridge shall contain provisions: That such rail transportation shall pay its proportionate share of the total cost of bay bridge and railway facilities; that transportation facilities shall at all times remain open to any and all main line and/or transcontinental carriers.

*Referred to Public Utilities Committee.*

**Employment of San Francisco Labor on P. W. A. Projects.**

Supervisor Uhl presented:

Resolution No. 2125, as follows:

Requesting Federal government to allow San Francisco to employ 70 per cent San Francisco labor on P. W. A. projects where San Francisco pays 70 per cent of the cost.

*Referred to Public Welfare Committee.*





**Regulating Parking of Automobiles and Other Motor-Driven Vehicles in Streets, Ways and Alleys Twenty-five Feet or Over in Width.**

(Code No. ———)

Supervisor Uhl presented for reference:

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Section 1. Automobiles and other motor-driven vehicles may be parked in any street, way or alley in the City and County of San Francisco, the roadway of which said street, way or alley, from property line to property line, is not less than twenty-five (25) feet.

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*Referred to Public Utilities Committee.*

**Employment of San Francisco Labor on P. W. A. Projects.**

Supervisor Uhl presented:

Resolution No. 2125, as follows:

Requesting Federal government to allow San Francisco to employ 70 per cent San Francisco labor on P. W. A. projects where San Francisco pays 70 per cent of the cost.

*Referred to Public Welfare Committee.*



**Better Transportation for Balboa High School Students.**

Supervisor Havenner presented:

Request from Balboa Parent-Teachers' Association for better transportation facilities for students at Balboa High School.

*Referred to Public Utilities Committee.*

**Union Depot and Transcontinental Service for San Francisco.**

Communication from Joseph A. Brown, attorney, copy of communication to the Railroad Commission, requesting that body to investigate the matter of a Union Depot, with proper terminals, and to compel adequate service for transcontinental railroads directly into San Francisco.

*Copies ordered sent to members of the Board.*

**Proposed Charter Amendment, California Palace of Legion of Honor Employees.**

Supervisor Havenner presented draft of proposed charter amendment to make employees of the California Palace of the Legion of Honor subject to civil service provisions of the charter.

*Referred to City Attorney for proper drafting. Judiciary Committee has recommended submission to people.*

**Re: Ruling of Secretary of Interior on Hetch Hetchy Power Distribution.**

Communication from City Attorney, re-ruling by Secretary of the Interior, Harold L. Ickes, on Hydro-Electric Distribution Contract.

On motion of Supervisor Havenner, as amended by Supervisor Uhl, the Board, at its recessed meeting on Friday, will decide on a time for considering the matter in the Committee of the Whole.

Supervisor Colman announced meeting of Public Utilities Committee for Friday at 3 p. m.

**Mayor to Appoint Committee for Armistice Day.**

(Code No. 5.93)

Resolution No. 2123, as follows:

RESOLVED, That His Honor the Mayor be respectfully requested to appoint a Committee of Citizens to properly arrange a celebration for Armistice Day, November 11, 1935.

*Adopted by the following vote:*

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Extending Time Within Which to Award Contract for Section "B" Embarcadero District, H. P. System.**

(Code No. 11.0434)

Supervisor Gallagher presented:

Resolution No. 2122, as follows:

RESOLVED, That the time for awarding contract by the Department of Public Works for section "B", Embarcadero District, H. P. System, P. W. A. Docket 1531-3b, be extended from August 6, 1935, to August 7, 1935. The reason for said extension is that the papers were not returned in time by the P. W. A. Engineers so that the award could be made within the twenty-day limitation as prescribed in the Contract Procedure Ordinance.

The attention of the Department of Public Works and the Controller is directed to this authorization of extension of time.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

### Ingleside Bus Service.

Supervisor Gallagher presented:

Communication from Ingleside Boosters for bus service in the Ingleside District.

*Referred to Public Utilities Committee meeting Friday at 10 a. m.*

### Laundry Ordinance.

Supervisor Shannon presented for reference:

(Code No. ———)

Bill No. ———, Ordinance No. ———, as follows:

Regulating the maintenance of public laundries and public wash-houses within the City and County of San Francisco, and prohibiting the receiving or delivering of clothes, or the washing, starching, mangling or ironing or the performance of any work in said laundries or wash-houses on Sundays or legal holidays; and on other days between certain hours.

Whereas, the receiving, delivering, starching, washing, mangling, ironing, or handling of clothes in public laundries and public wash-houses, where clothes and other articles are cleansed for hire, is injurious and dangerous to public health and public safety, and prejudicial to the well-being and comfort of the community, unless such public laundries and public wash-houses are subject to inspection by officials and/or employees of the Department of Public Health; and

Whereas, the officials and employees of said Department of Public Health are not available for the inspection of said public laundries and wash-houses between the hours of 7 p. m. and 7 a. m. nor on Sundays and legal holidays; now, therefore, be it ordained by the People of the City and County of San Francisco as follows:

Section 1. *Hours.* It shall be unlawful for any person to carry on any laundering operation, or to keep any laundry establishment open, or to pick up or deliver any laundry at any time on Sunday, New Year's Day, Decoration Day, Fourth of July, Labor Day, Washington's Birthday, Thanksgiving Day or Christmas, except when any such holidays shall immediately precede or follow Sunday, and it shall be unlawful in any event for any person to carry on any laundering operations or to keep any laundry establishment open or to pick up or deliver any laundry between the hours of 7:00 o'clock p. m. and 7:00 o'clock a. m., provided that it shall be unlawful to clean up, tend water or make steam on Sundays or on the hereinabove named legal holidays, or to launder or deliver wholesale flat work or linen supply on Sundays or on said hereinabove named legal holidays, except when a permit so to do has been obtained from the Board of Health.

Section 2. It shall be unlawful for any person, firm or corporation either as owner, agent or employee of any public laundry or public wash-house, where clothes or other articles are cleansed for hire, or for any owner or operator of any independently owned laundry route, to operate or to cause to be operated any vehicle for the purpose of receiving clothes or other articles to be cleansed or for the purpose of delivering any clothes or other articles which have been cleansed, unless such vehicle shall carry in letters at least four inches high, painted on both sides the name of the laundry where said clothes or other articles have been or are to be cleansed.

Section 3. Any person, association or corporation violating any of



the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction therefor, shall be punished by a fine of not more than five hundred (\$500) dollars, or by imprisonment in the County Jail not exceeding six (6) months, or by both such fine and imprisonment.

Section 4. This ordinance shall take effect and be in force immediately.

Section 5. In the event that any clause, section or phrase of this ordinance shall be adjudged unconstitutional, the remainder thereof shall continue in full force or effect.

*Referred to Health Committee.*

### RECESS.

Supervisor Shannon, thereupon, moved that the Board of Supervisors take a recess until August 30, 1935, at 10 a. m., to consider and act upon the Tax Rate Ordinance for 1935-1936 and other resolutions and ordinances in connection therewith.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors September 3, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN, Clerk.  
Clerk of the Board of Supervisors,  
City and County of San Francisco.







Friday, August 30, 1935

Tuesday, September 3, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco







# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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FRIDAY, AUGUST 30, 1935, 10 A. M.

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In Board of Supervisors, San Francisco, Friday, August 30, 1935, 10 a. m.

The Board of Supervisors met pursuant to recess.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Hayden, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisors Brown—1.

Quorum present.

President McSheehy presiding.

### Hearing Re Board of Education Budget.

Supervisor Gallagher opening the hearing by reading the transcript of his remarks made at the meeting of Monday, August 26, 1935, in which it was pointed out that although the daily average school attendance had dropped nearly 7,000 pupils, the school department budget notwithstanding increased from return of utility properties to the county roll, had been increased upwards of \$1,000,000.

C. Harold Caulfield, President of the Board of Education, explained the reason for the increased school budget this year as follows:

Restoration of teachers' salaries.....	\$475,954
New San Francisco Junior College, operation cost for one year .....	210,500
Increase for new school buildings and equipment.....	175,000
Twelve new teachers to care for increased enrollment in high schools.....	35,390
Insurance necessitated by new state law.....	70,000
Increase in cost of supplies, including books.....	45,416

Mr. Caulfield pointed out also that the City would receive \$465,000 less from the State this year owing to a revised method of counting attendance.

The fact, he said, that State subventions were lowered is not subject to our control. The charged reduction in attendance of 7,000 pupils is largely due to the new method of counting daily average attendance under the State law. Actually there were but 860 fewer pupils in 1934-35 than in the previous year.

"School libraries had to be replenished. That expenditure had been held down for several years and pupils were using books four and five years old. Building equipment had to be provided for new schools built under the PWA building program. Equipment costs could not be taken from the bond funds."

"The new Junior College was demanded for years and was enthusiastically started with 1,900 students. San Francisco recognizes its teachers should be well paid. We pay more to teachers than any other city in California and less to our administrative staff. The reason a



building situation in which there are 113 wooden shacks at thirty-three schools still persists is that we want to be as fair to the taxpayers as possible. Parents demand that their children be housed in decently built and equipped schools. Some of the shacks will be eliminated when the new schools are equipped."

## NEW BUSINESS.

### Passed for Second Reading.

Thereupon, the following recommendations of Finance Committee were taken up and *passed for second reading*:

### Tax Rate Ordinance 1935-1936.

(Code No. 9.032)

Bill No. 791, Ordinance No. 9.0326, as follows:

Providing revenue and levying taxes for City and County purposes and for support and maintenance of the common schools of the City and County of San Francisco for the fiscal year ending June 30, 1936.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Under and pursuant to the provisions of the Charter of the City and County of San Francisco and of the laws of the State of California, and in conformity therewith, a tax is hereby levied for City and County purposes, and for the support and maintenance of the common schools of said City and County, including special City and County school building purposes, for the fiscal year ending June 30, 1936, on all the property, real and personal, in the City and County of San Francisco, except such property as is by law exempt from taxation, in the sum of three and six hundred eighty-one thousand nine hundred seventeen millionths (\$3.681917) dollars on each one hundred dollars' valuation of said taxable property as the same appears upon the assessment roll of the said City and County for said fiscal year, which said sum of three and six hundred eighty-one thousand nine hundred seventeen millionths (\$3.681917) dollars on each one hundred dollars' valuation as aforesaid is hereby apportioned to the funds and accounts and for the purposes designated as follows:

(a) For the General Fund to meet the general expenses of the City and County of San Francisco in conformity with Section 78 of the Charter (limit \$1.65) the rate of.....	\$1.157868
Emergency Reserve .....	.011688
County Road .....	.000015
Unemployment Relief Loan State of California.....	.018837
Unemployment Relief Loan Interest State of California..	.001834
Relief of indigent sick and dependent poor.....	.088852
State Emergency Relief Administration.....	.026074
	<hr/>
	\$1.305168

(b) For the General Fund, to meet the expenses of the City and County of San Francisco not subject to the limitations of Section 78 of the Charter, including the cost of elections, the constructing, maintaining and improving of streets, sewers and buildings, obligations imposed by State, legislative or constitutional enactment, and obligations imposed by vote of the people of the City and County of San Francisco, other than the items herein specifically provided for, including one-half (\$.005) cent to meet the expenses of the Civil Service Commission and including one-half (\$.005) cent for the Art Commission for the purpose of maintaining a symphony orchestra, the rate of.....	.424391
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For the Library Fund, to meet the cost of constructing, maintaining and improving libraries, the rate of.....	.050215
For the Park Fund, to meet the cost of constructing, maintaining and improving parks, the rate of.....	.109072
For the Recreation Fund, to meet the cost of constructing, maintaining and improving playgrounds, the rate of...	.079584
For maintenance and operation of War Memorial.....	.008802
For M. H. De Young Memorial Museum Fund.....	.007553
For California Palace of the Legion of Honor Fund.....	.008584
For Retirement System for City employees.....	.190532
For the payment of interest on and the amount due for the redemption of the several outstanding bond issues of the City and County.....	.793233
To pay an aliquot part equal to one-tenth of the whole of final judgments against the City and County of San Francisco, pursuant to writs of mandate served upon the members of the Board of Supervisors, to-wit: One-tenth of the amount of each of the judgments referred to in the writs of mandate issued in the proceedings in the Supreme Court of the State of California.....	.011405
For special tax levied for publicity and advertising pursuant to the Political Code of the State, the rate of.....	.021566
For Workmen's Compensation Fund .....	.004873
Airport Fund .....	.020175
Total for Municipal Purposes.....	\$3.035153

## COMPULSORY SCHOOL TAX

For the cost of constructing, maintaining and improving schools:

For Junior College Fund (County).....	.012923
For Special School District Building Fund .....	.020155
For Special School District Fund .....	.291683
For Special High School District Building Fund .....	.100782
For Special High School District Fund .....	.221221

Total School Tax.....\$ .646764

Total Tax Rate .....\$3.681917

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.

## Explanation of Vote.

Supervisor Uhl explained his vote by saying that in making up the budget there were many items to which he objected for which reason he voted no on the tax levy.

## Passed for Second Reading.

The following matters were *passed for second reading*:

Supplemental Appropriation, \$12,334, for Restoration Salaries Superior Judges.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 793, Ordinance No. 9.051199, as follows:

Authorizing a supplemental appropriation of \$12,334 out of the General Fund to the credit of Appropriation No. 521.101.00 for the purpose of providing for the restoration of salaries to the Judges of



the Superior Court, in accordance with the provisions of Chapter 843 of the State Laws of 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$12,334 out of the General Fund to the credit of Appropriation No. 521.101.00 for the purpose of providing for the restoration of salaries to the Judges of the Superior Court, in accordance with the provisions of Chapter 843 of the State Laws of 1935.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Supplemental Appropriation, \$20,000, Tax Judgment Fund.**

(Code No. 9.051)

Also, Bill No. 794, Ordinance No. 9.051200, as follows:

Authorizing a supplemental appropriation of \$20,000 out of the Tax Judgment Fund to the credit of Appropriation No. 560.705.00 to pay Tax Judgments.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$20,000 out of the Tax Judgment Fund to the credit of Appropriation No. 560.705.00 to pay Tax Judgments.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Supplemental Appropriation, \$330,000, from General Fund, to Meet Increased Expenses Caused by Chapter 633, Laws 1935.**

(Code No. 9.051)

Also, Bill No. 795, Ordinance No. 9.051201, as follows:

Authorizing a supplemental appropriation of \$330,000 out of the General Fund to meet the increased expense created by Chapter 633 of the State Laws of 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$330,000 out of the General Fund for the purpose of providing for the increased expense created by the amendment to the Old Age Security Act by Chapter No. 633 of the State Laws of 1935.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Supplemental Appropriation, \$414,000, from Hetch Hetchy Surplus, for Bond Interest and Redemption.**

(Code No. 9.051)

Also, Bill No. 796, Ordinance No. 9.051202, as follows:

Authorizing a supplemental appropriation of \$414,000 out of the surplus existing in the Hetch Hetchy Power Operative Fund for the purpose of paying bond interest and redemption of the 1910 Hetch Hetchy issue.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$414,000 out of the surplus existing in the Hetch Hetchy Power Operative Fund to the credit of Appropriation No. 567.800.00, to pay interest and redemption of the 1910 Hetch Hetchy Bond Issue.

Section 2. The Controller is hereby authorized to make the necessary transfer to the Bond Interest and Redemption Fund.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Approving Revised Consolidated Budget.**

(Code No. 9.032)

Also, Resolution No. 2126, as follows:

Resolved, That the Board of Supervisors hereby approves the revised consolidated Budget for the fiscal year 1935-1936, the Revised Estimate of Revenues for 1935-1936 and the Revised Funding Statement for Bond Interest and Redemption for the fiscal year 1935-1936.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—8.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisor Brown—1.



City and County of San Francisco CONSOLIDATED BUDGET 1935-1936, AS ADJUSTED AFTER TAX LEVY

Name of Fund	APPROPRIATIONS			REVENUES						
	Amount	By Transfer	Total	By Transfer	From Surplus	Other Than Taxes		Taxes	Total	
						Appropriation	Fund			
CURRENT FUNDS (General City and County)										
General (Notes A and E)	16,342,023	2,076,427	18,418,450	2,076,427	.....	165,000	2,906,900	13,270,123	18,418,450	
Emergency Reserve	100,000	.....	100,000	.....	.....	.....	.....	100,000	100,000	
Library (Note B)	424,554	.....	424,554	.....	.....	.....	16,300	408,254	424,554	
Recreation (Note C)	676,722	.....	676,722	.....	.....	.....	34,000	642,722	676,722	
Park (Note D)	1,209,928	.....	1,209,928	.....	.....	.....	325,000	884,928	1,209,928	
de Young Memorial Museum	62,150	11,380	73,530	11,380	.....	.....	250	61,900	73,530	
California Palace of the Legion of Honor	70,711	.....	70,711	.....	.....	.....	500	70,211	70,711	
War Memorial	106,634	.....	106,634	.....	.....	.....	35,000	71,634	106,634	
Employees' Retirement	1,555,060	642,500	2,197,560	642,500	.....	.....	.....	1,555,060	2,197,560	
Workmen's Compensation	40,000	.....	40,000	.....	.....	.....	.....	40,000	40,000	
Tax Judgments (Note E)	93,846	.....	93,846	.....	.....	.....	.....	93,846	93,846	
Publicity and Advertising	175,000	.....	175,000	.....	.....	.....	.....	175,000	175,000	
Indigent Sick and Dependent Poor	800,000	.....	800,000	.....	.....	.....	.....	800,000	800,000	
SERA	200,000	.....	200,000	.....	.....	.....	.....	200,000	200,000	
Special Election	937	.....	937	.....	.....	.....	.....	937	937	
TOTAL CURRENT FUNDS (General City and County)										
	21,857,565	2,730,307	24,587,872	2,730,307	.....	165,000	3,317,950	18,374,615	24,587,872	
OTHER CURRENT FUNDS										
County Roads	918,650	.....	918,650	.....	.....	.....	918,550	100	918,650	
Bond Interest and Redemption	7,774,961	6,553,411	14,328,372	6,553,411	1,236,023	.....	.....	6,538,938	14,328,372	
Interest on Tax Anticipation Notes	13,119	.....	13,119	.....	12,882	.....	.....	237	13,119	
State of California Unemployment Relief Loan	158,076	.....	158,076	.....	6,690	.....	.....	151,386	158,076	
State of California Unemployment Relief Loan Interest	39,547	.....	39,547	.....	22,372	.....	.....	17,175	39,547	
Installation Fund—Dept. of Electricity	3,000	.....	3,000	.....	.....	.....	3,000	.....	3,000	
Special Gas Tax Street Improvement Fund	253,000	.....	253,000	.....	.....	.....	253,000	.....	253,000	
TOTAL OTHER CURRENT FUNDS										
	9,160,353	6,553,411	15,713,764	6,553,411	1,277,967	.....	1,174,550	6,707,836	15,713,764	

(Budget, 1935-1936, continued on next page)

APPROPRIATIONS

Other Than Taxes

APPROPRIATIONS

APPROPRIATIONS

APPROPRIATIONS

Name of Fund

PUBLIC SERVICE ENTERPRISE CURRENT FUNDS

Name of Fund	Amount	By Transfer	Total	By Transfer	From Surplus	Appropriation	Fund	Taxes	Total
Water Revenue	6,291,875	.....	6,291,875	.....	.....	.....	6,291,875	.....	6,291,875
Hetch Hetchy Power Operative (Note E)	2,572,775	14,900	2,587,675	14,900	414,000	.....	2,158,775	.....	2,587,675
Municipal Railway Operating	3,143,926	.....	3,143,926	.....	.....	.....	3,143,926	.....	3,143,926
Hetch Hetchy Water Supply	.....	127,625	127,625	127,625	.....	.....	.....	.....	127,625
Public Utilities Commission	.....	72,517	72,517	72,517	.....	.....	.....	.....	72,517
Airport	179,754	.....	179,754	.....	.....	.....	25,000	154,754	179,754

TOTAL PUBLIC SERVICE ENTERPRISES

12,188,330	215,042	12,403,372	215,042	414,000	.....	.....	11,619,576	154,754	12,403,372
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CAPITAL FUNDS

1932 Hetch Hetchy Bond Fund	250,000	.....	250,000	.....	.....	.....	250,000	.....	250,000
1933 Water Distribution Bond Fund	476,316	.....	476,316	.....	.....	.....	476,316	.....	476,316
1933 Water Distribution Bond Fund—Grant	247,929	.....	247,929	.....	.....	.....	247,929	.....	247,929
1933 Hetch Hetchy Dam Bond Fund	1,536	.....	1,536	.....	1,536	.....	.....	.....	1,536
1933 Hetch Hetchy Dam Bond Fund—Grant	49,931	.....	49,931	.....	.....	.....	49,931	.....	49,931
1933 Airport Bond Fund—Grant	13,280	.....	13,280	.....	.....	.....	13,280	.....	13,280
1933 Sewer Bond Fund	1,176	.....	1,176	.....	.....	.....	1,176	.....	1,176
1933 Sewer Bond Fund—Grant	59,926	.....	59,926	.....	.....	.....	59,926	.....	59,926
1933 High Pressure Bond Fund	3,456	.....	3,456	.....	3,456	.....	.....	.....	3,456
1933 High Pressure Bond Fund—Grant	3,335	.....	3,335	.....	.....	.....	3,335	.....	3,335
1934 School House Bond Fund	1,116	.....	1,116	.....	1,116	.....	.....	.....	1,116
1934 School House Bond Fund—Grant	76,076	.....	76,076	.....	.....	.....	76,076	.....	76,076

TOTAL CAPITAL FUNDS

1,184,077	.....	1,184,077	.....	6,108	.....	.....	1,177,969	.....	1,184,077
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TOTAL GENERAL CITY & COUNTY

44,390,325	9,498,760	53,889,085	9,498,760	1,698,075	165,000	17,290,045	25,237,205	53,889,085
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SCHOOL FUNDS

Common School Fund	9,192,095	.....	9,192,095	.....	346,090	.....	4,688,724	4,157,281	9,192,095
Special School Tax	975,000	.....	975,000	.....	11,466	.....	60	963,474	975,000

TOTAL SCHOOL FUNDS

10,167,095	.....	10,167,095	.....	357,556	.....	.....	4,688,784	5,120,755	10,167,095
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TOTAL BUDGET

54,557,420	9,498,760	64,056,180	9,498,760	2,055,631	165,000	21,978,829	30,357,960	64,056,180
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RESERVE YIELD—Common School Fund

—Interest on Tax Anticipation Notes	.....	.....	.....	.....	.....	.....	.....	201,667	.....
—Special Election	.....	.....	.....	.....	.....	.....	.....	1,487	.....
	.....	.....	.....	.....	.....	.....	.....	561	.....
	.....	.....	.....	.....	.....	.....	.....	30,561,675	.....

Note A—That portion of the appropriation for symphony concerts which is to be met from taxes shall not exceed the amount to be provided by a levy of 1/2 cent on each \$100 of the 1935-36 assessment roll.

Note B—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 4 1/2 cents on each \$100 of the 1935-36 assessment roll, plus \$40,000.

Note C—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 7 cents on each \$100 of the 1935-36 assessment roll, plus \$73,500.

Note D—That portion of the appropriation which is to be met from taxes shall not exceed the amount to be provided by a levy of 10 cents on each \$100 of the 1935-36 assessment roll, plus \$69,631.

Note E—Supplemental Appropriations pending: Appr. No. 521,101.00, \$12,334; Appr. No. 556,804.02, \$330,000; Appr. No. 567,800.00, \$414,000; Appr. No. 560,705.00, \$20,000.



ESTIMATED REVENUES 1935-1936

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Licenses							
Business .....	300,000	.....	.....	.....	.....	.....	.....
Business (Badges and Tags) .....	10,000	.....	.....	.....	.....	.....	.....
Vehicle .....	35,000	.....	.....	.....	.....	.....	.....
Marriage .....	10,000	.....	.....	.....	.....	.....	.....
Ferry .....	4,800	.....	.....	.....	.....	.....	.....
Dog .....	12,000	.....	.....	.....	.....	.....	.....
Beverage (from State) .....	524,000	.....	.....	.....	.....	.....	.....
Inspection Fees (Ord. 3.0412) .....	30,000	.....	.....	.....	.....	.....	.....
Penalties .....	8,000	.....	.....	.....	.....	.....	.....
Total .....	933,800	.....	.....	.....	.....	.....	933,800
Permits							
Building .....	33,000	.....	.....	.....	.....	.....	.....
Bill Board .....	400	.....	.....	.....	.....	.....	.....
House Numbers .....	1,100	.....	.....	.....	.....	.....	.....
Street Space .....	2,500	.....	.....	.....	.....	.....	.....
Police Department .....	5,000	.....	.....	.....	.....	.....	.....
Fire Department .....	2,400	.....	.....	.....	.....	.....	.....
Boiler .....	2,750	.....	.....	.....	.....	.....	.....
Total .....	47,150	.....	.....	.....	.....	.....	47,150
Fines							
Municipal Courts .....	45,000	.....	.....	.....	.....	.....	.....
Superior Courts .....	4,000	.....	.....	.....	.....	.....	.....
Traffic Courts .....	60,000	.....	.....	.....	.....	.....	.....
Total .....	109,000	.....	.....	.....	.....	.....	109,000
Interest Revenue .....	75,000	.....	.....	.....	.....	.....	75,000
Penalties and Costs—Delinquent Taxes .....	90,000	.....	.....	.....	.....	.....	90,000
Franchises							
Telephone .....	240,000	.....	.....	.....	.....	.....	.....
Railway .....	45,000	.....	.....	.....	.....	.....	.....
Total .....	285,000	.....	.....	.....	.....	.....	.....

(Estimated Revenues, 1935-1936, continued on next page)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Subventions							
Special Gas Tax Street Improvement Fund.....	.....	.....	253,000	.....	.....	.....	.....
Orphans and Half Orphans .....	126,500	.....	.....	.....	.....	.....	.....
Widows' Pensions .....	117,500	.....	.....	.....	.....	.....	.....
Blind Pensions .....	55,000	.....	.....	.....	.....	.....	.....
Tubercular Patients .....	60,000	.....	.....	.....	.....	.....	.....
Fire Boats .....	.....	82,000	.....	.....	.....	.....	.....
Needy Aged .....	395,000	.....	.....	.....	.....	.....	.....
County Roads .....	.....	.....	918,550	.....	.....	.....	.....
Common School Fund .....	.....	.....	4,579,713	.....	.....	.....	.....
Federal Aid to High Schools.....	.....	.....	5,321	.....	.....	.....	.....
Total .....	754,000	82,000	5,756,584	.....	.....	.....	6,592,584
Departmental Revenues							
Advertising Fees .....	700	.....	.....	.....	.....	.....	.....
Tax Collector—Delinquent Revenues Other Than Taxes..	15,000	.....	.....	.....	.....	.....	.....
Bureau of Engineering—Survey Fees .....	1,000	.....	.....	.....	.....	.....	.....
—Excavating Fees .....	11,000	.....	.....	.....	.....	.....	.....
—Special Inspection .....	.....	9,000	.....	.....	.....	.....	.....
—Tearing Up Streets .....	.....	14,000	.....	.....	.....	.....	.....
Health Department—General .....	100,000	.....	.....	.....	.....	.....	.....
—S. F. Hospital.....	6,000	.....	.....	.....	.....	.....	.....
—Laguna Honda Home.....	4,000	.....	.....	.....	.....	.....	.....
Sheriff—Fees .....	33,000	.....	.....	.....	.....	.....	.....
—Board of U. S. Prisoners .....	8,800	.....	.....	.....	.....	.....	.....
Municipal Court Fees.....	70,000	.....	.....	.....	.....	.....	.....
County Clerk Fees.....	90,000	.....	.....	.....	.....	.....	.....
Coroner.....	900	.....	.....	.....	.....	.....	.....
Treasurer.....	10,000	.....	.....	.....	.....	.....	.....
Registrar of Voters.....	2,100	.....	.....	.....	.....	.....	.....
Police Department.....	2,300	.....	.....	.....	.....	.....	.....
Recorder.....	100,000	.....	.....	.....	.....	.....	.....
Fire Department—Power.....	3,800	.....	.....	.....	.....	.....	.....

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriations			General Fund	Other Current Funds	
Departmental Revenues—Continued							
Juvenile Court—Maintenance.....	35,000	.....	.....	.....	.....	.....	.....
Public Administrator.....	55,000	.....	.....	.....	.....	.....	.....
Art Commission .....	.....	20,000	.....	.....	.....	.....	.....
Pound .....	3,300	.....	.....	.....	.....	.....	.....
Purchasing Department .....	1,000	.....	.....	.....	.....	.....	.....
City Planning Commission .....	450	.....	.....	.....	.....	.....	.....
Agricultural Commission .....	7,600	.....	.....	.....	.....	.....	.....
Department of Electricity							
Fees .....	40,000	.....	.....	.....	.....	.....	.....
Installation Fund .....	.....	.....	3,000	.....	.....	.....	.....
Real Estate Department							
Rents, General .....	12,000	.....	.....	.....	.....	.....	.....
Rents, Auditorium .....	.....	40,000	.....	.....	.....	.....	.....
Rents, School .....	.....	.....	103,750	.....	.....	.....	.....
War Memorial .....	.....	.....	35,000	.....	.....	.....	.....
Park .....	.....	.....	325,000	.....	.....	.....	.....
Recreation .....	.....	.....	34,000	.....	.....	.....	.....
Library .....	.....	.....	16,300	.....	.....	.....	.....
California Palace of the Legion of Honor .....	.....	.....	500	.....	.....	.....	.....
de Young Museum .....	.....	.....	250	.....	.....	.....	.....
Total .....	612,950	83,000	517,800	.....	.....	.....	1,213,750
Public Utilities							
Hetch Hetchy Power Operative .....	.....	.....	2,158,775	.....	.....	.....	.....
Municipal Railway .....	.....	.....	3,143,926	.....	.....	.....	.....
Water Department .....	.....	.....	6,291,875	.....	.....	.....	.....
Airport .....	.....	.....	25,000	.....	.....	.....	.....
Total .....	.....	.....	11,619,576	.....	.....	.....	11,619,576

(Estimated Revenues, 1935-1936, continued on next page)

ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriations			General Fund	Other Current Funds	
Receipts by Transfer							
General Fund							
City Attorney							
From Public Utilities Commission Fund.....	.....	.....	.....	.....	19,000	.....	.....
Purchasing Department							
From Library Fund.....	.....	.....	.....	.....	351	.....	.....
From War Memorial Fund.....	.....	.....	.....	.....	374	.....	.....
From Employees' Retirement Fund.....	.....	.....	.....	.....	30	.....	.....
From Recreation Fund.....	.....	.....	.....	.....	645	.....	.....
Department of Electricity							
From County Road Fund.....	.....	.....	.....	.....	5,000	.....	.....
Controller							
From Relief Fund.....	.....	.....	.....	.....	4,380	.....	.....
From Water Revenue Fund.....	.....	.....	.....	.....	3,350	.....	.....
From Hetch Hetchy Power Operating Fund.....	.....	.....	.....	.....	1,775	.....	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	2,125	.....	.....
From 1933 Hetch Hetchy Dam Bond Fund.....	.....	.....	.....	.....	1,536	.....	.....
From 1933 Water Distribution Bond Fund.....	.....	.....	.....	.....	3,816	.....	.....
From 1933 Sewer Bond Fund.....	.....	.....	.....	.....	1,176	.....	.....
From 1933 High Pressure System Bond Fund.....	.....	.....	.....	.....	3,456	.....	.....
From 1934 School House Bond Fund.....	.....	.....	.....	.....	1,116	.....	.....
From Hetch Hetchy Water Supply Fund.....	.....	.....	.....	.....	950	.....	.....
Lighting of Public Streets and Buildings							
From Park Fund.....	.....	.....	.....	.....	50,570	.....	.....
From Recreation Fund.....	.....	.....	.....	.....	5,800	.....	.....
From Library Fund.....	.....	.....	.....	.....	13,000	.....	.....
From War Memorial Fund.....	.....	.....	.....	.....	14,000	.....	.....
From War Memorial Fund—Art Museum.....	.....	.....	.....	.....	8,000	.....	.....
From California Palace of the Legion of Honor Fund.....	.....	.....	.....	.....	3,600	.....	.....
From de Young Museum Fund.....	.....	.....	.....	.....	1,500	.....	.....
From Airport Fund.....	.....	.....	.....	.....	6,000	.....	.....

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Funds	
Receipts by Transfer—Continued							
General Fund—Continued							
Lighting of Public Streets and Buildings—Continued							
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	425,000	.....	.....
From Water Revenue Fund.....	.....	.....	.....	.....	192,500	.....	.....
From Common School Fund.....	.....	.....	.....	.....	49,200	.....	.....
From County Road Fund—Street Repair.....	.....	.....	.....	.....	900	.....	.....
From County Road Fund—Bridges.....	.....	.....	.....	.....	1,800	.....	.....
From Water Department.....	.....	.....	.....	.....	1,255,477	.....	.....
de Young Museum Fund							
From California Palace of Legion of Honor Fund.....	.....	.....	.....	.....	.....	11,380	.....
Bond Interest and Redemption Fund							
From 1933 High Pressure System Bond Fund Grant..	.....	.....	.....	.....	.....	3,335	.....
From 1933 Sewer Bond Fund Grant.....	.....	.....	.....	.....	.....	59,926	.....
From 1934 School House Bond Fund Grant.....	.....	.....	.....	.....	.....	76,076	.....
From 1933 Water Distribution Bond Fund Grant.....	.....	.....	.....	.....	.....	247,929	.....
From 1933 Hetch Hetchy Dam Bond Fund Grant.....	.....	.....	.....	.....	.....	49,931	.....
From 1933 Airport Bond Fund Grant.....	.....	.....	.....	.....	.....	13,280	.....
From 1933 Water Distribution Bond Fund Proceeds..	.....	.....	.....	.....	.....	447,500	.....
From 1933 Water Distribution Bond Fund Interest							
Earned .....	.....	.....	.....	.....	.....	25,000	.....
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	2,220,909	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	3,022,025	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	.....	187,500	.....
From County Road Fund.....	.....	.....	.....	.....	.....	200,000	.....
Public Utilities Commission Fund							
From Water Revenue Fund.....	.....	.....	.....	.....	.....	45,364	.....
From Municipal Railway Operating.....	.....	.....	.....	.....	.....	11,827	.....
From Hetch Hetchy Power Operative.....	.....	.....	.....	.....	.....	15,326	.....

(Estimated Revenues, 1935-1936, continued on next page)

Classification	General Fund		Other Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Receipts by Transfer—Continued							
Hetch Hetchy Power Operative Fund							
From Water Revenue.....	.....	.....	.....	.....	.....	4,170	.....
From Hetch Hetchy Water Supply Fund.....	.....	.....	.....	.....	.....	10,730	.....
Hetch Hetchy Water Supply Fund							
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	46,270	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	81,355	.....
Employees' Retirement Fund							
From Library Fund.....	.....	.....	.....	.....	.....	6,000	.....
From Common School Fund.....	.....	.....	.....	.....	.....	218,500	.....
From Special School Tax Fund.....	.....	.....	.....	.....	.....	9,000	.....
From Park Fund.....	.....	.....	.....	.....	.....	32,500	.....
From Recreation Fund.....	.....	.....	.....	.....	.....	10,500	.....
From Municipal Railway Operating Fund.....	.....	.....	.....	.....	.....	102,000	.....
From Hetch Hetchy Power Operative Fund.....	.....	.....	.....	.....	.....	10,000	.....
From Water Revenue Fund.....	.....	.....	.....	.....	.....	45,000	.....
From County Road Fund.....	.....	.....	.....	.....	.....	13,000	.....
From Common School Fund.....	.....	.....	.....	.....	.....	196,000	.....
Total.....	.....	.....	.....	.....	2,076,427	7,422,333	9,498,760
Capital Funds							
1932 Hetch Hetchy Bond Fund.....	.....	.....	.....	250,000	.....	.....	.....
1933 Water Distribution Bond Fund.....	.....	.....	.....	476,316	.....	.....	.....
1933 Water Distribution Bond Fund (Grant).....	.....	.....	.....	247,929	.....	.....	.....
1933 Hetch Hetchy Dam Bond Fund (Grant).....	.....	.....	.....	49,931	.....	.....	.....
1933 Airport Bond Fund (Grant).....	.....	.....	.....	13,280	.....	.....	.....
1933 Sewer Bond Fund.....	.....	.....	.....	1,176	.....	.....	.....
1933 Sewer Bond Fund (Grant).....	.....	.....	.....	59,926	.....	.....	.....
1933 High Pressure Bond Fund (Grant).....	.....	.....	.....	3,335	.....	.....	.....
1934 School House Bond Fund (Grant).....	.....	.....	.....	76,076	.....	.....	.....
Total.....	.....	.....	.....	1,177,969	.....	.....	1,177,969

(Estimated Revenues, 1935-1936, continued on next page)



ESTIMATED REVENUES 1935-1936 (Continued)

Classification	General Fund		Other Current Funds	Capital Funds	Receipts by Transfer		Total
	Allocated to Fund	Appropriations			General Fund	Other Current Funds	
Taxes	13,270,123						
General Fund .....	13,270,123						
Emergency Reserve .....			100,000				
Library .....			408,254				
Recreation .....			642,722				
Park .....			884,928				
de Young Memorial Museum .....			61,900				
California Palace of Legion of Honor .....			70,211				
War Memorial .....			71,634				
Employees' Retirement .....			1,555,060				
Workmen's Compensation .....			40,000				
Tax Judgments .....			93,846				
Publicity and Advertising .....			175,000				
Indigent Sick and Dependent Poor .....			800,000				
S. E. R. A. ....			200,000				
Special Elections .....			937				
County Roads .....			100				
Bond Interest and Redemption .....			6,538,938				
Tax Anticipation Notes Interest .....			237				
State of California Unemployment Relief Loan .....			151,386				
State of California Unemployment Relief Loan Interest .....			17,175				
Airport .....			154,754				
Common School Fund .....			4,157,281				
Special School Tax Fund .....			963,474				
	13,270,123		17,087,837				30,357,960

(Estimated Revenues, 1935-1936, continued on next page)





FUNDING STATEMENT—BOND INTEREST AND REDEMPTION  
FISCAL YEAR 1935-1936

Issues	ESTIMATED REQUIREMENTS			ESTIMATED REVENUE	
	Interest	Redemption	Total	Grant	Hetch Hetchy Dam Bond Fund
General City and County .....	2,347,099	2,669,100	5,016,199	.....	.....
Municipal Railway .....	87,500	100,000	187,500	.....	.....
Water Department .....	1,575,000	1,000,000	2,575,000	.....	.....
Hetch Hetchy .....	3,140,673	1,250,000	4,390,673	.....	.....
P. W. A. PROJECTS					
High Pressure .....	60,500	100,000	160,500	157,165	.....
Sewers .....	99,720	88,000	187,720	127,794	.....
School House .....	94,500	300,000	394,500	318,424	.....
Water Distribution .....	447,500	605,000	1,052,500	332,071	.....
Hetch Hetchy Dam .....	129,500	175,000	304,500	125,069	129,500
Airport .....	7,280	52,000	59,280	46,000	.....
	7,989,272	6,339,100		1,106,523	129,500
			[14,328,372]		

County Road Fund	Water Distrib. Bond Fund Int. Earned	Water Distr. Bond Fund For Int. Con- struction
200,000	.....	.....
.....	.....	.....
.....	.....	.....
.....	.....	.....
.....	.....	.....
.....	.....	.....
.....	25,000	447,500
.....	.....	.....
.....	.....	.....
200,000	25,000	447,500



ESTIMATED REVENUES		
Grant	Hetch Hetchy Dam Bond Fund	Grant
.....	.....	.....
.....	.....	.....
.....	.....	.....
.....	.....	.....
157,165	.....	3,3
127,794	.....	59,9
318,424	.....	76,0
332,071	.....	247,9
125,069	129,500	49,9
46,000	.....	13,2
1,106,523	129,500	450,4

County Road Fund	Water Distrib. Bond Fund Int. Earned	Water Distr. Bond Fund For Int. During Con- struction
200,000	.	.
.	.	.
.	.	.
.	.	.
.	.	.
.	.	.
.	.	.
.	.	.
.	25,000	447,500
.	.	.
.	.	.
200,000	25,000	447,500



FUNDING STATEMENT—BOND INTEREST AND REDEMPTION  
FISCAL YEAR 1935-1936

ESTIMATED REVENUES								Issues
County Road Fund	Water Distrib. Bond Fund Int. Earned	Water Distr. Bond Fund For Int. During Construction	Hetch Hetchy Power Revenue	Water Revenue	Railway Revenue	Taxes	Total	
200,000						4,816,199	5,016,199	General City & Co.
					187,509		187,500	Municipal Railway
				2,575,000			2,575,000	Water Department
			(1,040,559)					
			(1,180,350)	447,025		1,722,739	4,390,673	Hetch Hetchy
								P. W. A. PROJECTS
							160,500	High Pressure
							187,720	Sewers
							394,500	School House
	25,000	447,500					1,052,500	Water Distribution
							304,500	Hetch Hetchy Dam
							59,280	Airport
200,000	25,000	447,500	2,220,909	3,022,025	187,500	6,538,938		
							14,328,372	

the Whole for the purpose of the hearing. All members heretofore noted being present and President McSheehy in the Chair.

### Point of Order.

Supervisor Shannon raised the point of order that this matter is not properly before us and quoted Section 126 of the Charter to the effect that the City Attorney, as legal advisor of the Public Utilities Commission, is empowered to deal with the subject.

Chair: Point of order not well taken.

### Communication from Secretary of the Interior Harold L. Ickes, Alleged Pacific Gas and Electric Power Contract Is In Viola- tion of the Raker Act.

The following matters were presented and read by the Clerk into the record:

## UNITED STATES DEPARTMENT OF THE INTERIOR

Office of the Secretary  
Washington

August 24, 1935.

*In re the contract between San Francisco and the Pacific Gas and Electric Company in relationship to the Raker Act.*

The question before me for decision is whether the action of the City and County of San Francisco in contracting with the Pacific Gas and Electric Company for the distribution of electric power generated by it in connection with the Hetch Hetchy Project constitutes a violation of the provisions of the Raker Act (38 Stat., 242). By that act the City and County of San Francisco was authorized to construct and operate the Hetch Hetchy Project within the Yosemite National Park, the Stanislaus National Forest and the public domain of the United States.

In the autumn of 1934 I instructed the Solicitor of the Department of the Interior to advise me whether, in his opinion, the Raker Act was being violated. Shortly thereafter I directed the Director of the Division of Investigations to investigate and report to me on the facts in connection with the arrangement between the City and County of San Francisco and the Pacific Gas and Electric Company whereby the latter named corporation was distributing this electric power. This report on the facts was submitted to me on February 4, last, with an accompanying memorandum by the Solicitor on the law involved. Thereafter, on May 6, last, I held an open hearing at the Interior Department in the City of Washington, at which San Francisco and other interested parties were represented. At and since the time of that hearing several briefs pertinent to the inquiry have been filed with me and a considerable amount of argumentative correspondence has been received.

After careful consideration of all the facts presented and of the arguments made on behalf of the City and County of San Francisco, and other interested parties, I have come to the conclusion that the provisions of the Raker Act are being and for some time past have been violated. As the parties in interest are entitled to know upon what grounds my conclusion is based, I shall discuss as briefly as may be the facts and the law that seem to me to be applicable to and controlling of the issues involved. First, however, I believe it would be helpful to a clear understanding of the case to present a resume of the history of the problem that is before me for decision.

### I.

On May 8, 1923, the National Park Service called to the attention of the Secretary of the Interior the fact that the City and County of San



**Application for Federal Grant for New Sewers.**

(Code No. 12.101)

Supervisor Shannon presented:

Resolution No. 2127, as follows:

Resolved, That the Honorable Angelo J. Rossi, Mayor, and John S. Dunnigan, Clerk of the Board of Supervisors, be and they are authorized to execute and file an application on behalf of the City and County of San Francisco to the United States of America for a grant to aid in financing the construction of additional sewers in the vicinity of Oakdale avenue, Revere avenue and Industrial street in the City and County of San Francisco, which said sewer is designated as Alemany boulevard sewer.

That his Honor, the Mayor, and the Clerk of the Board of Supervisors be and they are hereby authorized and directed to furnish such information as the United States of America, through the Federal Emergency Administration of Public Works, may reasonably request in connection with the application which is herein authorized to be filed.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Supervisors' Day At State Fair.**

Supervisor McSheehy presented communication from Stanley Abel, Secretary, County Supervisors Association of the State of California, announcing that Friday, September 6, has been designated Supervisors' Day at the State Fair at Sacramento and requesting that San Francisco Board of Supervisors be represented.

Read by the Clerk and Chair empowered to appoint a Committee to attend.

**Reception to Congressman Richard J. Welch.**

Supervisor Gallagher announced that there would be a public reception to Congressman Richard J. Welch who would arrive in San Francisco on Saturday at 6:30 p. m. A banquet to celebrate his homecoming will be held in the Whitcomb Hotel Wednesday night.

He moved that the Chair be requested to delegate as many members of the Board who may be able to go to extend the greetings of the Board of Supervisors to Honorable Richard J. Welch and to attend the banquet.

**RECESS.**

Whereupon, the Board at 12:30 p. m., took a recess until 8 p. m., for consideration of communication from the Secretary of the Interior on alleged violations of the Raker Act.

J. S. DUNNIGAN, Clerk.

**REASSEMBLED.**

The Board of Supervisors reassembled at 8 p. m.

**CALLING THE ROLL.**

The roll was called and the following members were noted present:

Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

Supervisor McSheehy presiding.

**Committee of the Whole.**

Thereupon, the Board on motion resolved itself into a Committee of

the Whole for the purpose of the hearing. All members heretofore noted being present and President McSheehy in the Chair.

**Point of Order.**

Supervisor Shannon raised the point of order that this matter is not properly before us and quoted Section 126 of the Charter to the effect that the City Attorney, as legal advisor of the Public Utilities Commission, is empowered to deal with the subject.

Chair: Point of order not well taken.

**Communication from Secretary of the Interior Harold L. Ickes,  
Alleged Pacific Gas and Electric Power Contract Is In Viola-  
tion of the Raker Act.**

The following matters were presented and read by the Clerk into the record:

**UNITED STATES DEPARTMENT OF THE INTERIOR**

Office of the Secretary  
Washington

August 24, 1935.

*In re the contract between San Francisco and the Pacific Gas and Electric Company in relationship to the Raker Act.*

The question before me for decision is whether the action of the City and County of San Francisco in contracting with the Pacific Gas and Electric Company for the distribution of electric power generated by it in connection with the Hetch Hetchy Project constitutes a violation of the provisions of the Raker Act (38 Stat., 242). By that act the City and County of San Francisco was authorized to construct and operate the Hetch Hetchy Project within the Yosemite National Park, the Stanislaus National Forest and the public domain of the United States.

In the autumn of 1934 I instructed the Solicitor of the Department of the Interior to advise me whether, in his opinion, the Raker Act was being violated. Shortly thereafter I directed the Director of the Division of Investigations to investigate and report to me on the facts in connection with the arrangement between the City and County of San Francisco and the Pacific Gas and Electric Company whereby the latter named corporation was distributing this electric power. This report on the facts was submitted to me on February 4, last, with an accompanying memorandum by the Solicitor on the law involved. Thereafter, on May 6, last, I held an open hearing at the Interior Department in the City of Washington, at which San Francisco and other interested parties were represented. At and since the time of that hearing several briefs pertinent to the inquiry have been filed with me and a considerable amount of argumentative correspondence has been received.

After careful consideration of all the facts presented and of the arguments made on behalf of the City and County of San Francisco, and other interested parties, I have come to the conclusion that the provisions of the Raker Act are being and for some time past have been violated. As the parties in interest are entitled to know upon what grounds my conclusion is based, I shall discuss as briefly as may be the facts and the law that seem to me to be applicable to and controlling of the issues involved. First, however, I believe it would be helpful to a clear understanding of the case to present a resume of the history of the problem that is before me for decision.

**I.**

On May 8, 1923, the National Park Service called to the attention of the Secretary of the Interior the fact that the City and County of San



San Francisco was openly selling Hetch Hetchy power to the Pacific Gas and Electric Company which, in turn, was selling that power to its consumers. First Assistant Secretary Finney, on May 22, 1923, requested the opinion of Solicitor Edwards concerning the legality of that procedure. In an opinion dated June 8, 1923, the Solicitor determined that any sale of Hetch Hetchy power for the purpose of resale was prohibited by the Raker Act. He recognized the fact, however, that due to the difficulty of acquiring or constructing a distributing system a great waste of power would result unless the then existing distributing facilities might be utilized. To obviate such a possibility of waste he suggested that an arrangement be made "by which the grantee would have its power transmitted over the lines of the concern owning or controlling the existing distribution system."

Presumably as a result of this suggestion the City and County of San Francisco on July 1, 1925, entered into a contract with the Pacific Gas and Electric Company for the distribution of Hetch Hetchy power. The propriety of that contract, under which power is still being distributed by the private concern, was questioned immediately. On July 20, 1925, Acting Solicitor Wright rendered an opinion in which, after a significant reference to the temporary character of the contract and the inability of San Francisco to obtain its own distributing system for at least two years, he held that the contract was one of agency or consignment and not one of sale in violation of the provisions of the statute. The opinion, however, did recognize the fact that operations under the contract might be conducted in such a way as to constitute a violation of the statutory prohibitions.

A copy of that opinion was transmitted to the Attorney General with the request that he advise the Department of his views concerning the contract. That he refused to do on the ground that the Department of Justice could not commit itself on a legal question which that Department might subsequently be called upon to litigate. In his letter of August 5, 1925, however, the Attorney General, Mr. Sargent, did indicate the view to be taken on the question. Immediately after pointing out that the contract might be viewed (1) as proper, (2) as improper, or (3) as proper because temporary, he stated, "In the exercise of your discretion you may come to the conclusion that this last is the correct view."

After receiving that advice, Secretary Work on August 19, 1925, wrote to Mayor Rolph of San Francisco to the effect that no action would be taken by the Department until such time as the facts attendant on the future performance of the contract with the Pacific Gas and Electric Company might be sufficient to indicate whether the provisions of the statute were being met. The contract has been in effect continuously since that time.

Apparently the issue lay dormant until it was brought to life by Congressman Crampton who, on May 19, 1928, delivered on the floor of the House of Representatives a vigorous attack against San Francisco, charging, among other things, the sale of electric power to the Pacific Gas and Electric Company in "direct and open violation" of the Raker Act. Cong. Rec., vol. 69, p. 9236. See also Cong. Rec., vol. 69, pp. 9239-9242. On February 23, 1929, Congressman Crampton wrote to Secretary West in effect demanding action because of San Francisco's violation of the statutory provisions regarding the sale of power. As a result of that demand Secretary West, on March 2, 1929, wrote to Mayor Rolph requesting certain information concerning the performance of the power sales contract and concerning the time which must elapse before San Francisco might acquire its own power distributing system. Mayor Rolph's reply of April 4, 1929, addressed to Secretary Wilbur, indicated the profits which had been realized by San Francisco from the contract and set out in some detail the steps which had been taken by the City and County looking toward the acquisition of the distributing systems of the Pacific Gas and Electric



Company and the Great Western Power Company. (The latter company has since been absorbed by the former.) At that time proceedings had been begun before the California Railroad Commission for the purpose of fixing the value of the properties of those two companies so that a purchase might be effected.

With those materials at hand Solicitor Finney, on May 29, 1929, rendered an opinion in which it was set out that "any method for the distribution of the power generated under this grant, involving an element of private gain, can only be justified as a temporary arrangement, and to avoid waste, and only so long as the City and County in the meantime are proceeding in good faith and with diligence to comply with the conditions and to meet the obligations imposed upon them by the law and the acceptance of the grant." The Solicitor, however, refused to express his opinion on the facts before him, saying that, since the Attorney General must bring suit if a violation existed, the opinion of that official should be had. Such an opinion was requested in a letter dated February 28, 1930. To that request Attorney General Mitchell responded on April 26, 1930, suggesting that representatives of the two departments confer "to develop the situation more fully."

When the representatives met it was determined that additional information was necessary. Eventually it was learned not only that the California Railroad Commission had fixed a value on the distributing systems of the two concerns which San Francisco desired to purchase, but also that the City and County had arranged to submit to the electors on August 26, 1930, a proposed bond issue sufficient to finance the acquisition of the necessary systems. In view of those facts the Attorney General suggested, and Secretary Wilbur agreed, that no further action be taken until the result of the election had been determined. The electors, however, failed to approve the bond issue.

After that, Secretary Wilbur arranged a conference, after notice to the Attorney General, at which San Francisco was given an opportunity to present its case. For the consideration of that conference Secretary Wilbur, on November 8, 1930, transmitted to the Mayor of San Francisco a memorandum stating that the Department "cannot permit the arrangement between the city and the company to go on indefinitely, as an end in itself", and suggesting three courses of action open to San Francisco: (1) the immediate calling of another bond election; (2) the termination of the "agency" contract in the absence of a bond election; or (3) application to Congress for modification of the Raker Act.

At the conference, which was held on December 4, 1930, San Francisco submitted further argument concerning the legality of the contract with the Pacific Gas and Electric Company as a temporary expedient. With that argument apparently there was submitted, although there appears to be no copy of it in the files, a tentative program whereby San Francisco proposed to acquire a distributing system and terminate the existing contract within three years. The only reference found to any departmental consideration given to, or action taken on, San Francisco's plea is the following short paragraph contained in a letter of December 8, 1930, from Secretary Wilbur to Mr. John J. O'Toole, city attorney of San Francisco:

"I note that your communication advises the Department of the City's three-year program for compliance with the provisions of the Raker Act respecting power distribution, which will be followed with interest. Kindly keep me advised of the completion of the successive steps outlined."

Subsequent to this communication, the departmental files show nothing pertinent to this question until the present inquiry was begun. It does appear, however, that another bond election was held in San Francisco on September 29, 1933, for the purpose of authorizing the sale of bonds sufficient to construct a small municipal distributing system. This bond proposal was also rejected by the voters.



## II.

It is necessary to a determination of the issues to consider in some detail the statutory provisions relating to the disposal of the power generated from the Hetch Hetchy project. It is also necessary to consider the terms of the contract under which the Pacific Gas and Electric Company has been and is distributing that power.

In section 9 (1) of the Raker Act there is an express provision covering the use to which electric power may be put. It is to be utilized first for the pumping of the water supply for San Francisco and for the actual municipal needs of the City and County not including "sale to private individuals or corporations." Any excess of power must be sold, on request, to satisfy the needs of the landowners of the Modesto Irrigation District and the Turlock Irrigation District for the pumping of subsurface waters to effectuate irrigation or drainage and for the needs of municipalities within those districts, again not including "sale to private individuals or corporations." Any remaining power may be sold by San Francisco to private individuals, corporations or others "for commercial purposes." This authority is limited, however, by section 6 of the act which provides:

"That the grantee is prohibited from ever selling or letting to any corporation or individual, except a municipality or a municipal water district or irrigation district, the right to sell or sublet the water or the electric energy sold or given to it or him by the said grantee: *Provided*, That the rights hereby granted shall not be sold, assigned, or transferred to any private person, corporation, or association, and in case of any attempt to so sell, assign, transfer, or convey, this grant shall revert to the Government of the United States."

It has been argued that a direct sale of power by San Francisco to the Pacific Gas and Electric Company for the express purpose of resale would not constitute a violation of the prohibitions contained in section 6 for the reason that the company, as a public utility, already has the right to sell power to consumers and, thus, need not be invested by the City and County with that right in violation of the statutory prohibitions. This contention confuses the right or authority of the company to sell power in general to consumers with its right to sell them the power generated through the operation of the Hetch Hetchy project. It also confuses the authority of a private corporation, under the terms of its charter and the provisions of laws creating it, to dispense among consumers such electric energy as it is in a position legally to control with the disability of the City and County of San Francisco, under the terms of the Hetch Hetchy grant, to sell or let Hetch Hetchy water or power to such a corporation for purposes of resale to consumers. In each instance, it is the latter, not the former, that is in issue here.

We are not particularly concerned with the question whether the sale or disposition of Hetch Hetchy power by the Pacific Gas and Electric Company to consumers is *ultra vires*. The real question is whether the sale or disposition of that power by the City and County of San Francisco under conditions necessarily contemplating its resale by the company to consumers violates section 6 of the Raker Act. This question depends not on the charter or statutory powers of the company to dispose of electric energy whose disposition is legally subject to its control, but on the power of San Francisco to vest in the company any right to dispose of Hetch Hetchy energy at all where the disposition contemplated inevitably must take the form of a distribution of the power by the company among its consumer customers. Since the only authority which the City and County of San Francisco can have to dispose of the electric energy generated at Hetch Hetchy is derived from the Hetch Hetchy grant, we must look at the provisions of that grant and of the Raker Act embodying it to see whether such



a disposition is within or outside of the scope of the delegated authority. And looking at those provisions we cannot reasonably refuse to see that under the limitations on the authority of San Francisco to dispose of the Hetch Hetchy energy, expressly imposed in section 6 of the act San Francisco is prohibited from making any sale of that energy to a private corporation with a view to its resale by that corporation to its customers. See Solicitor's opinions of June 8, 1923 (M. 10228) and October 27, 1933 (M. 27615, 51 I. D. 316).

It has also been argued that this construction of the statute is improper because it forces on San Francisco municipal ownership and operation of distributing facilities, a result that was neither intended by nor within the power of Congress. That Congress did not intend to force municipal ownership and operation on San Francisco would, of course, be immaterial even if true. An explicit prohibition by Congress against the disposition of Hetch Hetchy power to a private corporation for purposes of resale is not to be defeated merely because its necessary consequence is to compel San Francisco to acquire and operate a distributing system of its own. Indeed, the natural conclusion is that Congress intended to bring about the results flowing from the limitations which it imposed. A clear expression by Congress in the statute that it was not intended that San Francisco should acquire a municipal distributing system would, to be sure, serve to cast doubt on the validity of any construction of section 6 necessitating the acquisition of such a system by San Francisco. But there is nothing in the act which expressly or by legitimate implication can be taken to express such an intention. In the absence of any such expression of intention, there is no reason to refuse either to indulge the usual inference as to the legislative intention or to give effect to the claim of an unexpressed prohibition because failure so to do would lead to a consequence not specifically spelled out in the act.

The contention that Congress does not have power to compel the City and County of San Francisco to acquire and operate its own distributing system, while true (see *Uhl v. Badaracco*, 199 Cal. 270), is quite beside the point. We are not concerned here with a direct attempt to force municipal ownership and operation on the City and County of San Francisco by a mandatory Congressional enactment. We are dealing merely with a specification by Congress of the terms and conditions under which it was willing to grant certain rights to San Francisco with respect to the generation and utilization of electrical energy on the federally owned land embracing the Hetch Hetchy project. Congress, exercising its duly delegated legislative powers under the Constitution, had full authority to prohibit any one, including San Francisco, from having any access at all to this land belonging to the United States. It also had full authority to dispose of that land or of the right to generate electric energy thereon under any conditions which it saw fit to impose.

This is exactly what was done by the Raker Act. San Francisco was granted certain rights on federally owned lands, subject to various conditions, among them those contained in section 6 prohibiting sale for the purpose of resale of any electric power developed on the land. The City and County was not compelled to accept the grant if it was unwilling to observe the limitations on which the grant was conditioned. When it accepted the grant, it acted voluntarily for the purpose of obtaining the benefits conferred, but by that same act it obligated itself to comply with the conditions imposed. Certainly San Francisco cannot continue to enjoy those benefits and at the same time repudiate the conditions on which their enjoyment, by the very terms of the grant, is made to depend. See *Denver v. New York Trust Company*, 229 U. S. 123, and also *Trustees of Dartmouth College v. Woodward*, 4 Wheat 518; *Atkins v. Kansas*, 191 U. S. 207; *Heim v. McCall*, 239 U. S. 175. The method by which San Francisco is to comply with those conditions is, of course, a matter to be controlled by the provisions of its



charter. But in good faith it must exercise its powers to the full in order to carry out its obligations under the Raker Act, and, if necessary, even such an enlargement or amendment of those powers.

At the hearing on May 6 it was also sought to cast doubt on the meaning of section 6 by insisting that the requirements contained in section 9, subsection (m), that certain designated amounts of power must be generated by San Francisco "for municipal and commercial use" might be impossible to perform if sale for the purpose of resale were not permissible. Congress, however, provided, in section 9 (m), that lesser amounts of power might be generated if "in the judgment of the Secretary of the Interior the public interest will be satisfied with a lesser development." Consequently, if no market for Hetch Hetchy power exists which may be served without a violation of the conditions imposed by Congress, including those contained in section 6 of the act, the Secretary may determine that the public interest does not require the generation of the prescribed amounts of power. Thus there is no conflict between the provisions of the act and no ambiguity concerning the meaning of section 6.

For these various reasons I have concluded that section 6 of the Raker Act prohibits the sale of Hetch Hetchy power for the purpose of resale and that this prohibition is legally valid. Since the meaning of the section is, in my opinion, clear and unequivocal, recourse to the legislative history of the Raker Act is neither necessary nor permissible. I may say, however, that an exhaustive examination of the history of the Raker Act when it was being considered by Congress unquestionably supports the interpretation which has been placed on section 6.

The contract of July 1, 1925, between the City and County of San Francisco and the Pacific Gas and Electric Company undoubtedly was drafted and executed with this section in mind and in the light of the suggestion contained in the Solicitor's opinion of June 8, 1923, that a temporary arrangement be made for distributing power through the existing facilities of private concerns. Throughout this contract the language of consignment is used. However, true consignment is not a sale; it merely constitutes the consignee an agent of the consignor for a particular purpose—in this case, to sell and distribute electric power. If there be a true consignment, the sale to the consumer is directly by the consignor. The consignee has not purchased the commodity himself and then resold it; he has merely negotiated a sale for and on behalf of the consignor. So if this particular contract is not of the latter type, if it does in fact contemplate a purchase of power from San Francisco by the Pacific Gas and Electric Company, it constitutes a violation of the Raker Act, for it also clearly contemplates that someone other than the Pacific Gas and Electric Company may ultimately purchase the power after it has once been delivered to that company.

The mere fact that the contract uses the language of consignment is not sufficient to establish its character. The substance of the instrument may be such as to make the transaction one of sale despite verbal twistings and turnings intended to cause it to appear to be one of consignment only. *Standard Fashion Co. v. Magrane Houston Co.*, 258 U. S. 346; *Vermont Marble Co. v. Brow*, 109 Cal. 236, 41 Pac. 1031; *Chickering v. Bastress*, 130 Ill. 206, 22 N. E. 542. In my opinion, in substance this contract is one of sale—sale for the purpose of resale in violation of the statute.

In the introductory recitals of the contract there are alleged the desire and effort of the City and County to acquire a distributing system of its own and the necessity, in order to prevent waste of power and loss of potential revenue, of effecting a temporary arrangement whereby the company may distribute Hetch Hetchy power until the City and County can acquire its own facilities. In the body of the contract it is agreed that San Francisco "employs" the company



temporarily to distribute electric energy, and that the entire output of the Moccasin Power House, the large unit on the Hetch Hetchy project, except power needed for construction of the project or needed to supply irrigation districts or other municipalities, shall be delivered and consigned to the company at the company's substation in Newark. Based on the experience of the company in transmitting power from Newark to consumers in San Francisco, it is agreed that distribution losses amounting to 24 per cent of the power delivered at Newark shall be deducted from the total amount delivered and that the company shall pay to the City and County 26.935 per cent, and retain as compensation for its services 73.065 per cent, of the average revenue received by it for the remaining 76 per cent of the "consigned" power. For the purposes of the contract it was assumed that the average revenue received by the company was 2.383 cents per kilowatt hour, a figure obtained by computation based upon the established rates for the year 1924. Any change in the established rates is to cause a proportionate change in the amount to be paid to the City and County. The contract then provides that, in case of the refusal, failure or inability of the company to accept and distribute the power offered at Newark by the City and County, the company shall make payment on the basis of the amount of power which the City and County could have delivered.

Because of the temporary character of the arrangement, the contract expressly provides for its termination at any time by either party on one day's notice. It also provides for "immediate cancellation upon request or demand of the Secretary of the Interior of the United States should he hold that in his opinion the agreement violates any provisions of the laws of the United States in general, or the Raker Act in particular."

In speaking for the United States Circuit Court of Appeals for the Eighth Circuit concerning factorage contracts, which are agency contracts involving consignments, Judge Booth has aptly said:

"But in recent times, the real or supposed needs and exigencies of business and the ingenuity of business men and of their lawyers have evolved a class of contracts which have the earmarks of both sale contracts and factorage contracts. It is not always easy to determine into which class a particular contract falls. If it becomes necessary to decide the question, all the court can do is to consider the various earmarks as disclosed by the contract, and the surrounding facts and circumstances, and determine, as best it can, into which class the contract should be placed." *Marrinan Medical Supply, Inc. v. Ft. Dodge Serum Co.*, 47 Fed. (2d) 458, 460.

The difficulties surrounding the consideration of the present case are greater by reason of the character of the commodity which is the subject matter of the contract. Electric power is not a tangible, material thing. It can be stored only in quantities too small to be of significance in a sale or consignment contract. Because of its characteristics, power alleged to have been consigned by A to B cannot be segregated from other power owned by B; an accounting of the sales of the allegedly consigned power cannot be made by B separate from an accounting of the sales of his own power; the proceeds of the sales of the consigned power cannot be separated from the proceeds of the sales of B's own power; and any unsold surplus of the consigned power, even if it could be segregated, cannot for practical reasons be returned by B to A. Yet each of these enumerated things which cannot be done with respect to power is, if done, one of the characteristics which serves to distinguish a consignment from a sale. Because of the intrinsic nature of electricity, therefore, the concept of a consignment thereof presents something of an anomaly. It may be that electricity is not capable of consignment; at least it may not be possible of consignment to a company which distributes it, as does the Pacific Gas



and Electric Company, by means of facilities through which flows other power owned by it.

It is, however, unnecessary to decide this question on the facts that have been recited inasmuch as the contract possesses sufficient characteristics, in my opinion, to stamp it indelibly as one of sale for the purpose of resale.

It is fundamental in the law of agency and consignments that the activities of the agent or consignee, concerning the commodity entrusted to him by the consignor, are subject to the direction and control of the consignor. Yet neither this contract nor the course of action adopted by the parties under the contract indicate that San Francisco retains any power to direct or control the method of handling, distributing or selling Hetch Hetchy power after it is delivered to the Pacific Gas and Electric Company at Newark. In the absence of provisions forcibly compelling a contrary conclusion, this fact alone is sufficient to classify the transaction as one of sale for the purpose of resale rather than one of consignment for sale on behalf of the consignor. As incidents of this general proposition it may be said that mere freedom on the part of the alleged consignee in the making of sales to customers is sometimes considered almost conclusive in establishing that the transaction between the alleged consignor and consignee is one of sale (see *In re Wayside Furniture Co.*, 67 Fed. (2d) 201; *Chickering v. Bastress*, 130 Ill. 206, 22 N. E. 542), and that the fact that the alleged consignee disposes of the commodity in the ordinary course of its retail trade to its usual customers indicates a sale rather than a consignment (see *Public Utilities Commission v. Landon*, 249 U. S. 236, 245).

Instead of provisions leading to a contrary opinion, this contract contains language forcibly compelling the conclusion that the transaction at issue is one of sale to and resale by the Pacific Gas and Electric Company. The company is bound to, and actually does, pay for all power delivered to it by San Francisco whether or not that power is resold. In commenting upon this feature of the arrangement the Pacific Gas and Electric Company in its April, 1934, issue of "Progress," a regular publication issued by it, stated:

"The city simply turns the power on and leaves it to the P. G. and E. to dispose of it at a time when it has a large surplus of its own.

"The P. G. and E. is not like a private customer who can turn the power on and off when he wants to. It must take all the city's power as and when it comes and must pay for it whether it has a market or not."

There can be no doubt that this requirement of the contract definitely fixes the character of the transaction. It is one of sale for the purpose of resale. The very essence of consignment is that the consignee, acting merely as the agent of the consignor, effects a transfer of title to the consigned commodity directly from the consignor to the ultimate purchaser. The consignee is merely an instrumentality to effect that transfer and is not responsible to the consignor for the price of the commodity unless he has also acted as the consignor's agent for the collection of that price from the ultimate purchaser. In the latter case he is responsible to the consignor either for the money actually collected by him or for the price of the commodity sold whether or not he has collected from the consumer. Whether the one or the other of these liabilities exists depends on the terms of the consignment contract, but in no instance is the consignee directly obligated to pay for the consigned commodity if a sale of it is not effected by him. If he is obligated to pay for everything delivered to him, he is not acting on behalf of the alleged consignor in effecting a subsequent sale to consumers; he is acting on his own behalf. He has purchased the commodity and a subsequent sale is a resale. See *Sturm v. Boker*, 150 U. S. 312; *In re Sachs*, 31 Fed. (2d) 799; *In re United States Electrical*



*Supply Co.*, 2 Fed. (2d) 378; *In re Thomas*, 231 Fed. 513; *Parlett v. Blake*, 188 Fed. 200; *Coweta Fertilizer Co. v. Brown*, 163 Fed. 162; *In re Galt*, 120 Fed. 443; *D. M. Ferry Co. v. Hall*, 188 Ala. 176, 66 So. 104; *Peoria Manufacturing Co. v. Lyons*, 153 Ill. 427, 38 N. E. 661; *Norwegian Plow Co. v. Clark*, 102 Ia. 31, 70 N. W. 808; *Arbuckle Bros. v. Kirkpatrick & Co.*, 98 Tenn. 221, 39 S. W. 3. Compare *Ludvigh v. American Woolen Co.*, 231 U. S. 522.

Besides its admitted liability for power delivered, whether or not it is sold to consumers, the Pacific Gas and Electric Company has assumed in addition an absolute obligation to pay for power offered to it by San Francisco *even though the company does not accept it*. It would appear that here again the obligation is completely inconsistent with the theory of consignment. The reasoning in the cases set out above establishes the fact that one who is obligated to pay, whether or not he effects a sale to consumers, is a purchaser and not a consignee for the reason that any subsequent sale is of no benefit to the alleged consignor and, therefore, is not on his behalf. Certainly no subsequent sale of power by the company can be of benefit to San Francisco, and thus be made on its behalf, when a binding obligation to pay is imposed on the company by the mere offer of power at Newark whether or not the company accepts it. The contract, therefore, cannot be one of consignment. It can, however, be one of sale, giving the right to the company to resell any power which is received by it, for it is not inconsistent with the theory of a contract of sale that a commodity offered must be paid for even though it is not accepted. See *Swift & Co. v. Columbus Railway, Gas & Electric Co.*, 17 Fed. (2d) 46, in which substantially such a provision was enforced in connection with the sale of electric power.

In my opinion these significant characteristics of this transaction between San Francisco and the Pacific Gas and Electric Company conclusively disclose the nature of that transaction. It is a contract for the sale of electric power that expressly contemplates resale by the company to the consumers who are its customers.

This conclusion is not affected by the existence in the contract of the provision that San Francisco shall receive payment only for the power offered or delivered at Newark less the estimated amount of power lost in transmission from that point to the consumers, which amount is definitely fixed at 24 per cent of the total. This provision, in effect, throws on San Francisco the burden of the estimated loss at any time before the power passes to the ultimate purchaser. The placing on the alleged consignor of the risk of loss is one of the characteristics of a true consignment. It is, however, not necessarily inconsistent with a sale, for buyer and seller are always free to provide by express agreement how, when, and by whom, the risk of loss is to be borne. Viewed in the light of the other characteristics of the agreement, even a complete and genuine assumption by San Francisco of the risk of loss would not necessarily stamp the contract as one of consignment rather than one of sale. The assumption of loss would be, as it actually is, merely an ingredient in a formula used in determining the sale price. *Afortiori* is this so where, as here, there is no true assumption of actual loss, but merely an agreement upon an arbitrary and fixed percentage representing an approximate estimate of expected actual loss. The benefit or disadvantage arising from any variation of the actual loss from the estimated and fixed loss accrues only to the Pacific Gas and Electric Company, a fact which again indicates a sale to that company and not a consignment.

Likewise my conclusion that the transaction is one of sale for the purpose of resale is not varied by the fact that payment to the City and County of San Francisco is, according to the terms of the contract, not at a fixed price but on the basis of determined percentage of a variable retail electric power rate. A contract of sale may include any terms or any type of terms for payment on which the parties can and do agree. Consequently, this type of provision for payment cannot



be said to change the transaction from one of sale to one of consignment, and it was so held in *Public Utilities Commission v. Landon*, supra. Furthermore, it is pertinent to point out that, according to the facts before me, the company has paid continually to the City and County the same rate per kilowatt hour of electricity despite changes in the rates charged to consumers effective in 1928 and 1930. Even though the rate changes may have been made at the request of the company, these facts, establishing payment to the alleged consignor at a fixed price irrespective of variation in the price placed on sales by the alleged consignee, present another indication, although not a conclusive one, of a sale rather than a consignment. See *In re Rabenau*, 118 Fed. 471. Compare *Dryden v. Michigan State Industries*, 66 Fed. (2d) 950; *McCollum v. Bray-Robinson Clothing Co.*, 24 Fed. (2d) 35. (That it is proper to look to the facts, such as those pertaining to the conduct of the parties under the contract, is established in such cases as *Ludvigh v. American Woolen Co.*, supra; *In re Thomas*, supra; and *Flanders Motor Co. v. Reed*, 220 Fed. 642.)

In the various briefs that have been submitted for consideration it has been suggested that a determination of the nature of the contract between San Francisco and the Pacific Gas and Electric Company should follow the decision of the Supreme Court of California in the case of *Los Angeles Gas and Electric Corporation v. City of Los Angeles*, 188 Cal. 307. In that case the court held that a contract between Los Angeles and certain power companies, whereby the city's power would be distributed through the facilities of those companies, did not violate a provision of the city charter prohibiting the sale of that power for the purpose of resale. In arriving at that conclusion the court laid stress on the fact that the charter provision should not be construed as prohibiting a temporary arrangement for the distribution of power pending the purchase or construction of the city's own facilities.

The facts of the case, as they may be gathered from the opinion, are materially different from those in the case at issue. The Los Angeles contract contemplated the purchase by the city of the facilities then owned by the contracting power companies and, in the words of the court, it was "more in the nature of an agreement regulating the use and possession of property for the buyer and seller pending the consummation of the sale thereof." In that contract it was provided that, during the interim prior to consummation of the sale, the city's power should be distributed through the companies' facilities and that, both before and after the consummation of the sale, the city should purchase from the companies 25,000 horsepower of electric energy to augment its own supply.

In other words *all* the power in the lines of the companies belonged to the city. Also, the city acquired a measure of control over the operation of the facilities, and thus over the distribution of its power, by reason of its stipulated right to appoint two members of a board, composed of four members, whose duty it was to operate the distributing system pending the consummation of the purchase. The companies, as compensation for the use of their property, were compelled to look to a fixed percentage of the amounts realized from the sale of power to consumers. The city, on the other hand, received as compensation, not the value of the power owned by it, whether sold or not, but the remainder of the amount realized from actual sales to consumers after the percentage accruing to the companies.

Inasmuch as it is the absence of such provisions as these and, in some instances, the presence of contrary provisions, that justify my opinion that the San Francisco contract is one of sale for the purpose of resale, it is obvious that the decision of the court in Los Angeles case does not affect my conclusion that the Raker Act is being violated.

From the foregoing it must be evident that the provisions of section 6 of the act expressly prohibit the sale of power for the purpose of resale, despite which San Francisco is actually selling Hetch Hetchy



power for the purpose of resale. In such circumstances there is, in my opinion, no possible conclusion other than that San Francisco is not complying, either absolutely or "reasonably," as specified in section 9 (u) of the act, with the requirements prescribed by Congress. The Raker Act is clearly being violated.

### III.

Although the chief interest in the past, as at present, has centered around the distribution of the power generated at the Moccasin power plant and delivered to the Pacific Gas and Electric Company under the contract of July 1, 1925, there is another phase of this question to be considered. The City and County owns and operates, as a part of the Hetch Hetchy project, the Early Intake power plant that is located, according to the records of the General Land Office, in the Stanislaus National Forest and is dependent on the grant contained in the Raker Act. This plant is of small capacity and was constructed early in the development of the project, primarily for the purpose of providing the electricity necessary for the construction of the remainder of the works. It appears that some power in excess of that required for the construction of the project was generated at this plant and that, by an order dated September 18, 1918, the Power Administrator for the State of California directed that the surplus be delivered to the Sierra and San Francisco Power Company to alleviate the power shortage occasioned by activities essential to the effective carrying out of the undertaking by the United States in connection with the World War. Pursuant to that order power from the Early Intake plant was sold to company named, and subsequently to its lessee, the Pacific Gas and Electric Company, at the flat rate of one-half cent per kilowatt hour.

There is no written contract under which this power is sold to the Pacific Gas and Electric Company. From the facts reported, however, there appears to be no doubt that an absolute sale at a fixed price is effected. Nor does there appear to be any doubt that the power is resold by the company to its regular customers in the Tuolumne Circuit, which does not include San Francisco itself. Since the purpose of the sale of this power by the City and County clearly includes resale by the company for commercial purposes, it is manifest, on the basis of the prior discussion, that such an arrangement constitutes a violation of the statutory prohibitions in the Raker Act.

### IV.

Although they are not necessary to the legal determination of the question whether the existing arrangements for the distribution of Hetch Hetchy power constitute a violation of the provisions of the Raker Act, and although I have already given and supported my opinion on that question, certain items in the legislative history of the act and certain facts attendant upon the performance of the contract of July 1, 1925, by San Francisco and the Pacific Gas and Electric Company have sufficient general significance to justify calling them briefly to attention.

An examination of the legislative history of the act makes it manifest that Congress, in the enactment of section 6, meant to eliminate completely any private monopolistic control over the water or power produced from the Hetch Hetchy project, and that the Pacific Gas and Electric Company was specifically considered as one of the monopolistic concerns to be excluded. Of the numerous significant facts found in the legislative history only a few need be referred to here.

The Committee on Public Lands of the House of Representatives incorporated in its report (House Report No. 41, 63d Congress, 1st session) a complete analysis of the bill which, with amendments not now pertinent, subsequently was enacted as the Raker Act. In commenting on section 6 of the bill it was stated:



"This provision, acquiesced in by the grantee, was designed to prevent any monopoly or private corporation from hereafter obtaining control of the water supply of San Francisco." (p. 11.)

This report and explanation of the bill was also included, by reference, in the report of the Committee on Public Lands of the Senate (Senate Report No. 113, 63d Congress, 1st Session).

A clear, concise statement in explanation of this section of the bill was made to the Senate by Senator Pittman, one of its sponsors before that body:

"It provides absolutely that neither this water nor this power can ever fall into the hands of a monopoly." (Cong. Rec., vol. 50, p. 5473.)

Of particular significance are the statements made on the floor by Senator Norris in the course of an extended speech in support of the bill:

"\* \* \* This bill is not giving to a private corporation any power. It is giving to the people of the locality of San Francisco the right to use a cheap power when it is developed. To my mind, it is the very highest type of conservation. Here for ages this stream has been running down from the mountains, even destroying property, without doing man any good, and this proposition is to harness that power and to put it to public use not to give it to a private corporation. Why do we want to develop water power? Will we give it to the public or to a private individual or corporation?

"Here is an instance where we are going to give it directly to the people, if we pass this bill. It is going to come into competition with power companies and corporations that have, or will have, if this bill is defeated, almost a monopoly not only in San Francisco but throughout the greater portion of California." (Cong. Rec., vol. 51, p. 343.)

\* \* \* \* \*

"So we have a maze of corporations here. When you sum them all up you will find that they own practically all of the hydro-electric power of the State of California, and this bill, if passed, will bring into competition with them one of the greatest units for the development of power that has ever been developed in the history of the world. It means competition."

[Quoting from a report of the Bureau of Corporations concerning the development of water power in California.]

"It will be recalled that the Pacific Gas & Electric Co. controls directly or influences nearly 200,000 horsepower developed and under construction and at least 100,000 horsepower undeveloped. But as large as these holdings are, that alone does not by any means give this company a monopoly of the water power in the territory served. There is undoubtedly a vast volume of undeveloped power in this region that is not owned by it. This lack of ownership of practically all the power in the territory where it operates has not, however, prevented the Pacific Gas & Electric Co. from establishing a fairly effective monopolistic market condition.

"The operations of this company and its subsidiaries cover the north central portion of California for about 225 miles from north to south and 125 miles from east to west. This territory embraces at least 30 counties, containing about 38,000 square miles. San Francisco, the largest city in the State, Sacramento, and other important cities are in this territory.'" (Cong. Rec., vol. 51, p. 344.)

\* \* \* \* \*

"Mr. President, I could go on at great length if I were physically

able to do so, and develop those propositions and trace down in detail those various corporations, but I think I have gone far enough to show that if the power of the Hetch Hetchy is developed it will come into direct competition with what a sworn official of the Government says is a monopolistic control of the hydroelectric power of California." (Cong. Rec., vol. 51, p. 345.)

\* \* \* \* \*

"\* \* \* The people who ride on street cars, the people who use electric lights, the people who are now using gas, those who eventually will use coal for purposes of heat, and those who use water for washing purposes will all receive all the benefit there is in this legislation without any rake-off by any corporation or monopoly." (Cong. Rec., vol. 51, p. 347.)

From these excerpts the intent of Congress is clear. Yet the Pacific Gas and Electric Company, now having a complete monopoly in San Francisco by reason of the acquisition in 1930 of the properties of the Great Western Power Company, receives the entire output of the Moccasin power plant, which produces almost all of the power generated on the Hetch Hetchy project. Instead of competing with that power, the company has control of it. Consumers in San Francisco must purchase their power, whether or not it is Hetch Hetchy power, from the Pacific Gas and Electric Company. Even the City and County of San Francisco purchases from the company the power necessary for street lighting and other municipal uses.

It should especially be noted that the Pacific Gas and Electric Company, according to statements contained in its annual reports of 1930 and 1933 to the California Railroad Commission, expended some \$45,500 in working for the defeat of the proposed bond issues submitted to the voters of San Francisco on August 26, 1930, and November 7, 1933. Had those bond issues been approved, Hetch Hetchy power, or a part thereof, would have been distributed by San Francisco itself in conformity with the mandate of Congress.

For the reasons stated in parts II and III hereof, it is my opinion that the provisions of section 6 of the Raker Act are being violated by reason of the sale of Hetch Hetchy power to the Pacific Gas and Electric Company for the purpose of resale.

I have been reluctant to arrive at this conclusion but I have no other option under the law and the facts. However, there are two methods by which San Francisco may follow the clear intentment of the law and at the same time enjoy all the benefits that would accrue to it under the Raker Act. A general bond issue to finance a distribution system may be adopted by a two-thirds vote of those participating in the election; or the charter of the city may be amended by a majority vote so as to permit the issuance of revenue bonds which will require the approval of only a majority of those voting at the election.

Who can doubt that, conscious of both its obligations and its opportunities under the Raker Act, San Francisco will rally under its splendid civic leadership as it has done so many times in the past and by its vote declare itself to be on the side of carrying out the solemn obligation with the United States Government that it undertook when it accepted the benefits of the Raker Act?

If the contract under discussion was ever justified as a measure of temporary expediency, that justification can no longer be pleaded in its defense, after such a lapse of time as this case discloses. Nor can San Francisco be heard to urge as an excuse for its continued failure to carry out a clear and binding obligation disabilities that the citizens can overcome if they have the will so to do.

(Signed) HAROLD L. ICKES,

Secretary of the Interior.



Summary of Opinion.

1. The controversy concerning the legality of the distribution of Hetch Hetchy power by the Pacific Gas and Electric Company has been before the Department, in one form or another, for approximately 12 years.
2. The arrangement, founded on the contract of July 1, 1925, whereby the Pacific Gas and Electric Company distributes the power generated at the Moccasin plant on the Hetch Hetchy project, constitutes a violation of the provisions contained in section 6 of the Raker Act.
3. The direct sale by San Francisco to the Pacific Gas and Electric Company of power generated at the Early Intake power plant also constitutes a violation of the provisions contained in section 6 of the Raker Act.
4. The legislative history of the Raker Act clearly shows that the purpose of section 6 was to prevent the water or power developed on the Hetch Hetchy project from ever falling into the hands of a private corporation or monopoly. From the facts it appears that the power developed on the Hetch Hetchy project has fallen into the hands of just such a corporation or monopoly.

BEFORE THE

SECRETARY OF THE INTERIOR

UNITED STATES OF AMERICA

In the Matter of the Hearing on the Legality of San Francisco's Disposal of Hetch Hetchy Hydro-Electric Power, Called and Held on May 6, 1935.

*Brief on Behalf of the  
City and County of San Francisco.*

JOHN J. O'TOOLE,

*City Attorney of the City and County of San Francisco.*

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The City and County of San Francisco (which will hereinafter be referred to as "The City") welcomes the opportunity of supplementing the matter presented verbally in the office of the Secretary on Monday, May 6, 1935, and expresses to the Secretary its appreciation for the opportunity of being heard on this matter, which is of so much importance to it.

THE HETCH HETCHY PROJECT

An adequate water supply has, since the earliest days of the City, been a serious problem to San Francisco, situated as it is on the end of a peninsula and being surrounded on three sides by salt water, and having an area of less than fifty square miles. For nearly seventy-five years it has been necessary to bring potable water from territory remote from the City itself. During the closing decade of the last century those in charge of the City's affairs realized that by reason of the rapid growth of the City, as well as by reason of the ever increasing population on the various water sheds from which our water supply was drawn, that an additional supply would have to be obtained from districts more remote.

Various localities were investigated until it was finally determined that the upper stretches of the Tuolumne River and its tributaries afforded the most available supply of pure water. On July 29, 1901, the late Senator James D. Phelan, then Mayor of San Francisco, made the first appropriation in behalf of the City on the Tuolumne River. Subsequent appropriations were made by other officials and directly by the City, and the rights of private appropriators were acquired by purchase until the City's rights as they exist at present were established. All appropriations made on behalf of, or acquired by the City, were made and perfected under the laws of the State of California.

The appropriated waters being in the public domain, they could not be developed except by sanction of the Federal government. This sanction was first received from the Secretary of the Interior under authority of the Act of Congress of February 15, 1901. (U. S. Compiled Statutes Vol. 31, 790, Sec. 4946.) It was soon realized that before the



City would be justified in spending the necessary millions to develop its rights, that something more stable than a revocable departmental permit would have to be obtained, and on December 19, 1913, the Congress passed the Raker Act granting to the City the right to develop and utilize its rights in the Yosemite National Park and in the Stanislaus National Forest.

The first bond issue for the project, to-wit, \$600,000, was voted in November, 1908, and was intended to be used principally to defray the cost of preliminary surveys and investigations. In 1910 an additional issue of \$45,000,000 was voted, which was anticipated would be sufficient to defray the cost of the project as then contemplated. However; a change in plans, and the increased cost of labor and materials following the World War, showed that a far greater amount would be necessary, and today we find that the people of San Francisco have approved bond issues aggregating \$89,600,000 for the project, of which more than \$85,000,000 has been expended, and the remaining amount is now in our treasury to be used in raising the height of the O'Shaughnessy Dam in order to insure an adequate supply of water for both the City and the other persons interested on the river.

In addition to this vast sum, the City has expended \$41,000,000 in the purchase of the local distribution system formerly owned by the Spring Valley Water Company, and has augmented that expenditure \$12,095,000 to enable it to fully utilize its mountain water supply. The total bonded indebtedness created by the City, in order to give to its people a water supply, aggregates the colossal sum of \$142,695,000, proving conclusively that the Hetch Hetchy has been always looked upon by the City as essentially a project to supply its citizens with an adequate water supply, and that the manufacture of hydro-electric power is only incidental to the main purpose.

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### THE RAKER ACT

We have heretofore adverted to the purposes of the Raker Act and the reason for its passage. Many of its provisions have no bearing in the present inquiry and others are only incidental to it, so for the sake of brevity, we will only refer to those portions of the Act which we deem pertinent. It is evident from the reading of the entire Act, that its framers had in mind a well defined distinction as to penalties which might be visited upon the City for violations of the several provisions of the Act. In only two paragraphs do we find forfeiture or reversion as a penalty for violation. The first is in section five, wherein it is provided that in the event of a failure to diligently prosecute the construction of the necessary works the Secretary "may declare forfeited all rights of the grantee as to that part of the works not constructed, etc." The second is in the latter part of section six and is as follows:

"That the rights hereby granted shall not be sold, assigned or transferred to any private person or corporation or association, and in case of any attempt to so sell, assign or transfer or convey, this grant shall revert to the government of the United States."

There are other mandates and prohibitions in the Act, but it is evident not only from the Act itself, but from the discussions of the members of the Congress while the Act was under consideration, that forfeiture or reversion was not intended to be the penalty for their violation. The Act speaks for itself and it is evident that by singling out the penalty of forfeiture for one violation, and reversion for another, that its framers must have intended some other remedy on behalf of the government for other violations. Its mandates and prohibitions are many. The one pertinent to this inquiry is found in section six and it reads as follows:

"That the grantee is prohibited from ever selling or letting to any corporation, or individual except a municipality, or a municipal water district or irrigation district, the right to sell or sublet.

the water or the electric energy sold or given to it or him by the said grantee."

This provision is not tied in with the subsequent sentence which provides for a reversion for the attempt to assign the rights granted by the Act. What are the rights granted? They are enumerated in the title of the Act and in section one thereof. A reading of either the title or of section one thereof will show that the Federal government did not grant to the City, or attempt to grant to the City, either water or power. We already had the water by right of appropriation and the Act gives us the right to develop power, and we are neither selling or attempting to sell or transfer any right which has been given us to develop power. If we are transgressing at all, our transgression lies in the fact that we are accused of selling the power. This prohibition comes within the same category as those mentioned in section 9 of the Act, to-wit, the various sanitary regulations mentioned, the recognition of the rights of the Irrigation Districts, the unnecessary diversion of water beyond the limits of the San Joaquin Valley, etc. In other words, if we permitted stock to be watered in the Hetch Hetchy Reservoir, would our grant be subject to forfeiture? We submit that such was not the intention of those who framed the Act.

Lest it may be contended that the word "provided", contained in section 6, makes the last part of the section applicable to the first part thereof, we submit that a reading of the whole section, as well as the other portions of the Act itself, shows that the word "provided" is used exactly in the same sense as it is used in the previous section of the Act. A reading of section 5 will show that the word is used to express the conjunction "and".

See *Doneghy et al. v. Robinson* (Mo.), 210 S. W. 655.

"The word 'provided' is a single English conjunction which, even in legislation, has necessarily no other or greater significance than the words 'but' or 'and'."

Also, *State, etc. v. Mooneyham* (Mo. App.), 253 S. W. 1098.

"The word 'provided' in a statute is not always a restrictive term, but may be used as a conjunctive to an independent paragraph."

Also, *Georgia Railroad & Banking Co. v. James M. Smith*, 128 U. S. 181, 32 L. ed. 377.

"The function of provisos is to except the clause covered by it from the general provisions of the statute, or from some provision of it, or to qualify the operation of the statute in some particular. But often it is used in other senses. It is common practice in legislative proceedings, on the consideration of bills, for parties desirous of securing amendments to, to precede their proposed amendments with the term 'provided', so as to declare that, notwithstanding existing provisions, the one thus expressed is to prevail, thus having no greater signification than would be attached to the conjunction 'but' or 'and' in the same place, and simply serving to separate or distinguish the different paragraphs or sentences."

True, there is the general provision contained in section 9:

"That this grant is made to the grantee subject to the observance on the part of the grantee of all of the conditions hereinbefore and hereinafter enumerated."

Bearing in mind that a forfeiture or reversion has been specifically stated in certain provisions of the Act for certain violations and not for others, we must give consideration to the effect of the above quoted portion of section 9. Mind, this paragraph contains no forfeiture or



reversion clause. As a matter of fact, the language of the first paragraph is modified by the concluding clause of the last paragraph, which reads as follows:

"That the grantee shall at all times comply with and observe on its part all the conditions specified in this Act, and in the event that the same are not reasonably complied with and carried out by the grantee, upon the written request of the Secretary of the Interior, it is made the duty of the Attorney General in the name of the United States to commence all necessary suits or proceedings in the proper court having jurisdiction thereof for the purpose of enforcing and carrying out the provisions of this Act."

From this plain language we can draw no other conclusion but that for certain violations the grantee might forfeit its rights under the Act, but for others, the remedy of the government was in the hands of the Attorney General of the United States to compel a compliance with the provisions rather than to enforce a forfeiture. This construction meets with the latest expression of both the lexicographers and the courts. The general rule is laid down in *Corpus Juris*., Vol. 18, at page 355, where the text-writer states:

"A construction holding the language of a deed to create a condition subsequent, however, is not favored, and will not be adopted where it will admit of any other reasonable interpretation; but where the language creating the condition is clear and specific it will be enforced. The condition must be fairly expressed in the deed, and apt and sufficient words employed. In other words, in order that a clause or proviso shall constitute a condition subsequent, the intention of the parties must be clearly expressed in some words importing that the estate is to depend upon a contingency provided for. *This intention must, however, be gathered from the entire instrument and the contract must be construed according to its terms, especially where there are express words used. Even the use of apt words to create a condition subsequent will not have such effect where the whole instrument shows a contrary intent.* \* \* \* A mere statement of acts to be done as a part of the consideration will not constitute a condition subsequent, nor will a mere statement of the purpose for which the property is to be used. So an estate is not created on condition subsequent, unless the terms will admit of no other construction, \* \* \*. Where a deed contained certain expressly enumerated conditions subsequent, such enumeration will prevent the construction of a proviso inserted in another part of the deed as constituting such a condition.

\* \* \* \* \*

"Covenants and conditions may be created by the same words, but forfeitures are not favored. Courts are therefore more favorably inclined to holding that the language used constitutes a covenant rather than a condition which will forfeit the grant. This rule is especially applicable where the words used are in the form of a covenant pure and simple, and there are no words of proviso, or condition, or provision for reentry in the deed."

The language of the text is amply supported by the decisions of the courts.

See *Victoria Hospital Association v. All Persons, etc.*, 169 Cal. 455, 147 Pac. 124.

This case dealt with the condition contained in the deed, which condition read as follows:

"This deed is made upon the express condition and for the consideration that the said real property hereby conveyed and the income therefrom, shall be used by the said party of the second

part for benevolent purposes and in all respects in compliance with the objects for which said party of the second part is formed,  
\* \* \*.”

Mr. Chief Justice Angelotti, in expressing the banc opinion of the court, said:

“It is claimed that the language of the deed creates a condition subsequent, upon the failure to perform which appellant, as successor of Mrs. Lapidge, will become entitled to re-enter and become the absolute owner of the property.

“We are of the opinion that the deed should not be so construed.

“It is, of course, a familiar principle that such conditions are not favored in law because they tend to destroy estates, and that no provision in a deed relied on to create a condition subsequent will be so interpreted if the language of the provision will bear any other reasonable construction. \* \* \* ‘There must be language used which is so clear as to leave no doubt that the grantor intended that an estate upon condition subsequent should be created—language which *ex proprio vigore* imports such condition.’ It has, however, many times been held that it is not essential to the creation of a condition subsequent that a forfeiture clause should be inserted, such as that a failure to comply with said condition will render this conveyance null and void, and said premises shall revert to the said first party \* \* \*. But it has never been held, and we do not understand it to be the rule elsewhere, that simply because these words are used, we necessarily have an estate on condition. It may freely be conceded that with such words we have such an estate unless upon consideration of the whole deed a different intent is indicated. As was said in *Episcopal City Mission v. Appleton*, 117 Mass. 326, ‘although the words “upon condition” in a conveyance of real estate are apt words to create a condition, any breach of which will forfeit the estate, yet they are not to be allowed that effect when the intention of the grantor, as manifested by the whole deed, is otherwise,’ or when ‘the intent of the parties as gathered from an examination of the whole instrument’ is otherwise.”

In view of the fact that forfeitures and reversions are especially stated for certain breaches of conditions and not for others, the intention to be gathered from the whole grant must be that the forfeitures are to be enforced only where stated.

On the same subject, we direct your attention to the case of *Fitzgerald v. County of Modoc*, 164 Cal. 493, 129 Pac. 794. This case also involved the construction of a deed. The condition was as follows:

“To be used as and for a county high school ground and premises, for the county of Modoc, state of California.”

The court said:

“Under no decision of this or any other court, within our knowledge, has language such as is here used ever been construed to create a condition subsequent. At the least it is but a declaration of the purpose for which the grantor expected the land would be used. At the most it is but a covenant.”

See, also, the case of *Hawley v. Kafitz*, 148 Cal. 393, 83 Pac. 248. This case also dealt with a covenant in a deed, the covenant being as follows:

“This deed is given by the parties of the first part, and accepted by the second party, upon the express agreement of the second party to build, or cause to be built, upon the said premises within six (6) months from the date hereof a dwelling-house to cost not less than fifteen hundred (\$1500.00) dollars. Said agree-



ment being considered by the parties hereto as part consideration for this conveyance."

In passing upon the question of forfeiture of the grant for failure to comply with the covenant, the court said:

"There is an entire absence of any of those apt or appropriate words or expressions which are usually employed for the purpose of creating a condition subsequent—technical terms which, if a condition subsequent is intended to be created, generally follow the granting clause of the deed, and declare that the estate conveyed is upon 'express condition' that certain things shall be done, or 'provided, however,' or 'in the event that' certain terms imposed are or are not complied with, the deed shall be void, and the estate granted shall be terminated and forfeited. Neither is there in the deed any declaration that in the event of the failure of the grantee to build within the stipulated time the deed shall be void, nor any provision declaring a forfeiture or right of re-entry for breach of condition. *Nor does it appear from the deed that any specified purpose was to be attained by the grantor in having the building erected on the lot within the given time, or that its erection was the sole consideration for the conveyance. In fact, there is not only an entire omission on the part of the grantor to use any technical language indicating that for non-compliance with the stipulation to build it was the intention of the grantor that the estate granted should be defeated and forfeited.* Not only is there no language which would create a condition subsequent, but the language actually employed, 'This deed is \* \* \* upon the express agreement,' implies a personal covenant, and not a condition."

In the case of *American Emigrant Co. v. County of Adams*, 100 U. S. 61, 25 L. ed. 563, the Supreme Court, in applying the law to a state of facts almost similar to those in the instant case, held that although Congress by the Act of September 28, 1850, made a grant of overflowed lands to a state for the exclusive purpose of enabling said state, with the proceeds thereof, to reclaim the lands by means of levees and drains, it is questionable whether the security for the due application of such proceeds does not rest upon the good faith of the state alone, and whether the state may not exercise its discretion in this behalf without being called to account and without affecting the title to the lands. Mr. Justice Bradley, in expressing the opinion of the court, said:

"The allegations of the bill to the effect that the Emigrant Company has not fulfilled its engagements with respect to the drainage and settlement of the land, rest in covenant merely, and afford no ground for avoiding the contract. Where covenants are mutual and dependent, the failure of one party to perform, absolves the other and authorizes him to rescind the contract. But here the contract was largely carried into execution soon after its inception. The engagements of the appellants to introduce settlers and the like were to be performed in the future; and their performance was not made a condition, but, as before stated, rested in covenant. In case of a breach, they would lay the foundation of an action, but nothing more."

See, also, *Bald v. Nuernberger*, Supreme Court of Illinois, 108 N. E. 724. The facts in this case were that the grantor made a grant of certain real property to a church "in trust that said premises shall be used, kept, maintained and disposed of as a place of divine worship for the use of the ministry and membership of the church, etc.". The Court said:

"It is argued by counsel for appellee that this provision of the deed is a condition subsequent, and that, as the strip here in dis-

pute had not been used for church purposes, but had been cultivated ever since the deed was made, the grantor considered the condition subsequent broken, and had re-entered upon said land and take possession of it. It is frequently difficult to determine whether a certain provision in a deed annexed to a grant of real property constitutes a condition, covenant, restriction, limitation, or trust imposed on the property. If from the language, however, it is doubtful whether the clause is a condition or a covenant, it will be construed to be a covenant. A covenant is an agreement duly made between the parties to do or not to do a particular act. Conditions subsequent, having the effect of divesting estates already vested, are not favored in law, and always receive a strict construction. There is nothing in the form of the language in the deed in question to indicate that it was intended that the conveyance was upon a condition subsequent. No words or terms show a condition of any kind and no words of equivalent meaning are found in the deed. There is no re-entry clause. These are the usual indications of an intent to create a condition subsequent. Under the authorities we think the provision in the deed in question must be considered a covenant and not a condition subsequent.

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#### THE DISCUSSION IN CONGRESS

In case there should be any ambiguity in the language contained in the grant itself, we may have recourse to the proceedings taken by the Congress at the time the Raker Act was under consideration. We quote and refer to extracts from the Congressional Record as follows:

On Tuesday, September 2, 1913, when the House of Representatives was sitting as a Committee of the Whole for the consideration of the Bill, Sections 6 and 9 were discussed. The discussion appears in Volume 50 of the Congressional Record wherein the following is shown to have occurred.

Mr. Murray of Oklahoma moved to add to the end of the first paragraph of Section 9 above quoted, just after the word "enumerated" the following new matter:

"And upon the violation of the grantee of any of said conditions, all the title, easements, and franchises, together with all appurtenances thereunto belonging granted by this act, shall revert to the United States." (p. 4103, top, c. 2.)

Mr. Mann:

"To say that San Francisco, after it has expended \$75,000,000 or \$100,000,000 forfeits its entire right \* \* \* seems to me to be going the limit. If it is the intention for Congress to reserve complete control over this and not give an absolute, fixed right upon which the city may borrow money, the best way to do it, it seems to me, would be to insert the ordinary provision that Congress reserves the right to alter, amend or repeal. Then if they violated the provisions of the act so that there is substantial violation, it is within the control of Congress." (p. 4103, middle c. 2.)

Mr. Kent (of California):

"Mr. Chairman, it seems to me that this amendment, which means well, is altogether too severe \* \* \* I think that all public rights are properly safeguarded in the bill as it now stands." (p. 4103, bottom c. 2.)

After considerable discussion Mr. Murray's amendment, which provided for a forfeiture, was rejected by an overwhelming vote.



The following then occurred:

Mr. Ferris:

"Mr. Chairman, I think there is scarcely any difference in the views of the members of the committee about the amendment offered by my colleague from Oklahoma (Mr. Murray). Some of us thought his amendment was too drastic, some thought there should be no amendment at all. I think the gentleman from California (Mr. Raker) has an amendment which will accomplish all that the gentleman from Oklahoma seeks to accomplish, and will at the same time not render the bill nugatory in any way." (p. 4105, foot c. 2.)

Mr. Raker (author of the Bill) then offered an amendment, later adopted, whereby the above quoted matter of Section 9 was incorporated in the Bill (p. 4106, top c. 1).

Immediately the following occurred:

Mr. Murray (of Oklahoma):

"Mr. Chairman, that amendment is satisfactory to me." (p. 4106, top c. 1.)

Mr. Raker:

"The provision just offered \* \* \* makes it the duty of the Attorney General of the United States, upon written request of the Secretary of the Interior, to commence suit in the proper Court to enforce all of these conditions and contracts between the city and county of San Francisco and the United States, so there can be no question but that every provision not attempted to be complied with can be enforced by the United States against the city and county of San Francisco." (p. 4106, middle c. 1.)

Mr. Steenerson (of Minnesota):

"Mr. Chairman \* \* \* If this amendment was not inserted and there were a breach in the conditions of the grant, by force of the common-law procedure and practice the Attorney General could bring a suit for forfeiture for violation of those conditions. *But this amendment limits the right of the Attorney General to bring a suit not of forfeiture \* \* \* but a suit to enforce the provisions of the grant.*" (p. 4106, foot c. 1.)

Mr. Raker's amendment was then agreed to (p. 4106, top c. 2.) Later, on the same day, the Committee reported the Bill to the House, where the amendment was agreed to. The Act was passed by the House on the next day, September 3, 1913.

It will be seen from the foregoing that the Secretary of the Interior has authority to invoke the assistance of the Attorney General for the commencement of litigation whenever the requirements of the grant made by the Raker Act "are not *reasonably* complied with and carried out by the grantee".

Therefore, in view of the authorities which we have cited and in view of the discussion between the members of the Congress relative to the effect of this particular provision of the Act, we submit that if the present method of disposing of the product of the Moccasin Creek Power House is contrary to the provisions of the Act, it is merely a violation of a covenant and that a forfeiture does not lie, which brings us to the question as to what would be, or what will be, the remedy of the United States should the Secretary determine that a violation exists.

We most respectfully submit that the distribution of power by the City, under the existing plan, in no way harms the government of the United States, nor does it in any way damage the national domain or take anything from it which would remain untaken if we were

using some other method to distribute our hydroelectric power, or if we were refraining entirely from developing or distributing it.

While we do not wish to appear presumptuous by suggesting to the government what its remedies may be if our actions constitute a breach, we submit that there is at least a possibility that a court of equity may refuse injunctive aid against the present course, where no damage can be shown by reason of its continuance. We believe that this view is sustained by the following cases:

*Los Angeles Terminal Land Co. v. Muir*, 136 Cal. 36, 68 Pac. 308;  
*Downs v. Kroeger*, 200 Cal. 743, 254 Pac. 1101;  
*Welitoff v. Kohl* (N. J.), 147 Atl. 390.

We believe that the covenant against sale of power for re-sale is extremely similar to the facts in the two California cases last cited, wherein the covenants against certain buildings could no longer in fairness be enforced by reason of the changed condition of the area.

#### MUNICIPAL DISTRIBUTION OF POWER WAS NOT CONTEMPLATED WHEN THE ACT WAS PASSED

The Raker Act is silent upon the subject of the distribution of power by the City itself and there is no record of any discussion upon the subject in the legislative history of the Act.

Section 2 of the Act itself, to some extent, makes a distinction between the distribution of water and the distribution of power. Note—Water—"for the purpose of operating and maintaining aqueducts canals, ditches, pipes, pipe lines, flumes, tunnels and conduits *for conveying water for domestic purposes and uses to the City and County of San Francisco and such other municipalities and water districts, etc.*" Then for power—"for the purpose of constructing operating power and electric plants, poles and lines *for the distribution and sale of electric energy.*"

As a matter of fact, at the time that the Raker Act was passed, it was not deemed that the City would have any vast amount of power to dispose of, for at that time it was contemplated that it would be used for pumping the water of the project over the coast range which lies to the west of the San Joaquin Valley into which valley the water flows by gravity. However, it was subsequently determined that a more advantageous plan would be to make the entire system a gravity flow, which necessarily released the power for other purposes.

The sole purpose of the prohibition in Section 6 against the sale of power for re-sale was to insure those municipalities, as well as the irrigation districts who were within the range of the Hetch Hetchy, that if there was a surplus of power, they could have it direct from the City and not have to re-purchase it through the agency of a private individual or corporation. At that time the irrigationists were in need of power for pumping purposes, and the irrigation districts were manufacturing little or none of it. They had not sufficient storage capacity to insure a steady supply. Since then, however, these districts have built the Don Pedro Dam, and not only are they supplying their members, but are with the very water which the City stores producing power which is being sold to private corporations for re-sale. The same condition holds for those municipalities similarly situated. Undoubtedly, it was the intention that if these municipalities desired our power, they should have it direct and without the intervention of private parties. None of these municipalities, with the exception of one, has even asked for power for the reason that where they are not directly supplied by the irrigation districts, they will not accept our power because we have not steam standby to care for emergencies, which was the case with the city of Modesto when that municipality made application for power from San Francisco, and the City agreed to furnish the power, at practically the same rate which it was receiving from the Pacific Gas and Electric Company.

Had the Congress, at the time the Act was under consideration,



insisted upon any provision to the effect that San Francisco must build a power distribution system, the plan would have been protested, for at that particular time our bonding capacity was most limited. We were just emerging from the disaster of 1906 and the City had bonded itself for practically thirty millions for the construction of public buildings and other improvements made necessary by reason of the destruction of existing ones in the disaster, and in addition thereto had incurred a further indebtedness of \$45,600,000.00 for the Hetch Hetchy project, with full assurance that additional funds would be necessary, and at the same time was embarking upon its municipal railway projects, for which more than five millions had been voted. Our bonding capacity was then only fifteen per cent of our assessed valuation and water bonds were not exempted from the limitation, and with practically ninety million in bonded indebtedness incurred, it would not have been possible to finance a power distribution system. Hence, it is quite evident that the Congress must have had some other method of distribution in mind.

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### THE CONTRACT

The mountain division of the Hetch Hetchy project, which included the construction of the Moccasin Creek Power House (the principal power unit on the system), was completed during the spring of 1925. The construction of this division with its dams and tunnels exhausted the \$45,000,000.00 voted for the project in 1910. More money was desperately required to proceed with further construction of the water project in order to complete it by the time the additional water would be indispensable to the City. The Moccasin Plant was ready to produce its seventy thousand kilowatts of energy and there was no outlet for it. The project in which we had expended more than forty-five millions would have to remain idle if we could not find an outlet for our power. The power was offered to any municipality or irrigation district which could possibly use it. There were no takers, and unless we could dispose of it through a private agency, the loss would have to be borne by the City.

The matter was given most careful consideration by the Chief Executive of the City, as well as by the legislative and legal departments thereof. Conferences were held with the Secretary of the Interior and his subordinates at the city of Washington, and conditions and negotiations which extended over a period of several months, brought about the so-called Agency Contract with the Pacific Gas and Electric Company, which is the basis of any controversy which now exists. The contract speaks for itself, and even at the risk of unduly lengthening this brief, we deem it advisable to include it verbatim for the convenience of those who are dealing with this inquiry.

THIS AGREEMENT, made and entered into this——day of ——, 1925, by and between the BOARD OF PUBLIC WORKS of the City and County of San Francisco, acting for and on behalf of the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, hereinafter referred to as "City", under authority of the Board of Supervisors granted by Ordinance No. ——(New Series), the party of the first part, and PACIFIC GAS AND ELECTRIC COMPANY, a corporation, of San Francisco, California, hereinafter referred to as "Company," the party of the second part;

### WITNESSETH:

WHEREAS, The City has now completed the construction of the Moccasin power plant as a part of the development of the Hetch Hetchy project, which plant has a rated capacity of 70,000 kilowatts and is capable of producing approximately 460,000,000 kilowatt hours of electric energy annually, and has also completed the building of a transmission line to the vicinity of Newark in Alameda County of sufficient capacity to transmit and



deliver to that point approximately 420,000,000 kilowatt hours after allowance for transmission losses; and,

WHEREAS, The City has not yet constructed or acquired a transmission line from the point near Newark to the City limits, and has not yet constructed or acquired a distribution system for utilizing the power produced at Moccasin plant and delivering the same for general municipal uses and for sale to consumers of electric energy within the limits of the City and County; and,

WHEREAS, Pursuant to resolutions of its Board of Supervisors looking to the acquisition of a municipally owned electric distribution system, the City has commenced and there is now pending before the Railroad Commission of the State of California, proceedings for the determination by the Commission of the compensation to be paid by the City for the local distribution systems and certain steam plants now owned and operated by the Pacific Gas and Electric Company and the Great Western Power Company of California, respectively, when the same shall be taken over by the City under eminent domain proceedings, or otherwise;

WHEREAS, The City has not funds available at the present time with which to purchase or construct a distribution system of its own and it will be necessary to submit a proposition to the People to vote bonds to provide money for that purpose before a distribution system can be purchased or constructed, and the City cannot well determine whether to purchase one or both of the local distribution systems, or to construct a distribution system of its own until the Railroad Commission determines the amount of compensation to be paid by the City for the taking of either or both of said local distribution systems under the proceedings now pending before the Commission; and,

WHEREAS, The City intends to complete its power transmission line from Newark to San Francisco and to acquire or construct a distribution system of its own; and

WHEREAS, The said Moccasin Power Plant is now in condition to operate at its full capacity of 70,000 kilowatts and unless some temporary arrangement is made between the City and the Company for the distribution to consumers of the electric energy which can be produced at said plant during the period that must elapse before the City can acquire, own and operate a distribution system of its own, there will be a great waste of said potential energy and a great loss of potential revenue to the City and its taxpayers; and,

WHEREAS, The statistical and financial records kept by the City or the Company show the following, viz.:

1. That the total capacity and possible annual output of energy from the Moccasin plant will not be sufficient to supply all municipal requirements and the demand of consumers in the City and County for electric power and energy, although in hours and days of low energy requirement the capacity and output may be more than sufficient to supply said requirements and demands during said hours and days.

2. That the average transmission and distribution losses of energy from the Newark substation of the Company to the various consumers' motors in San Francisco is 24 per cent of all energy delivered into the system of the Company at Newark for transmission and distribution to consumers in San Francisco.

3. That 2.383 cents is the average revenue per kilowatt hour received from all classes of consumers of the Company in San Francisco under existing rates based on the experience of the Company for the year 1924.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and conditions herein contained, the parties hereto mutually covenant and agree as follows:

FIRST: The City hereby employs the Company and the Company accepts employment as temporary distributor for and on



behalf of the City, of the electric energy to be generated at Moccasin Power House and transmitted to Newark by the City over its own transmission lines. The City agrees to so maintain its Moccasin plant that it will, whenever necessary to do so, carry load up to its full capacity of 70,000 kilowatts, subject to limitations of its forebay storage and to accidents and unforeseen contingencies; and to deliver and consign the entire energy output of its said plant to the Company, save and except such portion thereof as may be reserved for City requirements as hereinafter provided. The Company agrees to accept such consignment of the entire energy output of Moccasin plant, less transmission losses and except such portion as the City shall retain as above and hereinafter mentioned, delivered at not to exceed a 75 per cent monthly load factor, to make at its own expense the necessary physical connection of the City's transmission lines with its own system at Newark; to install all necessary equipment, facilities and proper motors for accurately measuring the amount of energy delivered; to transmit so much of said energy through its own system to San Francisco as may be required to light public streets and to meet other municipal needs for electric energy; to supply street railroads and other consumers of such energy in the City; to transform, convert, regulate, distribute and meter the energy sold; to furnish all necessary peak load and steam standby service and collect from consumers of such energy the charges therefor which shall not exceed the lawfully established rates, and make accounting to the City as hereinafter in Paragraph Fifth provided.

SECOND: The City agrees that the energy consigned to the company from the Moccasin Plant shall be the entire output thereof, diminished only by transmission and other losses and by such amounts as the City shall require for its own use in the construction or operation of any portion of the Hetch Hetchy Project, and also by such amounts, if any, as the City may be legally required to furnish to irrigation districts or municipalities under the term of the act of Congress, approved December 19, 1913, known as the Raker Act. Failure or inability of the Company to take at Newark a part of the energy which the City is in a position to deliver to it under the terms of this agreement shall not constitute grounds for deduction in the amount of the revenue to be paid to the City had such energy been received by the Company and sold to consumers, it being understood, however, that the Company is not required to accept the output of the Moccasin plant at a monthly load factor in excess of 75 per cent.

THIRD: In order to arrive at the amount which should be realized by it for its Moccasin energy consigned by the City to the Company at Newark under the terms of this agreement for transmission and delivery to consumers, the City has assumed (and the Company for the purposes of this agreement merely, has acquiesced in the assumption) that of the energy consigned and delivered to the Company at Newark and by the Company delivered to consumers in the City and County of San Francisco there would be transmission, substation and distribution losses amounting to 24 per cent of the energy thus consigned and delivered at Newark and therefore 76 per cent of the energy consigned and delivered at Newark should be taken as the true measure of the amount possible of deliverance to consumers.

FOURTH: In order to arrive at the amount which should be realized by it for its Moccasin energy consigned by the City to the Company at Newark under the terms of this agreement for transmission and delivery to consumers, the City has assumed (and the Company for the purposes of this agreement merely, has acquiesced in the assumption) that inasmuch as in the year 1924 under existing rates the average revenue received by the Company from consumers in San Francisco amounted to 2.383



cents per kilowatt hour, such average revenue should be applied to 76 per cent of the energy to be consigned and delivered by the City to the Company at Newark for the purposes in this contract declared.

FIFTH: In order to arrive at the amount which should be realized by it for its Moccasin energy consigned and delivered by the City to the Company at Newark under the terms of this agreement for transmission and delivery to consumers, the City has assumed (and the Company for the purposes of this agreement merely, has acquiesced in the assumption) that the City shall receive for the energy consigned and delivered by it to the Company at Newark 26.935 per cent of 2.383 cents per kilowatt hour for 76 per cent of the energy so consigned and delivered at Newark, and that the Company shall receive 73.065 per cent thereof.

It is agreed by the City and the Company that the Company shall account for and pay over to the City for the energy so consigned and delivered to it by the City at Newark for transmission and distribution to consumers as provided in this contract 26.935 per cent of 2.383 cents per kilowatt hour for 76 per cent of the energy so consigned and delivered by the City to it at Newark, and the Company shall retain the aforementioned 73.065 per cent as its compensation for services rendered under this contract.

SIXTH: The City shall not be obliged to deliver energy into the system of the Company at Newark, nor shall the Company be obligated to receive such energy at such time as either shall be prevented from doing so on account of accidents, acts of God or fire, making it physically impossible to so deliver or receive energy or on account of strikes, riots, war, or any other cause beyond reasonable power of control of either party. In the event of inability on the part of the City to deliver the said energy at Newark, or inability on the part of the Company to receive the energy at Newark arising from any of the causes in this paragraph specified, the party so prevented from making such delivery of energy or receiving such energy shall proceed at all possible speed to take the necessary action to enable it to comply with its covenants herein contained.

SEVENTH: The net proceeds due the City, namely 26.935 per cent of 2.383 cents per kilowatt hour for 76 per cent of the energy so consigned and delivered at Newark by it to the Company, shall be paid into the Treasury of the City and County of San Francisco by the Company in monthly installments and not later than the 15th day of each month after operation under this agreement commences. The amount of such payment shall be based upon the amount of energy actually delivered into the system of the Company at Newark during the preceding month. In the event of the refusal, failure or inability of the Company to take the available output of the Moccasin plant deliverable at Newark in accordance with the terms of this agreement, then the amount of energy which the City could have delivered shall be the basis of computing such monthly payment. The method for determining this amount shall be covered in the memorandum of technical specifications, details and conditions hereinafter provided for.

EIGHTH: Should the present established rates for the sale of electric energy in San Francisco be hereafter increased or decreased by lawful authority, then the amount to be retained by the Company and the amount to be paid to the City under terms of this agreement shall be proportionately increased or decreased.

NINTH: Neither this contract nor anything contained herein, nor the prices, rates or charges fixed herein, shall ever be offered or in any manner used as evidence by either said City and County or said Company or any successor in interest of either of them in any court or before any commission or official of the State of



California or of the United States of America in any action or proceeding in which said City or any successor in interest shall be a party adversary to said Company, or any successor in interest, other than an action or proceeding between the parties hereto, or their respective successors in interest, or one of said parties and a successor in interest of the other, commenced and prosecuted for the purpose of obtaining a judicial or official interpretation or determination of the legality of this contract or of any provision thereof or for the purpose of enforcing its performance, or recovering damages for its non-performance.

TENTH: It is expressly recognized that this contract is a temporary arrangement between the parties for distributing the energy output of the Moccasin plant over and through the Company's lines and system during the period that must elapse before the City can construct or acquire a distribution system of its own.

It is therefore agreed that the contract may be terminated at any time by either the City or the Company upon one day's previous notice in writing to the other.

ELEVENTH: It is further understood and agreed that this contract is subject to immediate cancellation upon request or demand of the Secretary of the Interior of the United States should he hold that in his opinion the agreement violates any provision of the laws of the United States in general, or the Raker Act in particular.

TWELFTH: All of the electric energy to be delivered and received pursuant to the provisions of this contract shall be three phase, 60 cycle, alternating current. The electromotive force of such energy at the point of delivery shall be approximately 105,000 volts, slight variation in voltage and frequency to be permitted.

THIRTEENTH: The Company shall inspect, test and keep in proper repair all meters and accessories at Newark which will be used for measuring the amount of electric energy consigned to the Company under this contract. The said meters shall be kept under joint seals of the City and Company which shall not be broken except in the presence of authorized representatives of both parties. Either party shall have the right at any time to request an inspection or test, and if found necessary, proper adjustment of such meters in the presence of a representative of the other party appointed for that purpose. When such inspection or test is desired, sufficient notice shall be given by the party desiring the test, to permit of the other party having its representative present. The registration of the meters shall be used as the basis of determining the amount of energy consigned hereunder, unless, upon being tested, the meters shall be found to register inaccurately and such inaccuracy shall exceed two per cent (2%). Where the inaccuracy is more than two per cent (2%), but the actual inaccuracy can be approximately determined, the readings of such meters shall be corrected and such corrected reading shall be used as a basis for determining the amount of energy delivered. Where the registry of the meters cannot be so properly corrected, the amount of energy delivered during such period of inaccurate registry shall be estimated by the engineers for the parties hereto from the average daily plant output of energy during such period, and from any other available and pertinent data.

FOURTEENTH: Technical specifications, details and conditions as to the construction of the interconnecting lines and switching apparatus at Newark, and as to the maintenance, repair and operation of the power generating plant and transmission system of the City shall be agreed upon by the City Engineer of San Francisco and the Vice-President in charge of electrical construction and operation of the Company, and a memorandum of such agreed

specifications and operating details shall be filed with and become part of this agreement; provided, that if any changes in said technical specifications or operating details may from time to time become necessary or advisable in the opinion of both of said parties, supplemental memoranda of the same shall be filed, and become part hereof without affecting the remaining terms of the agreement.

FIFTEENTH: The recitals hereinabove contained commencing with the words "Whereas, the City has now completed the construction of the Moccasin Power Plant," and ending with the words "a great loss of potential revenue to the City and its taxpayers; and" are statements made by the City of its purposes and intentions and concerning other matters contained in said recitals. Said recitals are not and no one of them is made by or on behalf of the Company. None of said recitals shall be binding on either of the parties to this agreement in any dispute, controversy or question which may ever hereafter arise in which the same might otherwise be relevant or pertinent.

IN WITNESS WHEREOF, The Board of Public Works has caused these presents to be duly executed and signed by its Members, and the Company has caused these presents to be executed by its officers first thereunto duly authorized by resolution of its Board of Directors, a copy of which is hereunto annexed, the day and year first above written.

BOARD OF PUBLIC WORKS of the City and County of San Francisco,

By.....  
By.....  
By.....  
Its Members

ATTEST:

.....  
Secretary

PACIFIC GAS AND ELECTRIC COMPANY,  
a Corporation,

By.....  
ATTEST:  
.....  
Secretary

Section 2. As soon as said agreement is duly executed by the parties therein named, a duly executed copy or certified copy thereof shall forthwith be presented to the Secretary of the Interior of the United States at Washington, D. C. If said Secretary of the Interior shall upon such presentation of the agreement to him, or at any time thereafter, announce his disapproval of said agreement, either directly or through the Attorney General of the United States, and direct that the same be cancelled, then the said agreement will be subject to immediate cancellation as therein provided.

Section 3. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, June 29, 1925.

Ayes: Supervisors Bath, Colman, Harrelson, Hayden, McGregor, McLeran, Morgan, Robb, Rossi, Schmitz, Wetmore.

Noes: Supervisors Badaracco, Deasy, Katz, McSheehy, Roncovieri, Shannon, Welch.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, June 29, 1925.

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JAMES ROLPH, JR., Mayor.



## THE CONTRACT IS ONE OF AGENCY.

While we realize that the bald statement that the contract is an agency agreement between the parties does not make it such, a perusal of the document shows conclusively that it is.

In the first place, the methods employed by the City and the Company to ascertain how the return to the City would be computed show that no direct sale was intended. If the transaction was an out and out sale, there would have been no difficulty for the parties to have agreed upon a flat rate for the power, but no, the contract itself provides, with the most minute detail, how the return to the City for its power would be computed and how that computation had been arrived at.

We append an outline of the computation made by the City's Valuation Engineer, Mr. N. Randall Ellis, prior to the entering into the contract. It is as follows and shows conclusively that the share in the contract was not to be determined by any hard or fast figure, but is dependent on the various factors mentioned in the agreement. We give the plan outlined by Mr. Ellis:

San Francisco, June 14, 1935

John J. O'Toole, Esq.,  
City Attorney,

## OFFICE

Dear Sir: Referring to the contract between the City of San Francisco and the Pacific Gas and Electric Company for the distribution of Hetch Hetchy power:

In compliance with your instructions, I have reviewed my computations made at the time the contract was negotiated, at which time I acted as the City's technical representative in the determination of the rate per kilowatt-hour to be paid by the Company to the City for all power delivered from Hetch Hetchy to the Newark Substation; 0.4878c per K.W.H.

The first step was the determination of the average rate at which the Pacific Gas and Electric Company was selling electrical energy in San Francisco. In 1924 the gross revenue of this Company from electric sales in San Francisco was \$8,853,545 with a corresponding amount of energy of 371,556,776 K.W.H., or an average rate of 2.383c per K.W.H.

The Company's costs involved in the distribution of this energy, expressed in percentages of gross revenue, were as follows:

	Percentage of Gross Revenue
A. <i>General and Administrative Expenses</i> , including General Capital Charges, Taxes, Fire, Casualty and Uncollectible Reserves	17.5 %
B. <i>Distribution Costs</i> from high tension side of step-down station at County line to consumers' meters, including return on capital, depreciation and operating and maintenance expense	35.3 %
C. <i>Steam Standby and Peak Load Expense</i> , including return on capital, depreciation, operating and maintenance expense	18.0 %
D. <i>Transmission Expense</i> , Newark to sub-station at County line	2.5 %
TOTAL Company expense in terms of gross revenue	73.3 %
Balance of Gross Revenue allocated to city	26.7 %
TOTAL	100.0 %

With further refinements in the calculations the adopted percentages were:

	Percentage of Gross Revenue
Percentage of revenue allocated to Company	73.065 %
Percentage of revenue allocated to Company	26.935 %
TOTAL	<hr/> 100.0 %

Since the Company's average rate *at consumers' meters* was 2.383c per kilowatt-hour, the City's proportion, 26.935 % amounted to 2.383c x 26.935 % or 0.64186 per K.W.H.

As the Hetch Hetchy power was delivered and metered at Newark Sub-station, some 40 miles distant from San Francisco, it was necessary to reflect the City's proportion of the rate at consumers' meters (0.64186¢) back to the point of delivery at Newark. A study of the various losses involved in transmission, transformation and distribution, between Newark and the consumers' meters, indicated a composite loss of 24% of the energy. In other words 1 K.W.H. delivered at Newark results in 0.76 K.W.H. delivered at consumers' meters, consequently the price per K.W.H. to be paid at Newark was 0.76 x 0.64186 or 0.4878¢ *per K.W.H.*

The basis for the determination of the percentages used for General Administration, Distribution and Transmission costs were the official reports and data on file with the California State Railroad Commission.

Steam Stand-by Costs were determined from data on the then existing system conditions, adapted to San Francisco conditions obtaining after the introduction of Hetch Hetchy power.

Respectfully submitted,

N. RANDALL ELLIS,  
Chief Valuation and Rate Engineer.

It is expressly provided in the contract that the increase or decrease of rates by lawful authority would change the return to the City accordingly, which is another indication that the figures were subject to fluctuation with the business of the Company. At the hearing before the Secretary the question was asked by the Assistant Solicitor for the department, as to whether changes in rates have ever been reflected into the rate paid to the City. Thus far they have not. Since the contract was signed, there have been only two rate reductions. One February, 1928, which was at the request of the Company, and hence should not have been reflected in the rate paid to the City, and the other January, 1930, which was upon the application of the people themselves. This reduction was not reflected in the City's rate, for the reason that while there was a downward revision of rates, the charge in sales to various classifications has more than offset reduction and an actual computation shows that the City's burden of the reduction would not have exceeded seven one hundredths of a cent per K.W. However, we submit that this point is immaterial, for if the Company did not see fit to exercise any right that it might have under the contract, it might well be waived.

Again the agency character of the contract has been attacked upon the ground that the electric energy obtained from the City is mingled with energy produced directly by the Company and that it is impossible to trace the current produced by the City directly to the meter of the consumer. We submit that this has no effect upon the character of the contract. In its first paragraph it is definitely stated that "the total capacity and possible annual output of energy from Moccasin plant will not be sufficient to supply all municipal requirements."

It was, therefore, definitely understood at the outset that the current would be co-mingled. It is a well settled principle of law that co-



mingling of goods by an agent is permissible. For instance, the pipe line owner who either as a public or a private carrier undertakes to deliver oil belonging to himself as well as to other persons. Also the operator of a grain elevator or warehouse who stores grain of his own as well as grain entrusted to him by customers may co-mingle the grain without being guilty of conversion.

See *Central State Bank v. McFarlin*, 257 Fed. 535.

Therefore, we submit on this point that the agreement itself has every earmark of an agency contract and the conduct of the parties to it has always been such that the agency provisions have been meticulously lived up to.

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### PROFIT ON THE CONTRACT

At the hearing on this matter before the Secretary on May 6th, Mr. Kirgis, the Assistant Solicitor for the department, made the statement to the effect that it was undoubtedly the intention of the Congress that no private corporation should make an undue profit from concessions granted to the City. The State Railroad Commission has from time to time reduced rates for electric current, as circumstances demanded, and the records of this body show what has been the return upon the Company's investment. I quote from the decision of the Commission, No. 25,683, rendered in consolidated cases No. 2143 and 2144 under date of November 21, 1932, P. U. R. 1933C, p. 486 at p. 490. The Commission said:

"Using the lowest rate base suggested and the highest estimate of the amount available for return, it appears for the year 1932 the consolidated companies will earn a return of less than 6.9 per cent on their electric operations, while if the net estimated by the company is used the return on the same rate base is approximately 6.75 per cent. From the record it does not appear that the earnings of these companies upon any reasonable consolidated rate base will in 1932 materially exceed 6.75 per cent."

In 1933 the report of a special investigating committee, appointed by the Senate of the State of California to investigate the affairs of the several electric service companies in California, reported that the return of the Pacific Gas and Electric Company for the preceding year was approximately 6.95 per cent on their investment. We may, therefore, take it that the Company is making no undue profit on its arrangement with the City.

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### THE AGENCY CONTRACT IS LEGAL

While the legality of this particular contract has never been approved by the government, neither has the government at any time declared it to be illegal, although it has been in existence for ten years. It was prepared and entered into to meet an emergency. At the time the contract was entered into a similar situation had existed for several years regarding the surplus power from one of the smaller power houses operated by the City. During the World War the Federal Power Administration directed that the surplus power from this plant be turned over to private corporations for resale. In 1922 these sales were called to the attention of the department. The matter was referred to Solicitor Edwards for his opinion as to whether they constituted a violation of Section 6 of the Act. Judge Edwards said:

"I have indicated above that in my opinion the law prohibits the sale of electric energy by the grantee for the purpose of resale. The method for enforcing the Act is plainly stated in the proviso to Section 9. I may add, however, that I would not recommend resort to that extremity at this time, but would make known

to the grantee the views of this Department in the matter with a suggestion that an arrangement be made for the use or distribution of the surplus electric energy by a method which would not conflict with the law. It seems reasonable to suppose that the grantee may find obstacles in its way which would make it impracticable to acquire or construct a system for the transmission of its limited supply of electric power, and to avoid waste of this surplus energy it is quite desirable that the existing means of transmission be availed of until such time as the supply becomes sufficient to justify the taking over of the present system or the construction of a new one. But instead of selling this power for resale and distribution, as has been done and as further proposed, it occurs to me that it would be feasible for the parties to agree upon terms by which the grantee would have its power transmitted over the lines of the concern owning or controlling the existing distribution system. This method would avoid conflict with the provisions of the law and apparently would accommodate the grantee to the existing conditions of the project."

The Supreme Court of California in a similar state of facts has given approval to the construction placed upon the Act by the Solicitor.

See *Los Angeles G. & E. Corp. v. Los Angeles*, 188 Cal. 307, 205 Pac. 125.

The facts in the case cited were as follows:

The charter of Los Angeles contained the following provision:

"And no electric power now or hereafter owned or controlled by the city shall ever be sold, transferred or leased or disposed of to any person or corporation for resale, \* \* \* without the assent of two-thirds of the qualified voters of said city, etc."

Los Angeles was producing certain power and attempted to distribute it through the agency of a private company without a two-thirds vote of its electors. In disposing of the matter, the Supreme Court of California said:

"It is evident that the purpose of this charter provision is to require the city to acquire by purchase or construction of a distributing system adequate to serve the citizens of the city of Los Angeles with the electrical energy which it owns, rather than for the city to sell its power to others to retail to consumers. It would be disastrous if this provision should be construed so that during the period necessary for the construction or acquisition of a distributing system the enormously valuable power rights of the city should be almost wholly wasted. It is stated in the briefs that the amount of revenue to be derived by the city during the pendency of this contract, that is, up to the first of July, 1919, would be in excess of \$1,000,000, and the actual returns received by the city are in excess of \$2,000 per day.

"Upon the argument upon rehearing it was stated that the returns from this contract already paid over to the city to August 31, 1931, amounted to \$3,824,899, of which amount \$1,140,755 had been paid for the first eight months of 1931. It is evident that these general restrictions of the charter were not adopted with a view to providing for the hiatus between the acquisition of power generating and power distributing systems by the city, but rather to the management of both when acquired, and to compel the acquisition of both.

"Was the arrangement between the city and the companies a 'sale' of electrical energy by the city to the companies prohibited by the charter?

"The scheme adopted by the city authorities for the distribution of this power by which it is served directly to the consumers within the city limits and by which the amount paid by the con-



sumers goes directly to the city or inures to its benefit in the extension and maintenance of an electrical distributing system to be purchased by the city is certainly not a violation of the spirit of the charter, which commits the city to the scheme of retail distribution as distinguished from a wholesale distribution of its power, but is in accord with such purpose. If the system adopted is not a violation of the spirit of the charter, the question remains whether or not it is a violation of the letter thereof. It is not a violation of the letter of the charter, for the reason that instead of being a sale by the city at wholesale of its electrical energy it is, on the contrary, an arrangement by which the city not only serves its own electrical energy directly to the consumers, constituting the distributing corporations its agents for that purpose and for the collection and disbursement of those returns in accordance with an agreement for the purchase and sale of the plant, but also one by which the city agrees to purchase from the vendors, not only during the period in which the distributing systems remain in their possession before purchase, but subsequent to the final consummation of such purchase, electrical energy amounting to 25,000 horse-power. Instead of an agreement on the part of the city to sell electricity, it is an agreement to buy electricity. It is true that the scheme proposed results in the defendant companies actually collecting from the consumers the price of electrical energy furnished to them; that it also provides for the retention by the companies of sufficient of the amounts so collected as would give to them 8 per cent income upon the value of their property used in the distribution of the electric energy. Speaking in terms of substance rather than in detail, the arrangements referred to are more in the nature of an agreement regulating the use and possession of property for the buyer and seller pending the consummation of the sale thereof."

Judge Edwards' ruling was the first legal construction placed on section 6 of the Act, and as it was his duty to construe, under the well settled principle of law, great weight should be given to the construction which he has placed upon it.

See Corpus Juris, Vol. 59, 1025:

"The contemporaneous construction placed upon a statute by the officers or departments charged with the duty of executing it, is entitled to more or less weight, especially if such construction has been made by the highest officers in the executive department of the government."

The text is sustained by numerous citations, and we will not burden the record with them to any extent, but see *U. S. v. Jackson*, 280 U. S. 183, 74 L. ed. 361, where Mr. Chief Justice Taft said:

"It is a familiar rule of statutory construction that great weight is properly to be given to the construction consistently given to a statute by the Executive Department charged with its administration (citing cases) \* \* \* and such construction is not to be overturned unless clearly wrong or unless a different construction is plainly required."

Also *People v. Southern Pacific*, 209 Cal. 578, 290 Pac. 25.

Therefore, we submit that at the time the contract was entered into the plan adopted was a reasonable compliance with the provisions of the Act and that it did not violate section 6 thereof.

Do the conditions which existed at that time still pertain? We submit that they do. At that time the City was not possessed of any distribution system of its own, nor is it at the present time, and unless it should be made to appear that we have wilfully failed to acquire such a system, we should not be penalized for the lack of it.



## LACK OF A DISTRIBUTION SYSTEM

As we have heretofore said, the main purpose of the Raker Act was to afford San Francisco an adequate water supply. From the date of the passing of the Raker Act until the bringing in of the first installment of water, with the exception of the time during which activities on the project practically ceased by reason of the World War, work was carried on without interruption to the end that the City might obtain the much needed water. That it was needed is beyond question, for it is an undisputed fact that during the year 1929 our stored water had dwindled to less than three months' supply and for many months during that year we had to purchase water from our sister city Oakland to meet our needs.

Fortunately a more abundant rainfall during the years 1930, 1931 and 1932 to some extent replenished the local supply. The first water from the project was brought into our storage reservoirs in November, 1934, scarcely more than six months ago, so in view of the great necessity of developing at least a reasonable water supply from the project, it was not unreasonable to ask that the matter of distribution of power be postponed until at least a portion of the main object was completed.

The water portion of the project is far from completed. The City is now obtaining from it approximately forty-five million gallons per day, which leaves fifteen to be drawn from local sources. By the construction of a new submarine pipe under the waters of the bay (which is now under construction) we will be able to increase the forty-five millions to approximately sixty. Before, however, this amount can be increased beyond sixty millions an additional pipe line will have to be constructed across the San Joaquin Valley connecting the Foothill Division of the project with the tunnels through the coast range. This will cost in the neighborhood of four and one-half million dollars, and is absolutely necessary to assure San Francisco of an adequate supply of water.

The water project not only consumed time, but also far more money than was ever anticipated at its inception. As already stated, its total cost has aggregated eighty-nine millions. On this amount bond interest and redemption costs were a direct charge against the taxpayer, with the exception where that burden was partially met from the receipts of the power distributed under the Agency Contract. To place an additional burden to acquire a power distribution system would have been a hardship indeed, and will continue to be a hardship until this indebtedness can be reduced. We submit, therefore, that the same reasons which existed in 1925, as to why it was not feasible to distribute our power directly, exist today and that the same rule ought to apply.

Aside from this fact, there is the additional one that a bond issue for power distribution would practically exhaust the limit of our bonding capacity. This limit is fixed by the Charter at 12 per cent of the assessed value of property assessable for City and County purposes. Bonds for water are excluded from the limitation. At present, taking into consideration outstanding bonds subject to the limitation, our capacity is \$63,135,156. This amount may be increased some six or seven millions by the return of certain public utility properties which will be returned during the current year. It is estimated that a complete local distribution system will cost between fifty and sixty millions. Our citizens are naturally slow in exhausting our bonding capacity lest an emergency may arise which would demand an expenditure which could only be met by the proceeds of a bond issue.

On the hearing of this matter, the Secretary intimated that it might be possible that the City by its own acts had placed itself in the position of having exhausted its bonding credit. We submit that this is not correct. It must be borne in mind that at the time the Agency Contract was entered into we were already staggering under a heavy bond load made necessary by the disaster of 1906. Since that time



we have been most conservative in encroaching on our limit, and have only availed ourselves of our bonding capacity where it was practically absolutely necessary to do so for the ordinary conduct of our municipality.

It must be borne in mind that two-thirds of our citizens gave their approval to these bond issues and before they did so they must have been convinced that the projects which the issues represented were of prime importance to the City. With this information before the Secretary, we trust that he will not continue to be of the opinion that by any extravagance San Francisco has deliberately placed itself in a position where it cannot meet its obligations under the Raker Act.

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#### OUR EFFORTS TO ACQUIRE A SYSTEM

As it was shown on the hearing, prior to the completion of the power house, San Francisco proceeded to lay the foundation for the acquisition of the local system for the distribution of electric energy and even with the exercise of due diligence consumed some three years and spent over \$300,000 in evaluating the property of the privately owned local companies. In due time bond issues were submitted by the legislative body of the City to the people providing for the issuance of bonds which would have been sufficient to acquire these systems and connect the Moccasin power line with them.

Notwithstanding that a most earnest effort was made by the legislative body of the City to have the people give their approval to these issues, they were hopelessly beaten. Not discouraged, on two occasions the legislative body has submitted to the people bond issues for projects entailing not so large an expenditure and which would provide at least for a start in the local distribution of our power. While these later issues received a more substantial vote in favor of their passage than did the earlier and larger one, they both failed to receive the necessary two-thirds approval. So it cannot be said that during the past ten years the officials of the City have not made every effort to comply with the letter, as well as with the spirit of the Raker Act, to distribute under its own system the power generated at the Moccasin plant.

Having done this, it would appear to the writer that we have done everything possible to comply with section 6 of the Act and that the Secretary, in whom is vested the administration of the Act, can well say at the present time that the City has reasonably complied with all of its provisions.

It may be noted in passing that the City has shown its good faith in this matter by complying, as far as possible, with every condition provided for in the Act. It has made the annual payments provided for. It has turned over to the government property which it acquired from private owners in the national domain when this property was not necessary for the conduct of the project.

In the matter of roads and trails it has gone far beyond what the framers of the Act had in mind when they passed it. It was provided in the Act that certain roads and trails would be built. At the time the Act was passed the roads and trails existing and which were being built in the national parks were only such as might be required for horse drawn vehicles, but when the City came to build the roads provided for in the Raker Act, at the instance of the then Secretary, it contributed a sum sufficient to build roads suitable for automobile traffic, the cost of which was at least ten times more than would have been the cost of the roads originally contemplated.

We merely cite these instances to show that the City has made every effort to comply with every provision of the Act and the only obligation which it has not complied with, if such obligation does exist, is to directly distribute the power generated at Moccasin Creek, and it has complied with this obligation to the best of its ability.



It is to be noted that in subdivision "m" of section 9 of the Act we are obligated to produce certain electric energy. This we have done. We are commanded to produce it for municipal and for commercial use and we submit that the Agency Contract affords us the only opportunity to comply with this particular provision of the Act.

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### CONCLUSION.

San Francisco is pledged by its organic law to acquire its utilities. The past has shown that it has fulfilled this pledge so far as it has been humanly possible. Not only is the City pledged to municipal ownership, but a majority of its citizens are what may be called "municipal ownership minded."

We maintain a street railway second to none in the world, which gives an unlimited ride and unlimited transfer privileges for a five-cent fare.

Since 1930 we have been conducting the municipal distribution of water with such success that not only have we been able to reduce the rates which were charged by the private corporation which we succeeded, but each year this department turns a handsome surplus into the treasury.

While we are conducting both our railway and our water distribution system with the greatest degree of success, on three occasions were each of these matters submitted to the people before a bond issue for the acquisition of either was approved. Today if the proposition of turning our railway system or our water distribution system back to private ownership was submitted to the people, it would not receive the support of ten per cent of the voters. Such we hope will be the condition regarding our power distribution. Possibly it is a more controversial issue, it requires the expenditure of a larger amount of money, and in these trying times the overburdened taxpayer proceeds with great caution when it comes to the voting of additional bonds, the payment of which may be reflected into his tax rate.

We believe that it would not be for the best interests of municipal ownership in San Francisco that any action should be taken at this time which would unduly coerce the voters of the City to engage in the operation of a new utility, for if the distribution of power is to meet with the same success that has the distribution of water and the conduct of our municipal railway, the people must embark in the conduct of the new utility willingly and without coercion, otherwise it will not receive their whole-hearted support and without that support it cannot succeed.

As a matter of fact, the Supreme Court of our State in the case of *Uhl v. Badaracco*, 199 Cal. 270, 248 Pac. 917, which case had to do with the distribution of power, which is the subject-matter of this inquiry, said:

"Congress has no power to create or force a public utility upon the city, and under the organic law of the city a public utility can be acquired only in one or two ways: First, from funds derived from taxes levied for that purpose; second, from funds derived from the sale of bonds issued for such purpose."

We feel, Mr. Secretary, that the people of San Francisco will in their own good time be educated to see the necessity of acquiring a utility for the distribution of its power. When this time will arrive, it is difficult to say, but we feel that in view of the tremendous bonded indebtedness which the City is now carrying, the stress of the present time, and the ever pending necessity of voting additional bonds to meet absolute emergencies, that it should be determined that for the time being we are reasonably complying with the conditions of the Raker Act, and that time should be allowed to undertake the direct distribution of our power. If this is done it will not be an admission that San Francisco is not willing to undertake the conduct of this new



utility, but rather an indication that it desires to do so in the future.

Therefore, Mr. Secretary, San Francisco asks you, who are charged with the administration of the Raker Act, to determine that in view of all that has transpired since the Act was passed the City is reasonably complying with its conditions and our overburdened taxpayers should not be compelled to add to their burdens two million dollars, which is the annual revenue to the City from the existing agency agreement, by a termination of that agreement at this time.

Respectfully submitted,

JOHN J. O'TOOLE,

*City Attorney of the City and County of San Francisco.*

Dated, June 18, 1935.

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### Motion.

Supervisor Gallagher, seconded by Supervisor Colman, moved that it be the policy of this Board of Supervisors that the Special Committee appointed on the subject immediately proceed to consider and bring into legal shape Proposition No. 1, that the City stand pat on the agency contract for the time being and until such time as it may bring in a proper legal method for submission to the voters of the alternative proposition (No. 6) declaring that public interest and necessity demand the leasing or purchase of a sufficient part of the distribution system of the Pacific Gas and Electric Company to enable San Francisco to distribute the power which it now controls and operates.

### Amendment.

Supervisor Shannon, seconded by Supervisor Hayden, moved as an amendment that the matter be referred to the Special Committee of five on Hetch Hetchy Power distribution with instructions to investigate the seven methods of procedure suggested by the Manager of Utilities and bring back a report to the Board.

*Amendment carried by the following vote:*

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

No—Supervisor Gallagher—1.

Absent—Supervisor Brown—1.

### Special Committee Meeting.

Thereupon, President McSheehy announced that the Special Committee would meet in the office of the Public Utilities Commission at 10 a. m. Tuesday, September 3, 1935, for the purpose indicated in the amendment of Supervisor Shannon.

### Committee of the Whole Arises.

Whereupon, the Committee of the Whole arose and reported to the Board that the subject matter had been referred to the Special Committee with instructions to investigate the seven methods of procedure suggested by the Manager of Utilities.

### ADJOURNMENT.

There being no further business the Board, at the hour of 12:15 a. m., adjourned.

J. S. DUNNIGAN,  
Clerk.

**TUESDAY, SEPTEMBER 3, 1935, 2 P. M.**

In Board of Supervisors, San Francisco, Tuesday, September 3, 1935, 2 p. m.

The Board of Supervisors met in regular session.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Hayden, Havenner, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

Supervisor Gallagher appeared and was noted present at 2:30 p. m.

Quorum present.

President McSheehy presiding.

**APPROVAL OF JOURNAL.**

The Journal of Proceedings of the meeting of August 26, 1935, was considered read and approved.

**UNFINISHED BUSINESS.****Final Passage.**

The following Bill heretofore passed for second reading was taken up and *finally passed* by the following vote:

**Authorizing Exchange of Certain School Land on Eighteenth Avenue for School Site in Miraloma Park.**

(Code No. 12.1722)

On recommendation of Public Buildings Committee.

Bill No. 786, Ordinance No. 12.17222, as follows:

Authorizing exchange of certain school land on Eighteenth avenue for school site in Miraloma Park.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter and in accordance with the recommendation of the Board of Education, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City-owned land hereinafter described as Parcel "A" to Meyer Bros. in exchange for Parcel "B", hereinafter described.

Section 2. Said Parcel "A" is a portion of that certain land described in Ordinance No. 12.17221, Bill No. 702, approved April 24, 1935, which land was proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of the value of said Parcels "A" and "B", and estimates the present value to be the sum of \$16,500 for each parcel.

Section 4. Said Parcels "A" and "B" are situated in the City and County of San Francisco, State of California, and are described as follows:

*Parcel "A"*—Beginning at a point on the westerly line of Eighteenth avenue, distant thereon 225 feet southerly from the southerly line of Ulloa street; thence running southerly along said line of Eighteenth avenue, 150 feet; thence at right angles westerly 219 feet to a line parallel with and distant 21 feet at right angles easterly from the easterly line of Nineteenth avenue; thence at right angles northerly along said parallel line 150 feet; thence at right angles easterly 219 feet to the westerly line of Eighteenth avenue and the point of beginning.

Being a portion of Outside Lands Block 1191.

*Parcel "B"*—All of Block No. 2955-B, as per map of Subdivision



No. 8, Miraloma Park, recorded July 6, 1931, in Map Book "M", at pages 51 and 52, Records of the City and County of San Francisco.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco for the conveyance of Parcel "A" to Meyer Bros. The Director of Property is hereby authorized and directed to deliver said deed to Meyer Bros., upon receipt of a deed to Parcel "B", and to record the latter deed.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

### NEW BUSINESS.

#### Passed for Second Reading.

The following matters were *passed for second reading*:

#### Issuance of Tax Anticipation Notes, \$6,000,000.

(Code No. 9.033)

On recommendation of Finance Committee.

Bill No. 788, Ordinance No. 9.0336, as follows:

Determining that funds are needed for the immediate requirements of the City and County of San Francisco for the fiscal year 1935-36 in accordance with appropriations made, as authorized by the Charter of said City and County of San Francisco, for said fiscal year; determining that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; authorizing the Board of Supervisors of said City and County of San Francisco to borrow on its behalf the sum of \$6,000,000 solely for the purpose of anticipating receipt of income, and to cause to be issued notes or other evidences of indebtedness evidencing the amount or amounts so borrowed, which notes shall be payable exclusively out of taxes levied and collected by said City and County for said fiscal year 1935-36, providing that the repayment of the sums so borrowed shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which such money shall be borrowed and shall be repaid from the first moneys received from said taxes; and providing for the sale of said notes or evidences of indebtedness as provided by law and for the payment of the principal thereof and the interest thereon.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Board of Supervisors of the City and County of San Francisco does hereby find and determine: That the sum of \$6,000,000 is needed for the immediate requirements of said City and County in the fiscal year 1935-36, to-wit: To meet and pay the appropriations heretofore made for said fiscal year as authorized by the Charter of said City and County, and which will become due and payable prior to December 31, 1935, and which may be paid in advance of receipt of the income for said fiscal year; that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; that the Controller of said City and County has recommended that said sum of \$6,000,000 be borrowed for the purposes herein mentioned, and the Mayor of said City and County of San Francisco has approved said recommendation made by said Controller; and that the estimated tax receipts of said City and County for said fiscal year are \$30,685,499, and that said sum of \$6,000,000 does not exceed twenty-five (25) per centum of said estimated tax receipts for said fiscal year.

Section 2. The Board of Supervisors of said City and County of

San Francisco is hereby authorized to borrow on behalf of said City and County, solely for the purpose of anticipating receipt of income, the sum of \$6,000,000 in lawful money of the United States of America, and to issue in the form hereinafter set forth, notes of said City and County for the sum or sums so borrowed payable as hereinafter provided.

Section 3. (a) As evidence of the sum to be so borrowed as afore-said, there is hereby authorized to be issued by said City and County of San Francisco tax anticipation notes of said City and County of San Francisco in the aggregate principal amount of \$6,000,000. Said notes shall be in the denomination of not less than \$1,000 each, nor more than \$100,000 each, and such denominations shall be fixed by resolution of this Board adopted at or after the time of the public sale of said notes as hereinafter provided. All of said notes shall be signed on behalf of said City and County of San Francisco by the President of said Board of Supervisors, and by the Controller of said City and County, and countersigned by the Treasurer of said City and County of San Francisco, and the seal of said City and County shall be affixed thereto. Said notes shall bear such interest as may be hereafter fixed by resolution of said Board of Supervisors at or after the time said notes are sold, as hereinafter provided, which said interest shall in no case exceed six (6) per cent per annum and full authority is hereby given to said Board of Supervisors to fix by resolution the rate of interest on said notes and each or any of them. Said interest shall be payable at the maturity of said notes.

(b) The principal amount of said notes, together with the interest thereon, issued and delivered under authority of this ordinance, shall be payable exclusively out of the taxes levied and collected by said City and County for the fiscal year 1935-36, and shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which said money shall be borrowed and shall be repaid from the first moneys received from said taxes; and the amount of said taxes so levied and collected shall be applied to the payment of said notes before any part thereof is used for any other purpose. If at the time said notes, or any of them, become due and payable, the funds in the City Treasury available for the payment thereof shall be insufficient for the payment in full of all of said notes then outstanding, such funds shall be applied pro rata to the payment of the principal and interest of all of the notes then issued and outstanding without preference or priority of any one note over any other by reason of prior issuance, or otherwise. Any of said notes not paid prior to December 31, 1935, shall nevertheless be paid out of moneys received from the taxes of the fiscal year 1935-36, irrespective of the date of the receipt thereof, it being the intent and purpose of this ordinance to provide for the payment of all notes issued hereunder out of the taxes levied for said fiscal year 1935-36 and to provide that such notes shall be payable out of said taxes for said fiscal year, irrespective of the actual date of the collection thereof.

(c) Each of said notes shall be substantially in the following form, to-wit:

CITY AND COUNTY OF SAN FRANCISCO  
TAX ANTICIPATION NOTE

Fiscal Year 1935-1936

No.....

\$.....

San Francisco,....., 1935.

On the 20th day of December, 1935, the City and County of San Francisco, a municipal corporation organized and existing under and by virtue of the laws of the State of California, promises to pay to the bearer hereof, out of the funds hereinafter mentioned, at the office of the Treasurer of said City and County of San Francisco, the sum of.....dollars, in lawful money of the United States of



America, with interest thereon at the rate of.....per cent per annum from date until paid.

This note is one of an issue of notes aggregating in principal amount the sum of six million (\$6,000,000) dollars authorized to be issued under and pursuant to an ordinance of the Board of Supervisors of said City and County of San Francisco enacted under authority of Section 81 of the Charter of said City and County. This note and all other notes of said issue are payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1935-36 without preference or priority of any one note over any other note of this issue by reason of prior issuance, or otherwise, and said notes issued and delivered under authority of said ordinance shall constitute a first lien and charge against said taxes collected during the half of said fiscal year 1935-36 in which the money represented by said notes respectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose.

Any of said notes not paid at or prior to maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1935-36, irrespective of the date the same shall be so received.

It is hereby certified, recited and declared that this note is issued in strict conformity with the Constitution and laws of the State of California and with the Charter of the City and County of San Francisco and with proceedings of said City and County of San Francisco authorizing the same and that all acts, conditions and things required to exist, happen and to be performed precedent to and in the issuance of this note have existed, happened and been performed in regular and due time, form and manner as required by law, and that this note, together with all indebtedness and obligations of said City and County does not exceed any limit prescribed by the Constitution or statutes of said State or the Charter of said City and County.

In witness whereof, said City and County of San Francisco has caused this note to be signed by the President of the Board of Supervisors of said City and County of San Francisco and by the Controller of said City and County, and to be countersigned by the Treasurer thereof, and the seal of said City and County to be affixed thereto the day and year first above written.

.....  
President of the Board of Supervisors of  
the City and County of San Francisco.

.....  
Controller of the City and County of  
San Francisco.

Countersigned:

.....  
Treasurer of the City and County of  
San Francisco.

(d) Said Board of Supervisors, on behalf of said City and County of San Francisco, hereby confirms all recitals, declarations, certificates and promises contained in said notes, and each thereof, issued under and pursuant to this ordinance.

(e) At the time of the sale of any of said notes as hereinafter provided, and prior to the delivery thereof, the Treasurer of said City and County of San Francisco shall date the same as of the date of delivery thereof and insert therein the denomination thereof and the rate of interest thereon as provided by resolution of said Board of Supervisors.

Section 4. The aforesaid notes shall be issued and offered for sale by the Board of Supervisors at such time (prior to December 20, 1935) as may from time to time be provided by resolution of said Board, so as to meet the immediate requirements of said City and

County of San Francisco, as aforesaid. Each such sale shall be made to the bidder offering to accept and pay for the note or notes so sold at the lowest net interest cost to said City and County computed from the date fixed for the presentation of bids to December 20, 1935; provided, however, that none of said notes shall be sold for less than the face amount thereof and accrued interest thereon to the date of delivery thereof.

Section 5. The principal and interest of all of said notes issued and sold as aforesaid shall be paid only upon the surrender thereof. All of said notes not sold prior to December 20, 1935, shall be cancelled.

Section 6. If any section, paragraph, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional or void, such decision shall not affect the validity of any other portion of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more sections, paragraphs, sentences, clauses or phrases be declared unconstitutional or void for any reason.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

#### **Authorizing Leasing of Golf Club Property Near Crystal Springs Reservoir.**

(Code No. 12.17352)

On recommendations of Public Utilities Committee.

Bill No. 797, Ordinance No. 12.173522, as follows:

Authorizing leasing of golf club property near Crystal Springs Reservoir.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized to arrange for leasing that certain 172.5-acre tract of San Francisco Water Department land situated in the County of San Mateo, State of California, commonly known as the Crystal Springs Country Club. Said property is located on the Skyline boulevard approximately two miles west of Burlingame.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

#### **Adopted.**

The following resolution was *adopted*:

#### **Accepting Deed to Club House and Other Property of Crystal Springs Country Club.**

(Code No. 12.17352)

Also, Resolution No. 2128, as follows:

Resolved, in accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco accept that certain deed dated April 1, 1933, from Crystal Springs Country Club to its club house, caddy house, tool house, three pump houses and personal property situated in the County of San Mateo, State of California, and more particularly described in said deed.

Approved by the Director of Property.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.



**Action Deferred.**

The following recommendation of the Public Utilities Committee that the following resolution heretofore presented by Supervisor McSheehy be heard in Committee of the Whole was, on motion, *laid over one week*:

**Suggested Provisions for Rail Contract on San Francisco-Oakland Bay Bridge.**

(Code No. 12.111)

Resolution No. 2124, as follows:

Resolved, That the City Attorney advise the Governor of the State of California, the California Toll Bridge Authority and the Reconstruction Finance Corporation that any contract or agreement entered into with any railroad or transportation company for the use of the lower deck of the San Francisco-Oakland Bay Bridge and the interurban facilities provided by the \$15,000,000 additional Reconstruction Finance Corporation funds for such transbay interurban passenger traffic shall contain the following provisions and guarantees:

1. That such rail transportation shall pay an amount sufficient to pay its proportionate share of the total \$70,000,000 bay bridge and railway facilities loan, and that in no event shall any of such rail transportation's share be paid for or contributed to out of any funds raised from vehicular traffic using said bridge, and that such proportionate amount of the total bridge revenues to be raised from such rail traffic shall in no event be less than 40 per cent of the total revenues levied upon both vehicular and rail traffic using said bridge.

2. That express provision shall be made for the usage of said bridge and/or any and all of the rail facilities, terminals, and/or incidents thereof for transcontinental and/or main line passenger trains to directly enter and serve San Francisco over said bridge and/or terminals and/or incidents thereof and that such right to so use said facilities shall at all times remain open to any and all main line and/or transcontinental carriers.

**Adopted.**

The following resolution was *adopted*:

**Leave of Absence—Miss Margaret Ennis, Member, Board of Permit Appeals.**

(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 2129, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Miss Margaret Ennis, member of the Board of Permit Appeals, is hereby granted a leave of absence for a period of twelve days, commencing September 5, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

**Action Deferred.**

The following recommendations of Judiciary Committee were, on motion, *laid over one week* and made a Special Order of Business for 3 p. m., next Tuesday:

**CHARTER AMENDMENT NO.....**

**Park Department.**

DESCRIBING AND SETTING FORTH A PROPOSAL TO THE ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO, TO

AMEND THE CHARTER OF SAID CITY AND COUNTY BY AMENDING SECTION 40 THEREOF RELATING TO THE PARK DEPARTMENT, BY PROVIDING THAT CERTAIN EMPLOYEES OF SAID DEPARTMENT SHALL BE SUBJECT TO THE CIVIL SERVICE PROVISIONS OF THE CHARTER.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 40 thereof so that the same shall read as follows:

#### PARK DEPARTMENT.

Section 40. The park department shall be under the management of a park commission consisting of five members who shall be appointed by the mayor and shall serve without compensation. The term of office of each commissioner shall be four years, provided that the commissioners in office at the time this charter shall go into effect shall be continued in office until twelve o'clock noon on the 15th day of January of the year of expiration of their terms, and thereafter their successors shall be appointed for four-year terms, commencing at twelve o'clock noon on the 15th day of January in such respective years.

The park commission *may* appoint a secretary and a superintendent of parks, *and an assistant superintendent of parks, each of whom shall hold office at its pleasure. The superintendent shall be the chief executive of the department. He shall appoint, subject to the civil service provisions of the charter, all employees of the department, save and except the secretary of the park commission and the assistant superintendent of parks, and all said employees when so appointed shall hold their respective positions subject to the civil provisions of this charter. All said employees of said park department, except the secretary of the park commission, the superintendent of parks and the assistant superintendent of parks, who were employed in said department on the first day of September, 1935, and who shall have been so employed for twelve months in the aggregate during the two years immediately prior to said first day of September, 1935, shall be continued in their respective positions as if appointed thereto after examination and certification from the list of eligibles and shall be governed by, and shall thereafter be subject to, the civil service provisions of this charter and shall be entitled to all the benefits thereof; provided, however, should any position or employment in said park department call for the performance of duties of an extremely technical nature and when it would be extremely difficult to test the qualifications of applicants for such position or employment by an examination, then the civil service commission may, upon request from the park commission, exempt such position from the civil service requirements of this section. The civil service commission shall also have power, upon the request of the park commission, to exempt from the civil service provisions of this section persons who are employed in said park department only on a part time basis.*

The park commission shall be successors in office of the park commissioners holding office in the city and county at the time this charter shall go into effect and shall have all the powers and duties thereof, except ordinance-making powers and except as in this charter otherwise provided.

#### CHARTER AMENDMENT NO.....

California Palace of the Legion of Honor.

DESCRIBING AND SETTING FORTH A PROPOSAL TO THE ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO TO AMEND THE CHARTER OF SAID CITY AND COUNTY BY AMEND-



ING SECTION 50 THEREOF RELATING TO THE CALIFORNIA PALACE OF THE LEGION OF HONOR BY PROVIDING THAT CERTAIN EMPLOYEES OF SAID DEPARTMENT SHALL BE SUBJECT TO THE CIVIL SERVICE PROVISIONS OF THE CHARTER.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending section 50 thereof so that the same shall read as follows:

Section 50. The California Palace of the Legion of Honor shall be known as such in perpetuity. The management, superintendence, and operation thereof and the lands set aside therefor shall be vested in a board of eleven trustees, of which the mayor and the president of the park commission shall be ex-officio members. All vacancies occurring in said board shall be filled by the vote of the remaining members thereof. None of said trustees shall receive any compensation for his or her services. Trustees need not be residents of the city and county.

The board shall have exclusive charge of the said memorial, the lands set aside therefor, and its affairs, and of all real and personal property thereunto belonging, or which may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at least once in three months and at such other times as the president or any three members thereof may appoint, in a place provided for the purpose. It shall appoint a director, a curator and a secretary and such other assistants and employees as may be necessary, subject to the civil service provisions of this charter. All of the said employees and assistants of the said board shall be subject to the civil service provisions of this charter. All incumbents of positions under the control of the said board who have held such positions for the period of six months continuously next preceding the approval of this section by the electors, shall be continued in their positions as if appointed thereto after examination and certification from a list of eligibles, and shall be governed thereafter by the provisions of this charter. The secretary shall keep a full account of all property, money, receipts and expenditures and a record of all its proceedings, and shall file annually a report with the controller. The trustees shall have power to insure loan exhibits against any risk.

The supervisors, for the purpose of maintaining, operating and superintending said memorial, and the purchase of objects of art, literary productions, and other personal property, shall provide an amount sufficient for the maintenance, operation, and superintendence thereof, subject to the budget and fiscal provisions of this charter, and to that end shall levy a tax annually, the proceeds of which shall be credited to and deposited in a fund in the treasury of the city and county to be known as the "California Palace of the Legion of Honor Fund" and shall be used exclusively for the purpose thereof.

It is the intention that the administration and control of the California Palace of the Legion of Honor shall be continued with the powers granted and under the conditions imposed by the terms of the donation and accepted by the city and county.

## CHARTER AMENDMENT NO.....

### Airport.

DESCRIBING AND SETTING FORTH A PROPOSAL TO THE ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO, TO AMEND THE CHARTER OF SAID CITY AND COUNTY BY AMENDING SECTION 125 THEREOF RELATING TO EMPLOYMENTS UNDER THE PUBLIC UTILITIES COMMISSION BY PROVIDING THAT CERTAIN EMPLOYMENTS OF SAID COMMISSION SHALL BE SUBJECT TO THE CIVIL SERVICE PROVISIONS OF THE CHARTER.



The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 125 thereof so that the same shall read as follows:

#### EMPLOYMENTS.

Section 125. All employees engaged in public utility work at the time this charter shall go into effect, and who have been permanently appointed to their respective positions in conformity with the civil service provisions of this charter, shall become employees of the public utilities commission under the classification held by each such employee at such time. All persons employed in the operating service of any public utility hereafter acquired by the city and county at the time the same is taken over by the city and county, and who shall have been so employed for at least one year prior to the date of such acquisition, shall be continued in their respective positions and shall be deemed appointed to such positions, under, and entitled to all the benefits of, the civil service provisions of this charter; provided, however, that no person who is not a citizen of the United States shall be so continued in or appointed to his position. All persons residing outside the city and county claiming the benefit of this provision and who are not engaged on such utility work outside of the limits of the city and county shall be allowed a reasonable time, not exceeding one year, to become residents of the city and county.

Persons employed as platform men or bus operators in the operating department of the municipal railway system shall be subject to the following conditions of employment: The basic hours of labor shall be eight hours, to be completed within ten consecutive hours; there shall be one day of rest in each week of seven days; all labor performed in excess of eight hours in any one day, or six days in any one week, shall be paid for at the rate of time and one-half.

*The Public Utilities Commission shall have jurisdiction over the airport now being conducted by the City and County of San Francisco as well as over any other airport which the said city and county may acquire. All persons employed in and about the conduct of any airport operated, conducted or maintained under the jurisdiction of said Public Utilities Commission, with the exception of the superintendent of any airport, shall be subject to the civil service provisions of this charter and shall be employed in accordance therewith. All employees of the existing airport, except the superintendent thereof, who have held their respective positions continuously for one year next preceding the approval of this amendment by the electors shall be continued in their respective positions as if appointed thereto after examination and certification from a list of eligibles and shall be governed by and shall thereafter be subject to the civil service provisions of this charter and entitled to the benefits thereof.*

#### Motion.

Supervisor Havenner moved that all charter amendments now on Calendar be rereferred to Judiciary Committee, but that they be returned to the Board and made a special order of business for Tuesday, September 10, at 3 p. m.

*So ordered.*

#### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Committee to Attend San Diego Exposition.

Supervisor Hayden moved that the President of the Board appoint



those members of the Board who will attend, to represent the City on San Francisco Day at the San Diego Fair, September 14, 1935.

Supervisor Uhl moved as an amendment that those members appointed to go, do so at their own expense.

Motion discussed by Supervisor Shannon and amendment was thereupon withdrawn by Supervisor Uhl, who then moved that one member go at the City's expense.

Motion *lost* by the following vote:

Ayes—Supervisors Schmidt, Uhl—2.

Noes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Shannon—7.

Absent—Supervisors Brown, Roncovieri—2.

Thereupon, the roll was called as to those who would be able to go and Supervisors Gallagher and Hayden indicated their intention and were appointed to represent San Francisco.

#### In Memoriam—Queen Astrid.

(Code No. 5.91)

Supervisors Roncovieri and Havenner presented:

Resolution No. 2131, as follows:

Whereas, the Board of Supervisors has heard with profound sorrow of the death of Her Majesty Astrid, Queen of the Belgians, and,

Whereas, the passing of Queen Astrid, who was universally loved and admired by her people, constitutes an irreparable loss to Belgium, where her memory will be cherished in the future; now, therefore, be it

Resolved, That the Board of Supervisors does hereby extend its sincere sympathy to the Belgian people in this hour of their bereavement, and be it

Further Resolved, That the Clerk transmit an engrossed copy of this Resolution to the Acting Consul General of Belgium in San Francisco, the Honorable F. Seynaeve.

*Adopted* unanimously by rising vote.

#### In Memoriam—Mrs. Harold L. Ickes.

(Code No. 5.91)

Supervisor Havenner presented:

Resolution No. 2130, as follows:

Whereas, the Board of Supervisors of the City and County of San Francisco has learned with deep regret of the tragic death of Mrs. Harold L. Ickes, wife of the Secretary of the Interior of the United States, and

Whereas, the entire citizenship of San Francisco has been profoundly shocked by the untimely passing of this distinguished American woman; now, therefore, be it

Resolved, That when the Board of Supervisors adjourns today it will do so in respect to the memory of Mrs. Harold L. Ickes.

*Adopted* unanimously by rising vote.

Mayor and Clerk Directed to File Application to United States Government for Grant to Aid in Financing the Construction and Equipment of a Courts Building in the City and County of San Francisco.

(Code No. 12.141)

The Finance Committee presented:

Resolution No. 2134, as follows:

Resolved, That the Honorable Angelo J. Rossi, Mayor, and John S. Dunnigan, Clerk of the Board of Supervisors, be and they are au-

thorized to execute and file an application on behalf of the City and County of San Francisco to the United States of America for a grant to aid in financing the construction and equipment of a Courts Building, in and for the City and County of San Francisco to be located at the Civic Center in said City and County.

That his Honor, the Mayor, and the Clerk of the Board of Supervisors, be and they are hereby authorized and directed to furnish such information as the United States of America, through the Federal Emergency Administration of Public Works, may reasonably request in connection with the application which is herein authorized to be filed.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

**Mayor and Clerk Directed to File Application to United States Government for Grant to Aid in Financing the Alterations to the City Hall of the City and County of San Francisco.**

(Code No. 12.142)

The Finance Committee presented:

Resolution No. 2135, as follows:

Resolved, That the Honorable Angelo J. Rossi, Mayor, and John S. Dunnigan, Clerk of the Board of Supervisors, be and they are authorized to execute and file an application on behalf of the City and County of San Francisco to the United States of America for a grant to aid in financing the alterations to the City Hall in the City and County of San Francisco, in accordance with plans pending for the removal of various city departments to a proposed Courts Building, and the reoccupation of said City Hall by other city departments.

That his Honor, the Mayor, and the Clerk of the Board of Supervisors, be and they are hereby authorized and directed to furnish such information as the United States of America, through the Federal Emergency Administration of Public Works, may reasonably request in connection with the application which is herein authorized to be filed.

*Adopted* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

**Adopted.**

The following recommendations of his Honor, the Mayor, were *adopted*:

**Leave of Absence—Supervisor Andrew J. Gallagher.**

(Code No. 5.91)

Resolution No. 2132, as follows:

Resolved, That in accordance with the recommendation of his Honor, the Mayor, Honorable Andrew J. Gallagher, member of the Board of Supervisors, is hereby granted a leave of absence for a period of thirty days, commencing September 12, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.



**Leave of Absence—Chief Charles J. Brennan, Fire Department.**

(Code No. 4.053)

Also, Resolution No. 2133, as follows:

Resolved, That in accordance with the recommendation of his Honor, the Mayor, Chief Charles J. Brennan, member of the Fire Department, is hereby granted a leave of absence for a period of thirty days, commencing September 15, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Roncovieri—2.

**Proposed Charter Amendments.**

Supervisor Havenner presented proposed charter amendments:

Making Airport employees subject to Civil Service provisions of the Charter.

Making employees of California Palace of the Legion of Honor subject to Civil Service provisions of the Charter.

Making institutional help, Department of Public Health, subject to Civil Service provisions of the Charter.

*Referred to Judiciary Committee.*

Supervisor Uhl presented proposed charter amendment to require all employees in School Department to live in San Francisco.

*Referred to Judiciary Committee.*

**Judiciary Committee Meeting.**

Supervisor Schmidt announced meeting of Judiciary Committee, Friday, September 6, 4 p. m.

**Report Requested on Bernal Junior High School.**

Supervisor Uhl moved that the Board of Education be requested to inform the Board of Supervisors what is being done in respect to the Bernal Junior High School.

*Motion carried.*

**Status of Hetch Hetchy Power As Regards Hetch Hetchy Water System.**

Supervisor Uhl requested an opinion from the City Attorney whether or not Hetch Hetchy power is a subsidiary of the Hetch Hetchy project. He stated that it had always been his understanding that it was a unit of Hetch Hetchy water system as voted for by the people in 1914.

*So ordered.*

**Telegram of Congratulation on Investiture of R. C. Archbishop.**

Re ceremonies at St. Mary's Cathedral, investing the Archbishop with the Pallium, today (Wednesday, September 4), at 10 a. m., Supervisor Gallagher moved that in consideration of this honor, the President of the Board direct a congratulatory telegram to his Excellency, the Archbishop, expressing the good feelings of the Board on receipt of the news of this great honor, and that the President further indicate that members of the Board will attend, representing San Francisco, and to select that delegation.

*Motion carried.*

**N. S. G. W. Celebration at Stockton.**

Supervisor Hayden moved that the President appoint a Committee of the Board to attend the N. S. G. W. celebration, Admission Day, September 9, 1935, at Stockton.

Motion *carried*, and the following Supervisors who indicated their intention to attend the celebration were appointed to represent San Francisco, to-wit:

Supervisors Hayden, McSheehy, Ratto, Uhl.

#### Golden Jubilee, Musicians' Union.

Supervisor Hayden moved that the Clerk prepare and send to the Musicians' Union, celebrating its Golden Jubilee at Scottish Rite Hall, a communication carrying from this Board congratulations and felicitations and best wishes for fifty more years of prosperity.

*Carried.*

#### Re Petition for Bus Service in Ingleside.

Supervisor Havenner moved that the City Attorney be advised of the exact application and be requested to furnish this Board with an opinion whether the Public Utilities Committee, or this Board of Supervisors, has any jurisdiction in an application for an extension to the Municipal Railway; also, if the Public Utilities Committee of this Board, or the Board itself attempted to make a recommendation to the Public Utilities Commission would it or would it not be in violation of Section 22 of the Charter.

Motion *carried*.

#### Petition for Sidewalk and Bulkhead on Lombard Street.

Supervisor Gallagher presented:

Petition of Maud Crowley and others for the construction of a sidewalk and bulkhead on Lombard street between Hyde and Larkin streets, and a bulkhead on west line of same property in Larkin street between Greenwich and Lombard streets.

*Referred to the Department of Public Works.*

#### Report of Special Committee on Distribution of Hetch Hetchy Power.

President McSheehy, as Chairman of the Special Committee of Five (5) on Distribution of Hetch Hetchy Power, made a verbal progress report on the question of the Committee's consideration, at meeting, September 3rd, 1935, in Public Utilities Commission, of Secretary of Interior Ickes' opinion that the Pacific Gas and Electric Company's contract is in violation of the Raker Act.

#### Motion.

Supervisor Havenner, seconded by Supervisor Gallagher, moved that whatever proposition the Board will eventually submit, will contemplate the use of revenue bonds for financing.

#### Proposed Amendment.

Supervisor Uhl moved as an amendment that the Public Utilities Commission report both ways—on revenue bonds and general obligation bonds.

After discussion the proposed amendment of Supervisor Uhl was withdrawn.

Whereupon, Supervisor Havenner's motion *carried* by the following vote:

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

No—Supervisor Colman—1.

Absent—Supervisors Brown, Roncovieri—2.



**Explanation of Vote.**

SUPERVISOR UHL: I want to explain my vote.

I feel that we have come to the cross roads; we have two alternatives—either the alternative that we go before the next Congress and ask them to modify the Raker Act, on the financial statement that can be shown them, if it turns out, as I believe it will, that we are realizing more under the present setup—and we would realize another half million if we should complete the Red Mountain Bar project, than by taking over all of the distribution.

We have that alternative of going before Congress, or the other alternative of going forward on this Proposal No. 7 of Mr. Cahill; and, therefore, I feel that I should vote for the revenue bonds. I don't think there is any question about that.

I feel, therefore, that I should vote for the revenue bonds; I can't help it, and I feel that is the thing that must be done, because I am not pledging myself now that when the bond issue and the amount is submitted, which will be predicated upon the report of the Utilities Commission, that I will vote for the bond issue. I will vote for the revenue bonds, but I will vote for the specific issue when the time comes, and I am certainly not committing myself today on the question of plunging our people into debt on a huge revenue bond issue until I know just exactly what we are going to realize.

**Motion.**

Supervisor Uhl moved that the Clerk write a letter to the Pacific Gas and Electric Company, along the lines I have stated today, regarding the possibility of acquiring from them a certain area of their plant in order that we can step into municipal distribution of power.

Supervisor Havenner moved that the motion be referred to the Special Committee on Distribution of Hetch Hetchy Power.

*So ordered.*

**ADJOURNMENT.**

There being no further business, the Board, at 6:30 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors.....

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journal of Proceedings of said Board of the dates thereon stated and approved as recited.

.....  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

SAN FRANCISCO  
PUBLIC LIBRARY

Tuesday, September 10, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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TUESDAY, SEPTEMBER 10, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Tuesday, September 10, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Havenner, Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

Supervisor Brown appeared and was noted present at 2:15 p. m.

Supervisor Hayden appeared and was noted present at 2:25 p. m.

Quorum present.

President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of August 30 and September 3, 1935, were considered read and approved.

### SPECIAL ORDER—3 P. M.

#### Proposed Charter Amendment.

Leland Cutler, representing the Park Commission, was heard in opposition to proposed Charter Amendment blanketing in Civil Service the employees of the Park Department. On account of the peculiar conditions under which the Park is obliged to function, he said, the commission did not consider it advisable to have its employees under Civil Service.

B. P. Lamb, secretary of Park Commission, was also heard in opposition.

Jos. Curley, attorney representing Park Commission, was heard urging the approval of the proposed legislation.

#### Ordered Submitted.

Whereupon the following recommendations of the Judiciary Committee were taken up and *ordered submitted* by the following vote:

### CHARTER AMENDMENT NO. 1.

#### Park Department.

DESCRIBING AND SETTING FORTH A PROPOSAL TO THE ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO, TO AMEND THE CHARTER OF SAID CITY AND COUNTY BY AMENDING SECTION 40 THEREOF RELATING TO THE PARK DEPARTMENT, BY PROVIDING THAT CERTAIN EMPLOYEES OF SAID DEPARTMENT SHALL BE SUBJECT TO THE CIVIL SERVICE PROVISIONS OF THE CHARTER.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of No-



vember, 1935, a proposal to amend the Charter of said City and County by amending Section 40 thereof so that the same shall read as follows:

#### PARK DEPARTMENT.

Section 40. The park department shall be under the management of a park commission consisting of five members who shall be appointed by the mayor and shall serve without compensation. The term of office of each commissioner shall be four years, provided that the commissioners in office at the time this charter shall go into effect shall be continued in office until twelve o'clock noon on the 15th day of January of the year of expiration of their terms, and thereafter their successors shall be appointed for four-year terms, commencing at twelve o'clock noon on the 15th day of January in such respective years.

The park commission *may* appoint a secretary, a superintendent of parks, and such assistant superintendents, directors, organizers, heads of departments, supervisors, and employees acting in a managerial capacity exclusive of foremen engaged in ordinary maintenance operations, each of which said appointees shall hold his position at the pleasure of said commission. The superintendent shall be the chief executive of the department. He shall appoint, subject to the civil service provisions of the charter, all other employees of the department whose employment is subject to the civil service provisions of this charter. All said employees of said park department, except those in this section specifically exempted from the civil service provisions of this charter and who were employed in said department on the third day of September, 1935, and who shall have been so employed for twelve months in the aggregate during the two years immediately prior to said third day of September, 1935, shall be continued in their respective positions as if appointed thereto after examination and certification from a list of eligibles and shall be governed by, and shall thereafter be subject to, the civil service provisions of this charter and shall be entitled to all the benefits thereof; provided, however, should any position or employment in said park department call for the performance of duties of an extremely technical nature or when it would be extremely difficult to test the qualifications of applicants for such position or employment by an examination, then the civil service commission may, upon request from the park commission, exempt such position or employment from the civil service requirements of this section.

Whenever, because of lack of work or lack of funds, it becomes necessary to reduce the force of the employees employed in any class on the third day of September, 1935, the last employee appointed in any class shall be laid off first.

The park commission shall be successors in office of the park commissioners holding office in the city and county at the time this charter shall go into effect and shall have all the powers and duties thereof, except, ordinance-making powers and except as in this charter otherwise provided.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### CHARTER AMENDMENT NO. 2.

##### Health Department Employees Shall be Subject to Civil Service.

DESCRIBING AND SETTING FORTH A PROPOSAL TO THE ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO, TO AMEND THE CHARTER OF SAID CITY AND COUNTY BY AMENDING SECTION 142 THEREOF RELATING TO INMATE OR INSTITUTIONAL HELP, BY PROVIDING THAT CERTAIN EMPLOYEES OF THE DEPARTMENT OF PUBLIC HEALTH SHALL BE SUBJECT TO THE CIVIL SERVICE PROVISIONS OF THE CHARTER.

The Board of Supervisors of the City and County of San Francisco,



hereby submits to the electors of the City and County of San Francisco, at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said city and county by amending section 142 thereof so that the same shall read as follows:

#### POSITIONS.

Section 142. All positions in all departments and offices of the city and county, including positions created by the laws of the State of California, where the compensation is paid by the city and county shall be included in the classified civil service of the city and county and shall be filled from lists of eligibles prepared by the civil service commission, exception (1) positions in which attorneys and physicians are employed in their professional capacity to perform only duties included in their professions, but exclusive of any administrative or executive position for which such professional status constitutes only part of the qualifications therefor; and (2) inmate help or student nurses in the institutions of the city and county under control of the Department of Public Health, where the compensation including the value of any allowances in addition thereto, is less than Fifty Dollars (\$50.00) per month, and part time services in other departments where the compensation including the value of any allowances in addition thereto is less than Eighty (\$80.00) Dollars per month, and (3) persons employed in positions outside the city and county upon construction work being performed by the city and county when such positions are exempted from said classified civil service by an order of the civil service commission; and (4) persons employed in positions in any department for expert professional temporary services, and when such period of said temporary service, by order of the civil service commission; and (5) such positions as, by other provisions of this charter, are specifically exempted from, or where the appointment is designated as exclusive of, the civil service provisions of this charter.

The civil service rights, acquired by persons under the provisions of the charter superseded by this charter, shall continue under this charter.

Where existing positions that have heretofore been exempt from civil service examinations are now made subject to examination by this charter, the incumbents of such positions who have held such positions for a period of one year continuously next preceding the time that this charter shall go into effect, shall be continued in their positions as if appointed thereto after examination and certification from a list of eligibles and shall be governed thereafter by the provisions of this charter.

All incumbents of full time positions in the institutions of the city and county, under the control of the Department of Public Health, as institutional help, who have held such positions for a period of six months continuously next preceding the time that this section is approved by the electors, shall be continued in their positions as if appointed thereto after examination and certification from a list of eligibles, and shall be governed thereafter by the civil service provisions of this charter.

Any person holding a salaried office under the city and county, whether by election or appointment, who shall during his term of office, hold or retain any other salaried office under the government of the United States, or of this state, or who shall hold any other salaried office connected with the government of the city and county, or who shall become a member of the legislature, shall be deemed to have thereby vacated the office held by him under the City and County.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Action Deferred.**

The following proposed Charter Amendments, recommended by the Judiciary Committee, were presented and on motion *laid over for consideration until the next meeting at 3 p. m.*

**CHARTER AMENDMENT NO.....****California Palace of the Legion of Honor.**

DESCRIBING AND SETTING FORTH A PROPOSAL TO THE ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO TO AMEND THE CHARTER OF SAID CITY AND COUNTY BY AMENDING SECTION 50 THEREOF RELATING TO THE CALIFORNIA PALACE OF THE LEGION OF HONOR BY PROVIDING THAT CERTAIN EMPLOYEES OF SAID DEPARTMENT SHALL BE SUBJECT TO THE CIVIL SERVICE PROVISIONS OF THE CHARTER.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending section 50 thereof so that the same shall read as follows:

Section 50. The California Palace of the Legion of Honor shall be known as such in perpetuity. The management, superintendence, and operation thereof and the lands set aside therefor shall be vested in a board of eleven trustees, of which the mayor and the president of the park commission shall be ex-officio members. All vacancies occurring in said board shall be filled by the vote of the remaining members thereof. None of said trustees shall receive any compensation for his or her services. Trustees need not be residents of the city and county.

The board shall have exclusive charge of the said memorial, the lands set aside therefor, and its affairs, and of all real and personal property thereunto belonging, or which may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at least once in three months and at such other times as the president or any three members thereof may appoint, in a place provided for the purpose. It shall appoint a director, a curator and a secretary and such other assistants and employees as may be necessary, subject to the civil service provisions of this charter. All of the said employees and assistants of the said board shall be subject to the civil service provisions of this charter. All incumbents of positions under the control of the said board who have held such positions for the period of six months continuously next preceding the approval of this section by the electors, shall be continued in their positions as if appointed thereto after examination and certification from a list of eligibles, and shall be governed thereafter by the provisions of this charter. The secretary shall keep a full account of all property, money, receipts and expenditures and a record of all its proceedings, and shall file annually a report with the controller. The trustees shall have power to insure loan exhibits against any risk.

The supervisors, for the purpose of maintaining, operating and superintending said memorial, and the purchase of objects of art, literary productions, and other personal property, shall provide an amount sufficient for the maintenance, operation, and superintendence thereof, subject to the budget and fiscal provisions of this charter, and to that end shall levy a tax annually, the proceeds of which shall be credited to and deposited in a fund in the treasury of the city and county to be known as the "California Palace of the Legion of Honor Fund" and shall be used exclusively for the purpose thereof.

It is the intention that the administration and control of the California Palace of the Legion of Honor shall be continued with the powers granted and under the conditions imposed by the terms of the donation and accepted by the city and county.



## CHARTER AMENDMENT NO.....

## Airport.

DESCRIBING AND SETTING FORTH A PROPOSAL TO THE ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO, TO AMEND THE CHARTER OF SAID CITY AND COUNTY BY AMENDING SECTION 125 THEREOF RELATING TO EMPLOYMENTS UNDER THE PUBLIC UTILITIES COMMISSION BY PROVIDING THAT CERTAIN EMPLOYMENTS OF SAID COMMISSION SHALL BE SUBJECT TO THE CIVIL SERVICE PROVISIONS OF THE CHARTER.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 125 thereof so that the same shall read as follows:

## EMPLOYMENTS.

Section 125. All employees engaged in public utility work at the time this charter shall go into effect, and who have been permanently appointed to their respective positions, in conformity with the civil service provisions of this charter, shall become employees of the public utilities commission under the classification held by each such employee at such time. All persons employed in the operating service of any public utility hereafter acquired by the city and county at the time same is taken over by the city and county, and who shall have been so employed for at least one year prior to the date of such acquisition, shall be continued in their respective positions and shall be deemed appointed to such positions, under, and entitled to all the benefits of, the civil service provisions of this charter; provided, however, that no person who is not a citizen of the United States shall be so continued in or appointed to his position. All persons residing outside the city and county claiming the benefit of this provision and who are not engaged on such utility work outside of the limits of the city and county shall be allowed a reasonable time, not exceeding one year, to become residents of the city and county.

Persons employed as platform men or bus operators in the operating department of the municipal railway system shall be subject to the following conditions of employment; the basic hours of labor shall be eight hours, to be completed within ten consecutive hours; there shall be one day of rest in each week of seven days; all labor performed in excess of eight hours in any one day, or six days in any one week, shall be paid for at the rate of time and one-half.

*The Public Utilities Commission shall have jurisdiction over the air-port now being conducted by the City and County of San Francisco as well as over any other air-port which the said city and county may acquire. All persons employed in and about the conduct of any air-port operated, conducted or maintained under the jurisdiction of said Public Utilities Commission and all employees of the present San Francisco Air-port, including the superintendent thereof, who are employed on the date of the approval of this amendment by the electors and who have been so employed in their respective positions for one year next before said approval of this amendment by the electors shall be continued in their respective positions as if appointed thereto after examination and certification from a list of eligibles and shall be governed by, and shall thereafter be subject to the civil service provisions of this charter. The duties of said superintendent shall include the management of the present San Francisco Air-port as well as the management of any other air-port hereafter operated by the City and County.*



**CHARTER AMENDMENT NO.....****Residence Qualifications of Employees of the Department of Education.**

DESCRIBING AND SETTING FORTH A PROPOSAL TO THE QUALIFIED ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO, STATE OF CALIFORNIA, TO AMEND THE CHARTER OF THE CITY AND COUNTY BY ADDING A NEW SECTION THERETO TO BE NUMBERED SECTION 7-A, RELATING TO RESIDENCE QUALIFICATIONS OF EMPLOYES OF THE DEPARTMENT OF EDUCATION; BY REQUIRING EMPLOYES OF THE DEPARTMENT OF EDUCATION TO RESIDE IN THE CITY AND COUNTY OF SAN FRANCISCO.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 5th day of November, 1935, a proposal to amend the Charter of the City and County by adding a new section thereto to be known as Section 7-A, relating to residence qualifications of employees of the Department of Education, and by requiring employees of the Department of Education to reside in the City and County of San Francisco.

Residence qualifications of employees of Department of Education.

Section 7-A. All persons employed in the School Department of the City and County of San Francisco, including those required by law to hold a teaching or other certificate, shall be at all times during such employment and shall have been for one year before the commencement of such employment, actual and bona fide residents of the City and County of San Francisco as the term "resident" is defined in Section 7 of this Charter. Any person who is employed in the said Department of Education and who at the effective date of this amendment is not an actual and bona fide resident of the City and County of San Francisco, shall be allowed one year from the effect date of said amendment to become such; provided, however, that any person employed in said department may live outside of the City and County of San Francisco upon the authorization of the Director of Health, filed in the office of the Civil Service Commission, and granted on account of the ill health of said employee or the ill health of a member of the immediate family of said employee.

**UNFINISHED BUSINESS.****Final Passage.**

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Tax Rate Ordinance 1935-1936.**

(Code No. 9.032)

On recommendation of Finance Committee.

Bill No. 791, Ordinance No. 9.0326, as follows:

Providing revenue and levying taxes for City and County purposes and for support and maintenance of the common schools of the City and County of San Francisco for the fiscal year ending June 30, 1936.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Under and pursuant to the provisions of the Charter of the City and County of San Francisco and of the laws of the State of California, and in conformity therewith, a tax is hereby levied for City and County purposes, and for the support and maintenance of the common schools of said City and County, including special City and County school building purposes, for the fiscal year ending June 30, 1936, on all the property, real and personal, in the City and County of

San Francisco, except such property as is by law exempt from taxation, in the sum of three and six hundred eighty-one thousand nine hundred seventeen millionths (\$3.681917) dollars on each one hundred dollars' valuation of said taxable property as the same appears upon the assessment roll of the said City and County for said fiscal year, which said sum of three and six hundred eighty-one thousand nine hundred seventeen millionths (\$3.681917) dollars on each one hundred dollars' valuation as aforesaid is hereby apportioned to the funds and accounts and for the purposes designated as follows:

(a) For the General Fund to meet the general expenses of the City and County of San Francisco in conformity with Section 78 of the Charter (limit \$1.65) the rate of.....	\$1.157868
Emergency Reserve .....	.011688
County Road .....	.000015
Unemployment Relief Loan State of California.....	.018837
Unemployment Relief Loan Interest State of California..	.001834
Relief of indigent sick and dependent poor.....	.088852
State Emergency Relief Administration.....	.026074
	<hr/>
	\$1.305168
(b) For the General Fund, to meet the expenses of the City and County of San Francisco not subject to the limitations of Section 78 of the Charter, including the cost of elections, the constructing, maintaining and improving of streets, sewers and buildings, obligations imposed by State, legislative or constitutional enactment, and obligations imposed by vote of the people of the City and County of San Francisco, other than the items herein specifically provided for, including one-half (\$.005) cent to meet the expenses of the Civil Service Commission and including one-half (\$.005) cent for the Art Commission for the purpose of maintaining a symphony orchestra, the rate of.....	.424391
For the Library Fund, to meet the cost of constructing, maintaining and improving libraries, the rate of.....	.050215
For the Park Fund, to meet the cost of constructing, maintaining and improving parks, the rate of.....	.109072
For the Recreation Fund, to meet the cost of constructing, maintaining and improving playgrounds, the rate of...	.079584
For maintenance and operation of War Memorial.....	.008802
For M. H. De Young Memorial Museum Fund.....	.007553
For California Palace of the Legion of Honor Fund.....	.008584
For Retirement System for City employees.....	.190532
For the payment of interest on and the amount due for the redemption of the several outstanding bond issues of the City and County.....	.793233
To pay an aliquot part equal to one-tenth of the whole of final judgments against the City and County of San Francisco, pursuant to writs of mandate served upon the members of the Board of Supervisors, to-wit: One-tenth of the amount of each of the judgments referred to in the writs of mandate issued in the proceedings in the Supreme Court of the State of California.....	.011405
For special tax levied for publicity and advertising pursuant to the Political Code of the State, the rate of.....	.021566
For Workmen's Compensation Fund .....	.004873
Airport Fund .....	.020175
	<hr/>
Total for Municipal Purposes.....	\$3.035153



## COMPULSORY SCHOOL TAX

For the cost of constructing, maintaining and improving schools:

For Junior College Fund (County).....	.012923
For Special School District Building Fund .....	.020155
For Special School District Fund .....	.291683
For Special High School District Building Fund .....	.100782
For Special High School District Fund .....	.221221

Total School Tax.....\$ .646764

Total Tax Rate .....\$3.681917

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Shannon—7.

Noes—Supervisors Schmidt, Uhl—2.

Absent—Supervisors Brown, Hayden—2.

**Amending Section 57, Salary Ordinance, Department of Public Health, Laguna Honda Home.**

(Code No. 9.053)

Also, Bill No. 790, Ordinance No. 9.05372, as follows:

An ordinance amending Section 57 of Ordinance 9.05367, commonly called the annual salary ordinance, by changing the compensation established under Item 18 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 57 of Ordinance 9.05367 is hereby amended to read as follows:

**Section 57. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B222	General Clerk (part time) .....	\$ 75
2	1	B408	General Clerk-Stenographer .....	190
3	1	B454	Telephone Operator .....	100
4	1	I8	Head Baker .....	190
5	3	I12	Cook .....	165
6	1	I12	Cook (part time) .....	75
7	1	I14	Junior Chef .....	175
8	1	I16	Chef .....	200
9	1	I22	Butcher .....	100
10	1	I24	Senior Butcher .....	235
11	4	I54	Waitress .....	110
12	1	I58	Dining Room Steward .....	140
13		I102	Inmate Help, not over .....	50
14		I103	Institutional Help (deduct for B., R & L.), less than .....	80
15	4	I110	Institutional Attendant (deduct for B., R. & L.) .....	135
16	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	125
17	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	120
18	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	140
19	2	I110	Institutional Attendant (deduct for B., R. & L.) .....	102.50
20	1	I110	Institutional Attendant (deduct for B., R. & L.) .....	87.50
21	2	I112	Head Institutional Attendant (deduct for B., R. & L.) .....	235

22	1	I154	Laundress .....	95
23	1	I164	Marker and Distributor .....	127
24	1	I170	Washer (deduct for B., R. & L.) .....	102.50
25	1	I174	Superintendent of Laundry .....	189
26	1	I254	Seamstress .....	90
27	1	I256	Head Seamstress (deduct for R.) .....	125
28	1	I302	Instructor, Basketry (deduct for B., R. & L.) .....	102.50
29	1	I304	Instructor, Weaving (deduct for B., R. & L.) .....	135
30	1	L8	Assistant to Superintendent .....	275
31	1	L10	Superintendent (deduct \$150 for full family maintenance) .....	733.33
32	1	L54	Assistant Bacteriologist .....	100
33	1	L202	Dietitian (deduct for R. & L.) .....	137.50
34	1	L306	Senior Pharmacist .....	200
35	5	L352	Interne (deduct for B., R. & L.) .....	37.50
36	1	L354	House Officer (deduct for B., R. & L.) ..	185
37	2	L354	House Officer (deduct for B., R. & L.) ..	102.50
38	1	L360	Physician (deduct for B., R. & L.) .....	235
39	1	L452	X-ray Technician .....	150
40	1	O12	Truck Driver, Heavy Truck (deduct for B., R. & L.) .....	185
41	1	O52	Farmer (deduct for B., R. & L.) .....	102.50
42	1	O54	Foreman, Building and Grounds (deduct for B., R. & L.) .....	220
43	1	O58	Gardener (deduct for B., R. & L.) ...	102.50
44	1	O60	Head Gardener (deduct for B., R. & L.) ..	185
45	3	O168	Engineer Sta. Steam Engines .....	220
46	1	P102	Registered Nurse (deduct for B., R. & L.) ..	185
47	21	P102	Registered Nurse (deduct for B., R. & L.) .....	135
48	1	P104	Head Nurse (deduct for B., R. & L.) ..	135
49	1	P118	Superintendent of Nurses (deduct for B., R. & L.) .....	235
50	1	P208	Operating Room Nurse (deduct for B., R. & L.) .....	135

## EXPLANATION:

*The compensation fixed last year for the occupant of the position under Item 18 was \$150. That employee retired. The Department of Public Health continued the same compensation in its budget request for the year 1935-36. At the hearings before the Board of Supervisors, the Civil Service Commission advised the Board of Supervisors that the position had been vacated and that the entrance salary for that classification is \$115. The compensation was accordingly reduced to \$115 in the salary ordinance, but the corresponding change was not made in the budget estimates and the appropriation ordinance as finally passed provided a compensation of \$150. The Department of Public Health requests that the salary ordinance be amended to provide the maximum rate of \$140 for this position in order that another employee now receiving \$135 may be advanced to \$140.*

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

Appropriating \$83,540.00 for Care of Indigent Sick and Dependent Poor, Month of September, 1935.

(Code No. 9.051)

Also, Bill No. 789, Ordinance No. 9.051198, as follows:

Making an appropriation of \$83,540.00 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month



of September, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$83,540.00 is hereby appropriated out of such funds as may be available for this purpose for caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of September, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County and for the purpose of paying compensations of such positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

### Ordinance Authorizing Leasing of Certain San Francisco Water Department Land in San Mateo County.

(Code No. 12.17352)

Also, Bill No. 787, Ordinance No. 12.173521, as follows:

Ordinance authorizing leasing of certain San Francisco Water Department land in San Mateo County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized to arrange for leasing the following described San Francisco Water Department land situated in the County of San Mateo, State of California:

Commencing at a point on the southwesterly boundary line of the Crystal Springs Watershed Lands as described in Parcel 31 (San Mateo County Lands) of deed to City and County of San Francisco by Spring Valley Water Company, dated March 3, 1930, and recorded March 3, 1930, in the office of the County Recorder of San Mateo County, State of California, in Volume 491 of Official Records at page 1; said point of commencement being also the southwest corner of that certain 12.12-acre tract conveyed to Mary Cahill by A. Borel by deed dated May 5, 1875, and recorded May 6, 1875, in said San Mateo County Recorder's office in Liber 24 of Deeds at page 477; and said point of commencement being distant west 343.20 feet, north 10 degrees 14 minutes, west 41.58 feet, north 9 degrees 20 minutes, east 801.24 feet and north 15 degrees 25 minutes, west 161.04 feet from a 4-inch iron pipe monument at the corner marked "F7" of the Feliz Rancho in said San Mateo County, said corner being also the northeast corner of the southeast one-quarter of northwest one-quarter of Section 11 in Township 5 South, Range 5 West, Mount Diablo Base and Meridian; running thence from said point of commencement north 72 degrees 20 minutes, east 306.90 feet, north 25 degrees, west 900.00 feet, south 72 degrees 20 minutes, west 306.90 feet and south 25 degrees east 900.00 feet to the point of commencement. Containing 6.289 acres.

Approved by Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

## NEW BUSINESS

## Adopted.

The following resolutions were *adopted*:

**Refunds of Duplicate Tax Payments and Erroneous Assessments.**  
(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 2136, as follows:

Resolved, That the following amounts be and the same are hereby authorized to be paid out of the General Fund, 1935-1936, to the herein-after named; being refunds of amounts paid duplicate for taxes, to-wit:

( 1 ) B. C. Sigtrig, per Vol. 15, Page 58, Line 4, 1935 Arbitrary Assessment Rolls .....	\$ 1.98
( 2 ) O. L. Jensen, care of Eliz. Petzold, per Vol. 1, Page 21, Line 14, 1934 Unsecured Personal Property Roll.....	1.74
( 3 ) Canada Dry Gingerale, Inc., erroneous assessment, per original assessment and amended statements on file with the Assessor.....	1,252.35
( 4 ) Canada Dry Gingerale, Inc., erroneous assessment, per original assessment and amended statements on file with the Assessor.....	754.36
( 5 ) Chas. E. Hires Co., erroneous assessment, per Vol. 11, Page 133, Line 13, 1935 Unsecured Personal Property Rolls .....	17.97
( 6 ) Chas. J. Bosworth, clerical error, per Vol. 13, Page 75, Line 9, 1935 Unsecured Personal Property Rolls.....	4.44
( 7 ) Wm. Norman, per Vol. 12, Page 282, Line 9, 1935 Unsecured Personal Property Rolls.....	7.73
( 8 ) W. A. Forbes, per Vol. 12, Page 166, Line 1, 1935 Unsecured Personal Property Rolls.....	3.67
( 9 ) Home Owners' Loan Corporation, per Vol. 35, Bill 1164, Lot 45, Block 5744, Fiscal Year 1934.....	51.95
(10) Bridge Investment Co., per Vol. 18, Bill 323, Lot 1, Block 2430, year 1934.....	61.82
(11) Mrs. Julia A. Howard, Vol. 38, Bill 2082, Lot 10, Block 6452, year 1934.....	31.49

Verified and approved by the Controller.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

**Accepting Deeds and Authorizing Payments for Easements—  
Richmond Sewer Tunnel.**

(Code No. 12.1011)

Also, Resolution No. 2137, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following parties to easements required for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and that the sums set forth below be paid for said easements from the 1933 Sewer Bond Fund, Appropriation No. 595.916.17:

Catherine C. Warren, Lot 34, Assessor's Block 1386.....	\$8.50
Francisco Pagano, et ux., Lot 15, Assessor's Block 1405.....	7.00
O. Delagnes, et ux., Lot 21, Assessor's Block 1405.....	8.00

Approved by the Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.



### Accepting Deeds and Authorizing Payments for Easements— Richmond Sewer Tunnel.

(Code No. 12.1011)

Also, Resolution No. 2138, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following parties to easements required for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and that the sums set forth below be paid for said easements from the 1933 Sewer Bond Fund, Appropriation No. 595.916.17:

John F. McGuire, et ux., Lot 38, Assessor's Block 1406.....	\$31.50
Flora Hall, Lot 37, Assessor's Block 1406.....	31.50
C. C. Wright, et ux., Lot 36, Assessor's Block 1406.....	31.50
Robert S. Holding, et ux., Lot 35, Assessor's Block 1406.....	43.00
Nellie D. Kuss, Lot 34, Assessor's Block 1406.....	9.50
Eugene C. Gallagher, et al., Lot 16, Assessor's Block 1405....	29.00
John Lefkovitz, et ux., Lot 18, Assessor's Block 1405.....	29.00

Approved by the Director of Property.

Approved as to funds available by the Controller.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

### Accepting Deeds and Authorizing Payments for Easements— Richmond Sewer Tunnel.

(Code No. 12.1011)

Also, Resolution No. 2139, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following parties to easements required for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and that the sums set forth below be paid for said easements from the 1933 Sewer Bond Fund, Appropriation No. 595.916.17:

James Treanor, et ux., Lot 28, Assessor's Block 1386.....	\$58.50
G. B. Guaraglia, et al., Lot 18, Assessor's Block 1387.....	14.00
Emil F. Schabat, et al., Lot 45, Assessor's Block 1406.....	38.00
Carrie J. Siskron, Lot 44, Assessor's Block 1406.....	48.50
Walter Hammitt, et al., Lot 43, Assessor's Block 1406.....	30.00
Titus Haag, et ux., Lot 39, Assessor's Block 1406.....	31.50

Approved by the Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

### Accepting Deeds and Authorizing Payments for Easements— Richmond Sewer Tunnel.

(Code No. 12.1011)

Also, Resolution No. 2140, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following parties to easements required for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and that the sums set forth below be paid for said easements from the 1933 Sewer Bond Fund, Appropriation No. 595.916.17:

George F. Luddecke, Lot 1, Assessor's Block 1386.....	\$63.00
Giovanni Bonadee, Lot 46, Assessor's Block 1386.....	32.00
A. Hodgins, Lot 2, Assessor's Block 1386.....	29.00
Elizabeth E. Taylor, Lots 4 and 5, Assessor's Block 1386....	58.00

Citizens Building and Loan Association of San Francisco, Lot 6, Assessor's Block 1386.....	20.50
F. V. deBellis, Lot 29, Assessor's Block 1386.....	29.00
J. F. Lefkovitz, et al., Lot 17, Assessor's Block 1405.....	29.00

Approved by the Director of Property.

Approved as to funds by the Controller.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

### Authorizing the Treasurer to Deposit Moneys in Inactive Accounts.

(Code No. 9.021)

Also, Resolution No. 2141, as follows:

Authorizing the Treasurer of the City and County of San Francisco to deposit moneys in inactive accounts.

Be it Resolved, That the Treasurer of the City and County of San Francisco be and he is hereby authorized and empowered to deposit in inactive accounts, in accordance with the provisions of an Act of the Legislature of the State of California entitled "An Act to Authorize and Control the Deposit in Banks of Money Belonging to or in the Custody of Any County, City and County, City, Town or Municipality or Other Political Subdivision Within This State", approved May 24th, 1927, and the Acts amendatory thereof, moneys belonging to the City and County of San Francisco in an amount not to exceed five million dollars (\$5,000,000).

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

### Authorizing City Attorney to Compromise Claim of Margaret Cronin in Sum of \$300.

(Code No. 6.0222)

Also, Resolution No. 2142, as follows:

Whereas, on the 19th day of August, 1934, Margaret Cronin was injured as the result of a fall due to the defective and dangerous condition of the sidewalk on Cortland avenue at the intersection of Mission street, which defective condition consisted of a deep hole in the paved portion of Cortland avenue at its intersection with Mission street, and

Whereas, as the result of said defective condition of said sidewalk, said Margaret Cronin suffered a severe fracture of the left ankle, and

Whereas, the City Attorney believes that there is liability on the part of the City and County of San Francisco, and has entered into an agreement and compromise of her claim against the City and County of San Francisco for the sum of three hundred and no/100 dollars (\$300.00), which he believes to be fair, just and reasonable sum for the compromise of her said claim,

Now, Therefore, be it Resolved, That the City Attorney be and he is authorized and empowered to compromise and settle said claim for the sum of three hundred and no/100 dollars (\$300.00), and the Controller is directed to issue a warrant in this said sum in full settlement. Appropriation No. 548.918.00.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

### Action Deferred.

The following matter was *laid over one week*:



**Exchange of Lands—Bernal Cut, for Lands of Southern  
Pacific R. R. Company.**

(Code No. 12.1741)

Bill No. 799, Ordinance No. 12.17415, as follows:

Authorizing exchange of certain lands in Bernal Cut with Southern Pacific Railroad Company.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter and in accordance with the recommendation of the Department of Public Works, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City owned lands hereinafter described as Parcels A, B, C, D, E, F, G, H, I and J, to Southern Pacific Railroad Company in exchange for certain other lands hereinafter described as Parcels 1, 2, 3, 4, 5, 6 and 7.

Section 2. Said Parcels A, B, C, D, E, F, G, H, I and J are those certain tracts of land described in Ordinance No. 12.17213, Bill No. 774, approved August 6, 1935, which parcels were proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of all of said real property and estimates the value of the parcels to be traded to the Southern Pacific Railroad Company to be equal to the value of the parcels to be acquired by the City and County of San Francisco.

Section 4. All of said parcels to be exchanged are situated in the City and County of San Francisco, State of California, and are shown and designated on the Map of Bernal Avenue recorded June 17, 1935, in Book "N" of Maps, pages 15 and 16, Official Records of the City and County of San Francisco.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute the necessary deed or deeds in behalf of the City and County of San Francisco for the conveyance of Parcels A, B, C, D, E, F, G, H, I and J to the Southern Pacific Railroad Company. The Director of Property is hereby authorized and directed to deliver said deed or deeds to the Southern Pacific Railroad Company upon receipt of the necessary deed or deeds to Parcels 1, 2, 3, 4, 5, 6 and 7, and to record the latter deed or deeds.

Section 6. The deeds hereby authorized shall be made subject to the reservations and conditions mentioned in Resolution No. 29327 (N. S.), adopted by this Board on July 16, 1928.

Approved by the Director of Property.

**Re-referred.**

The following Bill was *re-referred to the Finance Committee*:

**Designating The National City Bank of New York As Fiscal Agent  
of the City and County of San Francisco, and Declaring the  
Existence of an Emergency.**

(Code No. 9.024)

Bill No. 800, Ordinance No. 9.0241, as follows:

Designating "The National City Bank of New York" as the Fiscal Agent of the City and County of San Francisco, in the City and State of New York, for the purpose of providing payment in the City of New York of coupons for the redemption of bonds of the City and County of San Francisco, and providing for interest on funds on deposit with fiscal agent.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The National City Bank of New York having its principal place of business at New York City, State of New York, from and after



the date of the passage of this ordinance, is hereby designated as the Fiscal Agent for the City and County of San Francisco in the City and State of New York.

Section 2. The Treasurer of the City and County of San Francisco shall hereafter deposit with The National City Bank of New York, at least thirty (30) days previous to the periods of payments of interest and principal, a sum sufficient to meet the outstanding obligations of the City and County of San Francisco which shall become due in the said City of New York on the first day of the following month.

Section 3. The said The National City Bank of New York, shall act as Fiscal Agent for the City and County of San Francisco without any expense or charge whatsoever to the said City and County of San Francisco, provided, however, that if a bond should be exacted by the Treasurer of the City and County of San Francisco upon making any deposit with The National City Bank of New York, the premium on said bond shall be paid by the City and County of San Francisco.

Section 4. The designation and appointment of The National City Bank of New York as the Fiscal Agent of the City and County of San Francisco is made upon the condition that the said Fiscal Agent shall pay in accordance with the rules of the New York Clearing House Association adopted pursuant to Federal Reserve Act into the Treasury of the City and County of San Francisco, quarterly, interest at the rate of one-half of one per cent ( $\frac{1}{2}\%$ ) per annum on all daily balances of funds deposited with said Fiscal Agent.

Section 5. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare, by the vote by which this ordinance is passed, that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows: That the laws of the State of California regulating the deposit of public moneys have been amended, which said amendments will become effective on September 15th, 1935, and it is necessary that the ordinance should be in force upon the effective date of said amendment, and in order to comply with the time limitations regarding the deposit of public moneys.

#### Action Deferred.

The following matter which the Public Utilities Committee recommends be heard in Committee of the Whole was on motion *laid over one week and made a Special Order for 3:30 p. m.*

#### Suggested Provisions for Rail Contract on San Francisco-Oakland Bay Bridge.

(Code No. 12.111)

Presented by Supervisor McSheehy.

Resolution No. 2124, as follows:

Resolved, That the City Attorney advise the Governor of the State of California, the California Toll Bridge Authority and the Reconstruction Finance Corporation that any contract or agreement entered into with any railroad or transportation company for the use of the lower deck of the San Francisco-Oakland Bay Bridge and the inter-urban facilities provided by the \$15,000,000 additional Reconstruction Finance Corporation funds for such transbay interurban passenger traffic shall contain the following provisions and guarantees:

1. That such rail transportation shall pay an amount sufficient to pay its proportionate share of the total \$70,000,000 bay bridge and railway facilities loan and that in no event shall any of such rail transportation's share be paid for or contributed to out of any funds raised from vehicular traffic using said bridge and that such proportionate amount of the total bridge revenues to be raised from such rail traffic shall in no event be less than 40 per cent of the total revenues levied upon both vehicular and rail traffic using said bridge.

2. That express provision shall be made for the usage of said bridge and/or any and all of the rail facilities, terminals and/or incidents



thereof for transcontinental and/or mainline passenger trains to directly enter and serve San Francisco over said bridge and/or terminals and/or incidents thereof and that such right to so use said facilities shall at all times remain open to any and all mainline and/or transcontinental carriers.

**Adopted.**

The following resolution was *adopted*:

**Federal Government to Employ 70 Per Cent San Francisco Labor on PWA Projects.**

(Code No. 5.2)

On recommendation of Public Welfare Committee.

Resolution No. 2125, as follows:

Whereas, there are thousands of San Franciscans who could qualify on P. W. A. projects being constructed in outside counties and on which the City and County of San Francisco is advancing 70 per cent of the funds, and

Whereas, the policy of the Federal government is to give employment on said P. W. A. projects to the unemployed in the county where said project is under construction, and

Whereas, the City and County of San Francisco is advancing 70 per cent of the funds on said projects; now, therefore, be it

Resolved, That the Federal government be requested to allow San Francisco to employ 70 per cent San Francisco labor on projects where San Francisco pays 70 per cent of the cost.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

**Action Deferred.**

The following recommendation of the Public Welfare Committee was *laid over one week and made a Special Order for 2:30 p. m.*

**Disaster Preparedness Ordinance.**

(Code No. 11.191)

Bill No. 801, Ordinance No. 11.1911, as follows:

*Being a revision made in an extended series of conferences with representative organizations, individuals, and city departments conducted under the auspices of the American Legion, the San Francisco Junior Chamber of Commerce and the Commonwealth Club of the Disaster Preparedness Plan published by the Commonwealth Club of California in 1928.*

Creating a Major Disaster Emergency Planning Council and Staff, defining the term "Major Disaster", prescribing the powers and duties of said Major Disaster Emergency Planning Council and Staff, providing for the personnel thereof, for the appointment of an emergency coordinator and for other persons and officers who shall plan for any major disaster.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. *Purpose.* The purpose of this ordinance is to provide for the City and County of San Francisco an organization of responsible and instructed personnel having at its immediate command plans and suitable facilities and supplies for meeting a major disaster promptly and effectively.

Section 2. *Definition.* The term "major disaster" as used in this ordinance is defined to mean any situation resulting from floods, fires, earthquakes, pestilence, or any other "act of God" which threatens the lives of the residents of this City and County and which requires



an immediate expansion of personnel and coordination of community resources beyond the ordinary service of regular City and County officers and employes.

Section 3. *Emergency Planning Council.* There is hereby created an emergency planning council which will hereafter be referred to as the Council, to consist of the Mayor, the President of the Board of Supervisors and the Chief Administrative Officer together with such additional members not to exceed twenty-two (22) as the Mayor may from time to time appoint. The Mayor shall be the Chairman of the Council. Said twenty-two members shall be chosen by the Mayor from representatives of labor, business and government. Among those whom the Mayor shall invite to become members shall be the Commander of the County Council American Legion, President of the San Francisco Building Trades Council, President of the San Francisco Labor Council, President of the San Francisco Chamber of Commerce, President of the Central Council of Civic Clubs, President of Southern Council of Civic Clubs, President of Civic League of Improvement Clubs.

The Council may invite such persons as it may consider desirable to render assistance at any meeting or otherwise.

Section 4. The Mayor shall also request the following named individuals or their duly authorized representatives to attend the meetings of the Emergency Planning Council and to render such service and assistance as they may deem proper:

The Commanding General of the 9th Corps Area, U. S. Army.  
The Commanding General of the U. S. Marines, Dept. of the Pacific.  
The Commandant of the 12th Naval District, U. S. Navy.  
The Senior Local Officer of the California National Guard.  
The Chairman, S. F. Chapter, American Red Cross.  
The Commanding General, 9th Coast Artillery District, U. S. Army.  
The Commandant, U. S. Coast Guard.

Section 5. The Mayor shall appoint as emergency staff officers (and in each case at least two alternatives) the following who shall be ex-officio members of the Emergency Planning Council in addition to the twenty-two members mentioned above:

Communications Staff Officer (Chief, Dept. of Electricity).  
Personnel Staff Officer (The Sheriff).  
Transportation Staff Officer (Director Dept. of Public Works).  
Medical Staff Officer (Director of Public Health).  
Equipment Staff Officer (General Supt. of Streets).  
Supplies Staff Officer (The Purchaser of Supplies).  
Relief Staff Officer (Chairman, S. F. Chapter American National Red Cross, Disaster Relief Committee).  
Intelligence Staff Officer (City Engineer).

The Mayor may appoint, to cooperate with the Emergency Staff Officers, and the Emergency Coordinator hereinafter provided for, representatives of cooperating organizations, such as the San Francisco Chapter of the American Red Cross, the County Council of the American Legion, the San Francisco Chapter of the Reserve Officers Association of the U. S., the Community Chest, and State and Federal Departments, for the purpose of maintaining continuous contact between those organizations and the city government, and to assist the Emergency Staff Officers and the Emergency Coordinator in planning for the most effective use of those organizations in the time of major disaster.

Section 6. *Meetings.* The Mayor shall call at least one meeting of the Emergency Planning Council during the months of March and September of each year, for the purpose of formulating, reviewing, taking action upon and adopting the plans developed as hereinafter set forth, and securing the recommendations of its members regarding changes, additions, or revisions of said plans, and may call additional meeting of said Emergency Planning Council at any time.



Section 7. It shall be the duty of the Council to review the information and plans developed by the Emergency Staff Officers, the Emergency Coordinator and other city officials and to call to their attention additional sources of assistance in personnel, equipment or supplies. The Council shall formulate, modify, change or revise such plans as in their opinion would most effectively handle any situation as would arise from a major disaster.

Section 8. *Emergency Coordinator.* The Mayor shall, with the approval of the Council and within thirty days after this ordinance goes into effect, designate a qualified city official to serve as Emergency Coordinator during the pleasure of the Mayor and Council. Any vacancy occurring in the position of Emergency Coordinator shall be filled within thirty days in the same manner. The Mayor shall in the same manner designate a qualified employee to serve as Secretary of the Council who shall also act as assistant and alternate to the Emergency Coordinator. The Emergency Coordinator and assistant Emergency Coordinator shall not both be outside of the limits of the City and County of San Francisco at the same time.

The duties of said Emergency Coordinator shall be as follows:

1. To supervise and assist the Emergency Staff Officers in the gathering and recording of information necessary for disaster relief.

2. To assist the Chief of Police, the Director of Public Health, and the Chief Engineer of the Fire Department in the development of emergency plans.

3. To assist the San Francisco Chapter of the American National Red Cross in the development of its Disaster Preparedness and Relief Committees.

4. To meet at least once each six months with each of the following:

- (a) The Police Commission, the Chief and all Captains of the Police Department.

- (b) The Fire Commission, the Chief Engineer and all Assistant and Battalion Chiefs of the Fire Department.

- (c) The Advisory Board of Health, the Director of Health, and the Bureau and Institutional Heads of the Department of Public Health.

- (d) The Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American National Red Cross: for the purpose of reviewing with them their duties and functions under the plan, and their relationship and duties with respect to co-operation with departments and/or organizations.

5. To be present and assist when the following review with their subordinates their respective parts in the plan:

The Chief of Police.

The Chief Engineer of the Fire Department.

The Director of Public Health.

The Chairman of the Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American Red Cross.

6. To submit a written report of his activities for the previous six (6) months' period at each semi-annual meeting of the Emergency Planning Council.

7. To act as aide to the Mayor or to his alternate in command, in the event of a "Major Disaster".

8. To call a meeting at least once each sixty (60) days to hear reports of the Emergency Staff Officers, all of whom with their alternates shall attend such meeting.

9. To assist the Emergency Planning Council and the various co-operating departments, groups and organizations in formulating coordinated and cooperative plans for the control and relief of a "Major Disaster".

Section 9. *Information.* Each Emergency Staff Officer shall gather, record and turn over to the Emergency Coordinator, information as to where the assistance which might be needed in his particular



classification is located; how it may be obtained quickly at any time of the day or night; and shall, at each annual meeting of the Emergency Planning Council, certify that the information has been checked for changes within ninety (90) days prior to the date of the meeting. This information shall be stored, in duplicate, in two or more safe and available places, in addition to being placed in the hands of all Emergency Staff Officers and the Emergency Coordinator.

Section 10. *Succession of Authority.* In case of the absence or inability of the Mayor or Acting Mayor to act the following succession of command is authorized in the event of a major disaster to serve until an acting Mayor is chosen in accordance with Section 25 of the Charter:

1. The Chief Administrative Officer.
2. The Director of the Department of Public Works.
3. The Manager of Public Utilities.
4. The Chief or Acting Chief of the San Francisco Fire Department.

Section 11. *Official Agency.* The American National Red Cross is hereby designated as the official agency in full charge of disaster relief to families and individuals. The Emergency Staff Officers shall cooperate with the officials of that organization. Nothing herein contained shall be construed as limiting, modifying or interfering with, in any manner:

1. The Disaster Relief responsibility of the American National Red Cross as imposed by the Charter given to it by the Congress of the United States.

2. The operating and financial policies and procedures of the American National Red Cross in disaster relief as they have been or shall be promulgated by the Central Committee or responsible officers of that organization. On the contrary, the Emergency Council and Staff shall assist in all possible ways to make these policies and procedures effective.

Section 12. Nothing in this ordinance or in the plans formulated in accordance with the terms of this ordinance shall limit, modify, qualify or restrict, in any manner whatsoever, the emergency powers of the Mayor, as prescribed in Section 25 of the Charter.

Section 13. No officer or employee of the City and County of San Francisco shall be paid any additional compensation for any service rendered under authority of this ordinance prior to, during or following a major disaster, except as otherwise expressly provided by this ordinance, and no other person shall be paid or be entitled to any compensation for any service rendered prior to, during or following any major disaster unless the same be provided for by ordinance, or the payment of the same is provided for by the Mayor or Acting Mayor, and then such compensation shall be solely for personal injuries suffered by any such person while serving under this ordinance during an emergency consequent upon a major disaster.

Section 14. *Signal.* A suitable signaling device or devices shall be installed at a proper location or locations which shall be tested by the sounding of one blast each day, 12 noon. Emergency signals to be sounded on this siren shall be as designated by the Emergency Planning Council.

Section 15. Nothing herein contained shall be construed as limiting the authority of the Chief Administrative Officer over the departments under his jurisdiction. It shall be his duty to cooperate in the carrying out of the planning activities as outlined in this ordinance, and to see that the officials appointed as Emergency Staff Officers or alternates, who come under his jurisdiction, cooperate with the Emergency Coordinator and provide and develop the information and plans as outlined by the Emergency Coordinator and approved by the Emergency Council.

Section 16. The term "Mavor" wherever used in this ordinance shall also include the term "Acting Mayor".



Section 17. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

**Adopted.**

The following resolution was adopted:

**Leave of Absence—Phil C. Katz, Public Administrator.**

(Code No. 4.053)

On recommendation of His Honor the Mayor.

Resolution No. 2144, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Phil C. Katz, Public Administrator, is hereby granted a leave of absence for a period from September 21st to October 6th, with permission to leave the State.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Hayden—2.

**Leave of Absence, Josephine D. Randall and J. Linares.**

(Code No. 4.053)

Resolution No. 2143, as follows:

Resolved, That, pursuant to the recommendation of the Mayor, Josephine D. Randall, Superintendent of the Recreation Department, be and she is hereby authorized to absent herself from the State of California for a period not exceeding sixty (60) days from and after the date of this resolution for the purpose of attending the meeting of the National Recreation Association at Chicago from September 30th to October 4th, 1935. Be it

Further Resolved, that the expenses of said Josephine D. Randall and of J. Linares, Superintendent of Athletics in said Recreation Department, in attending said meeting be and the same are hereby allowed in conformity with the provisions of Ordinance No. 9.0563 and Section 219 of the Charter, said expenses not to exceed the sum of Six Hundred (\$600.00) Dollars and to be payable out of Appropriation No. 513.200, 1935-1936 Appropriation Ordinance.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Participation in a Cooperative Preliminary Survey of the Shoreline  
Highway Appropriating the Sum of \$2,000 for That Purpose and  
Appointing a Director for the Shoreline District Directorate.**

(Code No. ———)

Supervisor Ratto presented:

Resolution No. 2145, as follows:

Whereas, it has been proposed from time to time to construct a highway along the coast from the North Golden Gate Bridgehead in Marin County to Fernbridge in Humboldt County; and



Whereas, it has recently been suggested that the five counties interested in such a project, viz., San Francisco, Marin, Sonoma, Mendocino and Humboldt counties, should form a Shoreline Highway Directorate for the purpose of securing a cooperative survey of the Shoreline Highway; and

Whereas, we are of the opinion that the Federal Works Progress Administration and possibly other agencies will assist in this work if the project is properly presented; and

Whereas, we are of the opinion that a Shoreline Highway will be of inestimable value, not only to the County of *San Francisco* but to all other counties named herein; and

Whereas, we realize that it is necessary to have first a preliminary survey made in order to construct such a highway at a later date; now, therefore, be it

Resolved, That the Board of Supervisors of *San Francisco* County in regular session assembled shall participate in a cooperative preliminary survey of the Shoreline Highway and shall appropriate the sum of \$2,000 for that purpose; and be it

Further Resolved, That Supervisor Andrew J. Gallagher, a member of this Board of Supervisors, be and he is hereby appointed as a Director of the Shoreline District Directorate, with full power to act on behalf of the County of *San Francisco* to devise a finance policy and to take care of other matters pertaining to the survey.

And the Clerk of this Board is hereby directed to transmit a certified copy of this resolution to the Shoreline District Directorate, in care of Secretary Clyde Edmondson, 85 Post street, San Francisco.

*Referred to Finance and Streets Committee.*

**Traffic Fines Bureau of Police Department Requested to Investigate  
With a View to Modifying Fines for Parking in Down Town District.**

(Code No. ———)

Supervisor Uhl presented:

Resolution No. 2146, as follows:

Whereas, fines for parking automobiles in the downtown district are deemed excessive in many instances and sometimes work a hardship on those who are obliged to do business frequently in that part of the City, where they sometimes overstay the limit prescribed in the ordinance; now, therefore, be it

Resolved, That the Traffic Fines Bureau of the Police Department be requested to investigate with a view of modifying these fines on a basis of 50 cents for parking exceeding one hour; 75 cents for parking exceeding 1½ hours; and one dollar when the period amounts to two hours, said total fine not to exceed one dollar.

*Referred to Police Committee.*

**Permission for Market Street Railway Company to Operate Buses  
Over Three Routes in Excelsior and Crocker-Amazon Districts.**

(Code No. 15.091)

Supervisor Colman presented:

Resolution No. 2147, as follows:

Resolved, That permission be and it is hereby granted to Market Street Railway Company to maintain and operate automobile buses over and along the following described routes:

Route No. 1—Starting at the intersection of Mission street and Brazil avenue, thence on Brazil avenue to Prague street, thence on Prague street to Persia avenue, thence on Persia avenue to Naples street, thence on Naples street to Excelsior avenue, thence on Excelsior avenue to Mission street, thence on Mission street to Silver avenue, thence on Silver avenue to Edinburgh street, thence on Edinburgh



street to Excelsior avenue, thence on Excelsior avenue to Naples street, thence on Naples street to Persia avenue, thence on Persia avenue to Mission street, thence on Mission street to Brazil avenue and place of starting.

Route No. 2—Starting at the intersection of Mission street and Persia avenue, thence on Persia avenue to Naples street, thence on Naples street to Italy avenue, thence on Italy avenue to Moscow street, thence on Moscow street to Amazon avenue, thence on Amazon avenue to Naples street, thence on Naples street to Persia avenue, thence on Persia avenue to Mission street, thence on Mission street to Brazil avenue, thence on Brazil avenue to Prague street, thence on Prague street to Russia avenue, thence on Russia avenue to Mission street, thence on Mission street to Persia avenue and place of starting.

Route No. 3—Starting at the intersection of Mission street and Geneva avenue, thence on Mission street to Amazon avenue, thence on Amazon avenue to London street, thence on London street to Geneva avenue, thence on Geneva avenue to Naples street, thence on Naples street to Rolph street, thence on Rolph street to Cordova street, thence on Cordova street to Baltimore way, thence on Baltimore way to South Hill boulevard, thence on South Hill boulevard to Geneva avenue, thence on Geneva avenue to Mission street and place of starting.

That said permission is granted for the period of sixty (60) days and shall expire at the end of said period unless an extension of time is granted by resolution of the Board of Supervisors of the City and County of San Francisco, and is subject to all the terms and conditions contained in Resolution No. 29762 (New Series), finally adopted by the Board of Supervisors on October 8, 1928, and duly approved by the Mayor on October 18, 1928.

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Re Distribution of Hetch Hetchy Power.

Supervisor Havenner moved that the President of this Board be authorized to appoint a committee to represent the City and County of San Francisco in conferences to be requested with the Secretary of the Interior of the United States in reference to the future disposition of Hetch Hetchy power, and that the City Attorney and the Manager of Utilities be and they are hereby requested and authorized to serve on said committee, and that this Board of Supervisors hereby authorizes the members of said committee to arrange for conferences with the Secretary of the Interior and to report back to this Board at the earliest possible date the result thereof.

*Referred to Special Committee, Hetch Hetchy Power Distribution.*

#### Public Utilities Commission to Prepare Plans and Estimates of Cost of Construction of Red Mountain Bar Power Plants and Distribution of Power.

Supervisor Havenner moved that this Board of Supervisors request at this time that the Public Utilities Commission prepare estimates and plans for a public utility contemplating the construction of the Red Mountain Bar Power House, a transmission line, and distribution system to dispose of the electric power under municipal ownership; and that the Public Utilities Commission prepare simultaneously alternate plans contemplating, in addition, the distribution of part of the output of the Moccasin Creek plant, and another plan for part of the Moccasin Creek power alone. "The maximum cost of any of these projects shall not exceed \$15,000,000."

*Motion carried.*

**Issuance of Revenue Bonds by Public Utilities Commission.**

Supervisor Havenner presented, for reference to Committee, bill providing for issuance of revenue bonds by the Public Utilities Commission.

*Referred to Finance and Public Utilities Committee.*

**Permit for Frame Building, Sage Mill & Cabinet Co.**

Supervisor Shannon presented:

Communication from Sage Mill & Cabinet Co., request for permit to maintain and operate mill and cabinet shop at Bay Shore boulevard and Alemany.

*Referred to Buildings, Lands and City Planning Committee meeting Wednesday at 3 p. m.*

**Authorizing Committee on Re-inauguration of Ship Building on Pacific Coast.**

Supervisor Gallagher moved that the President of this Board, or His Honor, the Mayor, appoint a small committee to make suitable arrangements for the re-inauguration of shipbuilding on this Pacific Coast. Last Congress, he said, allowed a 6 per cent differential favoring shipbuilding on the Pacific Coast, and recently a \$3,000,000 contract was given to the Bethlehem Steel Corporation which, he said, would provide work for 1000 men in this vicinity. He paid a tribute to the good work of Congressman Richard J. Welch in this direction.

*Motion carried.*

**Congressman Welch to Address Board of Supervisors.**

Supervisor Gallagher thereupon moved that an invitation be addressed to Congressman Richard J. Welch for him at his convenience to appear before the Board of Supervisors and tell us of the important legislation enacted at the last Congress affecting the interests of San Francisco.

*Motion carried.*

**Relative to Resolution to Property Owners Answering Supervisor Uhl's Letter on Extension of Time for Board of Equalization.**

Supervisor Havenner moved to rescind action of meeting of August 26, whereby Resolution No. 2076 was refused adoption, which resolution directed the Clerk to forward a copy of resolution to property owners of San Francisco who had petitioned for reduction of assessment at the recent sessions of the County Board of Equalization in order that they may be advised that the statement contained in the letter sent out by Supervisor Uhl was untrue and misleading, and tended improperly to place responsibility upon the other members of the Board of Supervisors for failure to continue hearings of the County Board of Equalization after the expiration of the period fixed by the State Law.

*Motion carried by the following vote:*

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri—6.

Noes—Supervisors Gallagher, Ratto, Schmidt, Shannon, Uhl—5.

Thereupon, Supervisor Havenner moved the adoption of Resolution No. 2076, to-wit:

Resolution No. 2076, as follows:

Whereas, the attention of the Board of Supervisors has been directed to the fact that, under date of July 22, 1935, Supervisor Adolph Uhl addressed a letter to property owners of San Francisco in reference to the recent sessions of the Board of Supervisors, sitting as a County Board of Equalization:



Whereas, in this letter Supervisor Uhl made the following statement:

"On July 12th, realizing that we could not complete the work of equalizing in proper manner, I urged my colleagues to request 20 days extension from the State Board of Equalization; unfortunately my colleagues did not so do."

Whereas, the official record of the County Board of Equalization shows that, by unanimous vote, the Board of Supervisors did request 20 days extension from the State Board of Equalization, and the record further shows that the State Board of Equalization did not grant such request; now, therefore, be it

Resolved, That the Board of Supervisors direct its Clerk to forward a copy of this resolution to property owners of San Francisco who petitioned for reduction of assessment at the recent sessions of the County Board of Equalization in order that they may be advised that the statement contained in the letter sent out by Supervisor Uhl was untrue and misleading, and tended improperly to place responsibility upon the other members of the Board of Supervisors for failure to continue hearings of the County Board of Equalization after the expiration of the period fixed by the State law.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Roncovieri—6.

Noes—Supervisors Gallagher, Ratto, Schmidt, Shannon, Uhl—5.

#### Motion to Reconsider.

Before the result of the foregoing vote was announced, Supervisor Uhl changed his vote from *No* to *Aye* and moved for reconsideration at the next meeting.

*So ordered.*

#### ADJOURNMENT.

There being no further business the Board at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors September 16, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I. John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, September 16, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, SEPTEMBER 16, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, September 16, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present: Supervisors Brown, Colman, Havenner, Hayden, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Gallagher, McSheehy, Roncovieri, Shannon—4.

Quorum present.

Supervisor McSheehy appeared and was noted present at 2:15 p. m.

Supervisor Roncovieri appeared and was noted present at 3 p. m.

Supervisor Shannon appeared and was noted present at 2:30 p. m.

President McSheehy being absent Supervisor Havenner was elected to preside.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of September 10, 1935, was considered read and approved.

### Motion to Reconsider.

*September 10, 1935*—Supervisor Uhl moved reconsideration of the action whereby the following resolution was adopted at meeting of September 10, 1935, to-wit:

(Code No. 1.0621)

Resolution No. 2076, as follows:

Whereas, the attention of the Board of Supervisors has been directed to the fact that, under date of July 22, 1935, Supervisor Adolph Uhl addressed a letter to property owners of San Francisco in reference to the recent sessions of the Board of Supervisors, sitting as a County Board of Equalization:

Whereas, in this letter Supervisor Uhl made the following statement:

“On July 12th, realizing that we could not complete the work of equalizing in proper manner, I urged my colleagues to request 20 days extension from the State Board of Equalization; unfortunately my colleagues did not so do.”

Whereas, the official record of the County Board of Equalization shows that, by unanimous vote, the Board of Supervisors did request 20 days extension from the State Board of Equalization, and the record further shows that the State Board of Equalization did not grant such request; now, therefore, be it

Resolved, That the Board of Supervisors directs its Clerk to forward a copy of this resolution to property owners of San Francisco who petitioned for reduction of assessment at the recent sessions of the County Board of Equalization in order that they may be advised that the statement contained in the letter sent out by Supervisor Uhl was untrue and misleading, and tended improperly to place responsi-



bility upon the other members of the Board of Supervisors for failure to continue hearings of the County Board of Equalization after the expiration of the period fixed by the State law.

Thereupon, the Roll was called on Supervisor Uhl's motion to reconsider and the same was *defeated* by the following vote:

Ayes—Supervisors Schmidt, Shannon, Uhl—3.

Noes—Supervisors Brown, Colman, Havenner, Hayden, Ratto—5.

Absent—Supervisors Gallagher, McSheehy, Roncovieri—3.

### SPECIAL ORDER—2 P. M.

#### Hearing of Protests, Columbus Avenue and Other Streets.

Hearing of protests of persons interested in street work done or in the assessment diagram or warrant for payment of the cost of any property affected in connection with the improvement on the northeast one-half of Columbus avenue between Taylor and Francisco streets, and on other streets, by the construction of sidewalks by M. Bertolino, under the provisions of the Street Improvement Ordinance of 1934.

Protest of Cath. Molloy was read by the Clerk.

Jno. J. Casey, City Engineer, explained that there was no work done in front of the property of the protestant and that consequently there would be no assessment.

Whereupon, the attorney for the protestant stated that he would withdraw the protest.

Clerk declared that the protest should be filed, thereby protecting any rights the protestant might have in future proceedings.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the protest be filed.

There being no objection it was *so ordered*.

### SPECIAL ORDER—2:30 P. M.

#### Action Deferred.

On motion of Supervisor Shannon the following was *laid over one week and made a Special Order of Business for 2:30 p. m.*:

#### Disaster Preparedness Ordinance.

(Code No. 11.191)

Bill No. 801, Ordinance No. 11.1911, as follows:

*Being a revision made in an extended series of conferences with representative organizations, individuals, and city departments conducted under the auspices of the American Legion, the San Francisco Junior Chamber of Commerce and the Commonwealth Club of the Disaster Preparedness Plan published by the Commonwealth Club of California in 1928.*

Creating a Major Disaster Emergency Planning Council and Staff, defining the term "Major Disaster", prescribing the powers and duties of said Major Disaster Emergency Planning Council and Staff, providing for the personnel thereof, for the appointment of an emergency coordinator and for other persons and officers who shall plan for any major disaster.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. *Purpose.* The purpose of this ordinance is to provide for the City and County of San Francisco an organization of responsible and instructed personnel having at its immediate command plans and suitable facilities and supplies for meeting a major disaster promptly and effectively.

Section 2. *Definition.* The term "major disaster" as used in this ordinance is defined to mean any situation resulting from floods, fires,

earthquakes, pestilence, or any other "act of God" which threatens the lives of the residents of this City and County and which requires an immediate expansion of personnel and coordination of community resources beyond the ordinary service of regular City and County officers and employes.

Section 3. *Emergency Planning Council.* There is hereby created an emergency planning council which will hereafter be referred to as the Council, to consist of the Mayor, the President of the Board of Supervisors and the Chief Administrative Officer together with such additional members not to exceed twenty-two (22) as the Mayor may from time to time appoint. The Mayor shall be the Chairman of the Council. Said twenty-two members shall be chosen by the Mayor from representatives of labor, business and government. Among those whom the Mayor shall invite to become members shall be the Commander of the County Council American Legion, President of the San Francisco Building Trades Council, President of the San Francisco Labor Council, President of the San Francisco Chamber of Commerce, President of the Central Council of Civic Clubs, President of Southern Council of Civic Clubs, President of Civic League of Improvement Clubs.

The Council may invite such persons as it may consider desirable to render assistance at any meeting or otherwise.

Section 4. The Mayor shall also request the following named individuals or their duly authorized representatives to attend the meetings of the Emergency Planning Council and to render such service and assistance as they may deem proper:

The Commanding General of the 9th Corps Area, U. S. Army.

The Commanding General of the U. S. Marines, Dept. of the Pacific.

The Commandant of the 12th Naval District, U. S. Navy.

The Senior Local Officer of the California National Guard.

The Chairman, S. F. Chapter, American Red Cross.

The Commanding General, 9th Coast Artillery District, U. S. Army.

The Commandant, U. S. Coast Guard.

Section 5. The Mayor shall appoint as emergency staff officers (and in each case at least two alternatives) the following who shall be ex-officio members of the Emergency Planning Council in addition to the twenty-two members mentioned above:

Communications Staff Officer (Chief, Dept. of Electricity).

Personnel Staff Officer (The Sheriff).

Transportation Staff Officer (Director Dept. of Public Works).

Medical Staff Officer (Director of Public Health).

Equipment Staff Officer (General Supt. of Streets).

Supplies Staff Officer (The Purchaser of Supplies).

Relief Staff Officer (Chairman, S. F. Chapter American National Red Cross, Disaster Relief Committee).

Intelligence Staff Officer (City Engineer).

The Mayor may appoint, to cooperate with the Emergency Staff Officers, and the Emergency Coordinator hereinafter provided for, representatives of cooperating organizations, such as the San Francisco Chapter of the American Red Cross, the County Council of the American Legion, the San Francisco Chapter of the Reserve Officers Association of the U. S., the Community Chest, and State and Federal Departments, for the purpose of maintaining continuous contact between those organizations and the city government, and to assist the Emergency Staff Officers and the Emergency Coordinator in planning for the most effective use of those organizations in the time of major disaster.

Section 6. *Meetings.* The Mayor shall call at least one meeting of the Emergency Planning Council during the months of March and September of each year, for the purpose of formulating, reviewing, taking action upon and adopting the plans developed as hereinafter set forth, and securing the recommendations of its members regarding



changes, additions, or revisions of said plans, and may call additional meeting of said Emergency Planning Council at any time.

Section 7. It shall be the duty of the Council to review the information and plans developed by the Emergency Staff Officers, the Emergency Coordinator and other city officials and to call to their attention additional sources of assistance in personnel, equipment or supplies. The Council shall formulate, modify, change or revise such plans as in their opinion would most effectively handle any situation as would arise from a major disaster.

Section 8. *Emergency Coordinator.* The Mayor shall, with the approval of the Council and within thirty days after this ordinance goes into effect, designate a qualified city official to serve as Emergency Coordinator during the pleasure of the Mayor and Council. Any vacancy occurring in the position of Emergency Coordinator shall be filled within thirty days in the same manner. The Mayor shall in the same manner designate a qualified employee to serve as Secretary of the Council who shall also act as assistant and alternate to the Emergency Coordinator. The Emergency Coordinator and assistant Emergency Coordinator shall not both be outside of the limits of the City and County of San Francisco at the same time.

The duties of said Emergency Coordinator shall be as follows:

1. To supervise and assist the Emergency Staff Officers in the gathering and recording of information necessary for disaster relief.

2. To assist the Chief of Police, the Director of Public Health, and the Chief Engineer of the Fire Department in the development of emergency plans.

3. To assist the San Francisco Chapter of the American National Red Cross in the development of its Disaster Preparedness and Relief Committees.

4. To meet at least once each six months with each of the following:

- (a) The Police Commission, the Chief and all Captains of the Police Department.

- (b) The Fire Commission, the Chief Engineer and all Assistant and Battalion Chiefs of the Fire Department.

- (c) The Advisory Board of Health, the Director of Health, and the Bureau and Institutional Heads of the Department of Public Health.

- (d) The Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American National Red Cross:

for the purpose of reviewing with them their duties and functions under the plan, and their relationship and duties with respect to co-operation with departments and/or organizations.

5. To be present and assist when the following review with their subordinates their respective parts in the plan:

The Chief of Police.

The Chief Engineer of the Fire Department.

The Director of Public Health.

The Chairman of the Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American Red Cross.

6. To submit a written report of his activities for the previous six (6) months' period at each semi-annual meeting of the Emergency Planning Council.

7. To act as aide to the Mayor or to his alternate in command, in the event of a "Major Disaster".

8. To call a meeting at least once each sixty (60) days to hear reports of the Emergency Staff Officers, all of whom with their alternates shall attend such meeting.

9. To assist the Emergency Planning Council and the various co-operating departments, groups and organizations in formulating coordinated and cooperative plans for the control and relief of a "Major Disaster".



Section 9. *Information.* Each Emergency Staff Officer shall gather, record and turn over to the Emergency Coordinator, information as to where the assistance which might be needed in his particular classification is located; how it may be obtained quickly at any time of the day or night; and shall, at each annual meeting of the Emergency Planning Council, certify that the information has been checked for changes within ninety (90) days prior to the date of the meeting. This information shall be stored, in duplicate, in two or more safe and available places, in addition to being placed in the hands of all Emergency Staff Officers and the Emergency Coordinator.

Section 10. *Succession of Authority.* In case of the absence or inability of the Mayor or Acting Mayor to act the following succession of command is authorized in the event of a major disaster to serve until an acting Mayor is chosen in accordance with Section 25 of the Charter:

1. The Chief Administrative Officer.
2. The Director of the Department of Public Works.
3. The Manager of Public Utilities.
4. The Chief or Acting Chief of the San Francisco Fire Department.

Section 11. *Official Agency.* The American National Red Cross is hereby designated as the official agency in full charge of disaster relief to families and individuals. The Emergency Staff Officers shall cooperate with the officials of that organization. Nothing herein contained shall be construed as limiting, modifying or interfering with, in any manner:

1. The Disaster Relief responsibility of the American National Red Cross as imposed by the Charter given to it by the Congress of the United States.

2. The operating and financial policies and procedures of the American National Red Cross in disaster relief as they have been or shall be promulgated by the Central Committee or responsible officers of that organization. On the contrary, the Emergency Council and Staff shall assist in all possible ways to make these policies and procedures effective.

Section 12. Nothing in this ordinance or in the plans formulated in accordance with the terms of this ordinance shall limit, modify, qualify or restrict, in any manner whatsoever, the emergency powers of the Mayor, as prescribed in Section 25 of the Charter.

Section 13. No officer or employee of the City and County of San Francisco shall be paid any additional compensation for any service rendered under authority of this ordinance prior to, during or following a major disaster, except as otherwise expressly provided by this ordinance, and no other person shall be paid or be entitled to any compensation for any service rendered prior to, during or following any major disaster unless the same be provided for by ordinance, or the payment of the same is provided for by the Mayor or Acting Mayor, and then such compensation shall be solely for personal injuries suffered by any such person while serving under this ordinance during an emergency consequent upon a major disaster.

Section 14. *Signal.* A suitable signaling device or devices shall be installed at a proper location or locations which shall be tested by the sounding of one blast each day, 12 noon. Emergency signals to be sounded on this siren shall be as designated by the Emergency Planning Council.

Section 15. Nothing herein contained shall be construed as limiting the authority of the Chief Administrative Officer over the departments under his jurisdiction. It shall be his duty to cooperate in the carrying out of the planning activities as outlined in this ordinance, and to see that the officials appointed as Emergency Staff Officers or alternates, who come under his jurisdiction, cooperate with the Emergency Coordinator and provide and develop the information and plans as



outlined by the Emergency Coordinator and approved by the Emergency Council.

Section 16. The term "Mayor" wherever used in this ordinance shall also include the term "Acting Mayor".

Section 17. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

### **SPECIAL ORDER—3 P. M.**

The following recommendations of the Judiciary Committee were taken up and ordered submitted by the following vote:

## **CHARTER AMENDMENT No. 3**

### **CALIFORNIA PALACE OF THE LEGION OF HONOR.**

Describing and setting forth a proposal to the electors of the City and County of San Francisco, to amend the Charter of said City and County amending Section 50 thereof relating to the California Palace of the Legion of Honor, by providing that certain employees of the California Palace of the Legion of Honor shall be subject to the Civil Service Provisions of the Charter.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 50 thereof so that the same shall read as follows:

### **CALIFORNIA PALACE OF THE LEGION OF HONOR.**

Section 50. The California Palace of the Legion of Honor shall be known as such in perpetuity. The management, superintendence, and operation thereof and the lands set aside therefor, shall be vested in a board of eleven trustees, of which the mayor and the president of the park commission shall be ex-officio members. All vacancies occurring in said board shall be filled by the vote of the remaining members thereof. None of said trustees shall receive any compensation for his or her services. Trustees need not be residents of the city and county.

The Board shall have exclusive charge of the said memorial, the lands set aside therefor, and its affairs, and of all real and personal property thereto belonging, or which may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at least once in three months and at such other times as the president or any three members thereof may appoint, in a place provided for the purpose. It may appoint a director, a curator, a secretary, an assistant director, museum instructors, and an organist, each of whom shall hold their respective positions at the pleasure of said board. It may also appoint, subject to the civil service provisions of the charter, such other employees and assistants as may be necessary. All incumbents in positions under the charge of said board



cept the director, the assistant director, the curator, the secretary, museum instructors and the organist, who have held their respective positions for the period of one year continuously next preceding the third day of September, 1935, shall be continued in their said positions as if appointed thereto after examination and certification from a list of eligibles, and shall thereafter be governed by the civil service provisions of the charter; provided, however, should any position or employment under said board call for the performance of duties of an extremely technical nature or when it would be extremely difficult to test the qualifications of applicants for such position or employment by examination, then the civil service commission may, upon request from said board, exempt such position or employment from the civil service requirements of this section. The secretary shall keep a full account of all property, money, receipts and expenditures, and a record of all its proceedings, and shall file annually a report with the controller. The trustees shall have power to insure loan exhibits against any risk.

The supervisors, for the purpose of maintaining, operating, and superintending said memorial, and the purchase of objects of art, literary productions, and other personal property, shall provide an amount sufficient for the maintenance, operation and superintendence thereof, subject to the budget and fiscal provisions of this charter, and to that end shall levy a tax annually, the proceeds of which shall be credited to and deposited in a fund in the treasury of the city and county to be known as the "California Palace of the Legion of Honor Fund," and shall be used exclusively for the purposes thereof.

It is the intention that the administration and control of the California Palace of the Legion of Honor shall be continued with the powers granted and under the conditions imposed by the terms of the donation and accepted by the city and county.

Ayes: Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Vincovieri, Schmidt, Shannon, Uhl.

Absent: Supervisor Gallagher.

## CHARTER AMENDMENT No. 4

### AIRPORT.

Describing and setting forth a proposal to the electors of the City and County of San Francisco, to amend the Charter of said City and County by amending Section 125 thereof relating to employments under the Public Utilities Commission by providing that certain employments of said commission shall be subject to the civil service provisions of the Charter.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 125 thereof so that the same shall read as follows:

### EMPLOYMENTS.

Section 125. All employees engaged in public utility work at the time this charter shall go into effect, and who have been permanently appointed to their respective positions in conformity with the civil service provisions of this charter, shall become employees of the public utilities commission under



the classification held by each such employee at such time. All person employed in the operating service of any public utility hereafter acquired by the city and county, at the time the same is taken over by the city and county, and who shall have been so employed for at least one year prior to date of such acquisition, shall be continued in their respective positions and shall be deemed appointed to such positions, under, and entitled to all the benefits of, the civil service provisions of this charter; provided however, that no person who is not a citizen of the United States shall be so continued in or appointed to his position. All persons residing outside the city and county claiming benefit of this provision and who are not engaged on such utility work outside of the limits of the city and county shall be allowed a reasonable time, not exceeding one year, to become residents of the city and county.

Persons employed as platform men or bus operators in the operating department of the municipal railway system shall be subject to the following conditions of employment: The basic hours of labor shall be eight hours to be completed within ten consecutive hours; there shall be one day of rest in each week of seven days; all labor performed in excess of eight hours in any one day, or six days in any one week, shall be paid for at the rate of time and one-half.

The Public Utilities Commission shall have jurisdiction over the air-port now being conducted by the City and County of San Francisco as well as over any other air-port which the said city and county may acquire. All employees of the present San Francisco Airport, including the superintendent thereof, who are actually employed at said air-port on the 3rd day of September, 1935, and who have been continuously so employed for one year immediately preceding said date shall be continued in their respective positions as if appointed thereto after examination and certification from a list of eligibles and shall thereafter be governed by, and be subject to, the civil service provisions of this charter. The Manager of Utilities shall have the right to assign the Superintendent of the San Francisco Airport to perform the duties of superintendent of any other air-port under the jurisdiction of the Public Utilities Commission.

Ayes: Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl.

Absent: Supervisor Gallagher.

## **CHARTER AMENDMENT No. 5**

### **INVESTIGATIONS OF POLICE DEPARTMENT.**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of the City and County by adding a new section thereto to be numbered Section 35A, relating to investigations of Police Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of the City and County by adding a new section thereto to be known as Section 35A, relating to Investigations of Police Department.



## INVESTIGATIONS OF POLICE DEPARTMENT.

Section 35-A. The Board of Police Commissioners shall, of its own motion, and without the filing or presentation of any complaint, have power to initiate and conduct investigations of all matters affecting or relating to affairs of the Police Department or the discipline of the members thereof, and for the conduct of such investigations, shall have power to take and hear testimony touching the matters under investigation, administer oaths and affirmations, and upon such investigations, and upon the trial or hearing of all matters, jurisdiction to try or hear which is given by this Charter to said Board, shall have power to issue subpoenas for the attendance of witnesses and the production of books, papers and documents pertinent to the matter under investigation, or to said trial or hearing. Whenever any person subpoenaed to appear and give testimony or to produce such books, papers or documents as required by such subpoena, shall refuse to appear or testify before said Board, or to answer any questions which the majority of said Board shall decide to be proper and pertinent, he shall be deemed in contempt of said Board, and it shall be the duty of the President of said Board to report the fact to the presiding judge of the Superior Court of the City and County of San Francisco, State of California, who shall thereupon issue an attachment in the form usual in said Superior Court, directed to the Sheriff of said City and County, commanding said Sheriff to attach such person and forthwith bring him before said presiding judge of said Superior Court. On the return of said attachment, and the production of the person attached, the said presiding judge shall have jurisdiction of the matter, and the person charged may purge himself of the contempt in the same way, and the same proceedings shall be had, and the same penalties may be imposed and the same punishment inflicted as in the case of a witness subpoenaed to appear and give evidence on the trial of a civil cause before a Superior Court of the State of California. Any member of said Board or the Secretary thereof upon the order of said Board shall have power to issue any subpoena herein provided for.

Ayes: Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Concovieri, Schmidt, Shannon, Uhl.

Absent: Supervisor Gallagher.

## CHARTER AMENDMENT NO.....

The following proposed amendment was taken up:

### Residence Qualifications of Employees of the Department of Education.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of the city and county by adding a new section thereto to be numbered Section 7-A, relating to residence qualifications of employees of the Department of Education; by requiring employees of the Department of Education to reside in the City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the 4th day of November, 1935, a proposal to amend the Charter of the City and County by adding a new section thereto to be known as Section 7-A, relating to residence qualifications of employees of the De-



partment of Education, and by requiring employees of the Department of Education to reside in the City and County of San Francisco.

Residence qualifications of employees of Department of Education.

Section 7-A. All persons employed in the School Department of the City and County of San Francisco, including those required by law to hold a teaching or other certificate, shall be at all times during such employment and shall have been for one year before the commencement of such employment actual and bona fide residents of the City and County of San Francisco; the term "resident" is defined in Section 7 of this Charter. Any person who is employed in said Department of Education and who at the effective date of this amendment is not an actual and bona fide resident of the City and County of San Francisco, shall be allowed one year from the effective date of said amendment to become such; provided, however, that any person employed in said department may live outside of the City and County of San Francisco upon the authorization of the Director of Health, filed in the office of the Civil Service Commission, and granted on account of the ill health of said employee or the ill health of a member of the immediate family of said employee.

Nothing in this section contained shall prevent the Board of Education of the City and County of San Francisco from exchanging certificated employees of the San Francisco School Department for employees of other school districts or departments in the State of California or elsewhere when said exchange is made in accordance with the State law and when the service, San Francisco, of certificated employee from said other school district or department does not exceed two years.

#### Privilege of the Floor.

Mrs. Bernal Strauss of the San Francisco Center was heard on the proposed amendment and requested that action be deferred until such time as her organization could give it consideration.

Mr. Walter H. Duane was heard in opposition to the proposed amendment.

Dr. Lee, Superintendent of Schools, and Harold Caulfield, president of the Board of Education, also J. L. Brown, Second Division Parent Teachers Association, were also heard in opposition.

#### Motion Defeated.

Whereupon, the roll was called on submission of the amendment and the same was refused submission by the following vote:

Ayes—Supervisors Havenner, Ratto, Schmidt, Uhl—4.

Noes—Supervisors Brown, Colman, Hayden, McSheehy, Roncovieri, Shannon—6.

Absent—Supervisor Gallagher—1.

#### Explanation of Vote.

Supervisor Havenner explained his vote by saying that as a member of the Judiciary Committee it has been my general policy to permit propositions to be submitted to the voters for their consideration, but not committing myself to support them.

Supervisor Schmidt: That was the feeling of the Committee as a whole.

Supervisor Hayden: I have no objection to submission, but have been impressed by the statements of the president of the Board of Education and the Superintendent of Schools, who are opposed to it.

#### Civil Service Examinations, Qualifications and Tests.

The following proposed Charter Amendments, referred to Board of Supervisors Judiciary Committee without recommendation, were taken up:



## CHARTER AMENDMENT No.....

## Proposed by Civil Service Association.

Describing and setting forth a proposal to the electors of the City and County of San Francisco, to amend the Charter of said City and County by amending Section 145 thereof relating to qualifications and tests, by modifying the procedure for Civil Service examinations.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 145 thereof so that the same shall read as follows:

## QUALIFICATIONS AND TESTS.

Section 145. All applicants for places in the classified service shall submit to tests, which shall be competitive and without charge to the applicants. The commission shall control all examinations and may employ suitable persons in or out of the public service to act as examiners. The tests may be written, oral, mechanical or physical, or any combination of them, practical in character and related to matters fairly to test the relative capacity of applicants for the positions to be filled. The commission shall be the sole judge of the adequacy of the tests to rate the capacity of the applicants to perform service for the city and county. The commission may, for each examination, establish a passing mark or may determine the total number of persons who shall constitute the list of eligibles. The commission shall prepare from the returns of the examiners the list of eligibles, arranged in order of relative excellence. No question submitted to applicants shall refer to political or religious opinions or fraternal affiliations.

Provided, however, that, except as to positions in the mechanical trades and occupations and positions with duties exclusively manual in character, all tests shall be in writing; on every such written test said commission shall fix a minimum passing mark; such minimum passing mark shall not affect the respective marks of the candidates who shall receive a mark as great or greater than the minimum passing mark; provided further, however, that the commission may add to every written test an oral examination or may allow credits for experience, but the total number of credits or points allowable on any such oral examination and for experience and for any other matter than such written test shall not exceed thirty-five per cent of the total number of points or credits obtainable in rating candidates for the classification involved; and provided further that on every such oral examination a full stenographic or other record of the proceedings, on such oral examination shall be kept by or under the direction of said commission and shall be open to inspection by any candidate taking such examination, upon payment of the reasonable expense thereby incurred by said commission; and provided further that said commission shall, in allowing credits for experience hereunder, determine in advance a standard by which experience shall be measured. Nothing herein shall affect any veteran preference.

All candidates taking a written examination or test shall take it at the same time, unless there be more than two hundred candidates for an eligible list, in which case the candidates may be divided into classes of not less than



one hundred each; and all candidates in each such class shall take the written examination or test at the same time.

No candidate who has failed to pass the minimum passing mark set for a written examination or test shall be placed upon the eligible list for which such examination or test shall be held.

Nothing herein contained shall prevent the commission from giving each candidate for an eligible list a preliminary qualifying physical or athletic test or both, as a condition precedent to his taking any such written examination. Furthermore, as to all positions in the police and fire departments, the commission shall have the power to combine physical and/or athletic tests with written examinations in such manner, as, in the judgment of said commission, shall seem best.

Applicants for entrance positions in the uniformed forces of the fire and the police departments shall be not less than twenty-one years of age, not more than thirty-five years of age at the time of appointment and shall have the physical qualifications required for enlistment in the United States Army, Navy and Marine Corps.

Applicants for positions in the mechanical trades and occupations may, in the discretion of the commission, be rated solely on experience and physical qualifications which may be demonstrated by such evidence and in such manner as the commission may direct, and such applicants may be permitted to such further tests as the commission may require. Examinations of laborers shall relate only to physical qualifications and experience, and laborers establishing their fitness shall rank upon the register in order of priority of application.

The commission may remove all names from the list of eligibles after they have remained thereon for more than two years and all names thereon shall be automatically removed at the expiration of four years without action by the commission. The commission may, however, provide in the scope circular of any examination that the list of eligibles secured thereby shall automatically expire at a date not less than two nor more than four years after the adoption of such list.

Veterans with thirty days or more actual service, and widows of such veterans, who become eligible for appointment by attaining the passing mark in any examination, shall be allowed an additional credit of 5 per cent in making up the list of eligibles secured by such examination. The term "veteran" as used in this section shall be taken to mean any person who has been mustered into, or served in the Army, or enlisted in, or served in, the Navy or Marine Corps, of the United States, in time of war and received an honorable discharge or certificate of honorable active service. In the case of promotive examinations, when the passing mark has been attained, a credit of 3 per cent shall be allowed to veterans or to widows of such veterans. No more than one such entrance preference, or one such promotive preference may be allowed to any one person. The civil service commission may, for services or employment specified by the commission, allow general or individual preference, but not less than 10 per cent, for entrance appointment of veterans who have suffered permanent disability in line of duty, provided that such disability would not prevent the proper performance of the duties required under such service, or employment, and provided that such disability is of record in the United States Veterans Bureau.



## CHARTER AMENDMENT NO.....

## Proposed by Civil Service Commission.

Describing and setting forth a proposal to the electors of the City and County of San Francisco, to amend the Charter of said City and County by amending Section 145 thereof relating to qualifications and tests, by modifying the procedure for civil service examinations.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 145 thereof so that the same shall read as follows:

## QUALIFICATIONS AND TESTS.

Section 145. All applicants for places in the classified service shall submit to tests, which shall be competitive and without charge to the applicants. The commission shall control all examinations and may employ suitable persons in or out of the public service to act as examiners. In said examinations the participants may be rated as in the judgment of the civil service commission shall seem just and proper on education, training, experience, general fitness, age, address, personality, aptitude, and tact; and knowledge of rules, laws, or duties, relating to the positions to be filled. Every examination, except as herein otherwise provided for positions in the mechanical trades or occupations, shall include a written test and/or an oral test on knowledge of duties and/or laws, and/or rules, and such tests shall carry a weight of at least thirty-five per cent of the total points or credits allotted for the entire examination. If this test is made an oral one, the commission shall then keep a stenographic record of the questions asked and the answers thereto of each participant. This stenographic record, or any part thereof necessary, shall be transcribed upon written request of any participant in the examination involved, upon the payment in advance of the reasonable cost of such transcription. All written examinations shall be assembled examinations which shall be held either in the examination chamber of the civil service commission, or in the Exposition Auditorium, and if these places are inadequate, then in some other place to be selected by the civil service commission. Under the title "Personality and Fitness" participants may be rated by boards of examiners, consisting of not less than three members for each such board, upon any or all of the following parts: Education, training, experience, age, tact, aptitude, personality, address, and general fitness. These parts when rated under the title "Personality and Fitness" shall not, in the aggregate, carry a weight exceeding thirty-five per cent of the total credits allotted to the entire examination. The average of the ratings of the three members of said board of examiners on each part shall constitute the rating of said board on such part and during the inspection period fixed by the commission, each participant may see the ratings given to him by said board upon the various parts of said subject "Personality and Fitness."

The commission shall be the sole judge of the adequacy of the tests to rate the capacity of the applicants to perform service for the city and county. The commission may, for each examination, establish a passing mark or may determine the total number of persons who shall constitute the list of eligibles. The commission shall prepare from the returns of the examiners the list of eligibles, arranged in order of relative excellence. No question



submitted to applicants shall refer to political or religious opinions or fraternal affiliations.

Applicants for entrance positions in the uniformed forces of the fire and the police departments shall be not less than twenty-one years of age, no more than thirty-five years of age at the time of appointment and shall have the physical qualifications required for enlistment in the United States Army, Navy and Marine Corps.

Applicants for positions in the mechanical trades and occupations may, in the discretion of the commission, be rated solely on experience and physical qualifications which may be demonstrated by such evidence and in such manner as the commission may direct, and such applicants may be **subjected** to such further tests as the commission may require. Examinations of laborers shall relate only to physical qualifications, and laborers establishing their fitness shall rank upon the register in the order of **their** priority of application.

The commission may remove all names from the list of eligibles after they have remained thereon for more than two years and all names thereon shall be **automatically** removed at the expiration of four years **without action by the commission**. The commission may, however, provide in the scope-circular of any examination that the list of eligibles secured thereby shall automatically expire at a date not less than two or more than four years after the adoption of such list.

Veterans with thirty days or more actual service, and widows of such veterans, who become eligible for appointment by attaining the passing mark **for inclusion on the list of eligibles** in any examination, shall be allowed an additional credit of 5 per cent in making up the list of eligibles secured by such examination. The term "veteran" as used in this section shall be taken to mean any person who has been mustered into, or served in, the Army, or enlisted in, or served in, the Navy or Marine Corps, of the United States, in time of war and received an honorable discharge or certificate of honorable active service. In the case of promotive examinations, when the passing mark **for inclusion on the list of eligibles** has been attained, an additional credit of 3 per cent shall be allowed to veterans or to widows of such veterans. No more than **either** one such entrance preference, or one such promotive preference may be allowed to any one person; **provided**, that should neither an entrance appointment nor a promotive appointment, to a position, considered permanent within the meaning of the civil service rules, be received from a list of eligibles on which such preference has been included in the rating, then such preference shall not be deemed to have been received; and **provided**, further, that the preference herein specified shall not be further allowed to those that have already received it since January 8, 1932, the date **upon which this charter became effective**. The civil service commission may, for services or employment specified by the commission, allow general or individual preference, but not less than 10 per cent, for entrance appointment of veterans who have suffered permanent disability in line of duty, **provided** that such disability would not prevent the proper performance of the duties required under such service, or employment, and **provided** that such disability is of record in the United States Veterans Bureau.

#### Privilege of the Floor

Ivan Flamm, president of the Civil Service Employees Association, and Grover O'Connor, attorney for the association, were heard in favor of the amendment proposed by the Civil Service Association.

Henry Wolff, president of the Civil Service Commission, and Jas. Maher, secretary of the Commission, were heard in opposition and requesting that proposed amendment be laid over until next year for consideration and study.

#### Motion.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that at conclusion of today's meeting we take a recess until Friday at 10 a. m. in order that the amendment may be put in proper shape for further consideration.

#### Motion Lost.

Supervisor Colman, seconded by Supervisor Brown, moved as an amendment to *lay over* the year.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Colman—2.

Noes—Supervisors Havenner, Hayden, Ratto, Schmidt, Shannon, Uhl—6.

#### Action Deferred.

Whereupon, Supervisor Uhl's motion to recess until Friday for further consideration of Charter Amendments or any other business was *carried* without objection.

#### Action Deferred.

The following matter was *laid over one week* and made a Special Order of Business for 3:30 p. m.

#### SPECIAL ORDER—3:30 P. M.

Public Utilities Committee recommends that the following resolution be considered in Committee of the Whole.

#### Suggested Provisions for Rail Contract on San Francisco-Oakland Bay Bridge.

(Code No. 12.111)

Presented by Supervisor McSheehy.

Resolution No. 2124, as follows:

Resolved, That the City Attorney advise the Governor of the State of California, the California Toll Bridge Authority and the Reconstruction Finance Corporation that any contract or agreement entered into with any railroad or transportation company for the use of the lower deck of the San Francisco-Oakland Bay Bridge and the interurban facilities provided by the \$15,000,000 additional Reconstruction Finance Corporation funds for such transbay interurban passenger traffic shall contain the following provisions and guarantees:

1. That such rail transportation shall pay an amount sufficient to pay its proportionate share of the total \$70,000,000 bay bridge and railway facilities loan and that in no event shall any of such rail transportation's share be paid for or contributed to out of any funds raised from vehicular traffic using said bridge and that such proportionate amount of the total bridge revenues to be raised from such rail traffic shall in no event be less than 40 per cent of the total revenues levied upon both vehicular and rail traffic using said bridge.

2. That express provision shall be made for the usage of said bridge and/or any and all of the rail facilities, terminals and/or incidents thereof for transcontinental and/or mainline passenger trains to directly enter and serve San Francisco over said bridge and/or terminals and/or incidents thereof and that such right to so use said facilities shall at all times remain open to any and all mainline and/or transcontinental carriers.



## UNFINISHED BUSINESS.

## Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

## Issuance of Tax Anticipation Notes, \$6,000,000.

(Code No. 9.033)

On recommendation of Finance Committee.

Bill No. 788, Ordinance No. 9.0336, as follows:

Determining that funds are needed for the immediate requirements of the City and County of San Francisco for the fiscal year 1935-36 in accordance with appropriations made, as authorized by the Charter of said City and County of San Francisco, for said fiscal year; determining that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; authorizing the Board of Supervisors of said City and County of San Francisco to borrow on its behalf the sum of \$6,000,000 solely for the purpose of anticipating receipt of income, and to cause to be issued notes or other evidences of indebtedness evidencing the amount or amounts so borrowed, which notes shall be payable exclusively out of taxes levied and collected by said City and County for said fiscal year 1935-36, providing that the repayment of the sums so borrowed shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which such money shall be borrowed and shall be repaid from the first moneys received from said taxes; and providing for the sale of said notes or evidences of indebtedness as provided by law and for the payment of the principal thereof and the interest thereon.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Board of Supervisors of the City and County of San Francisco does hereby find and determine: That the sum of \$6,000,000 is needed for the immediate requirements of said City and County in the fiscal year 1935-36, to-wit: To meet and pay the appropriations heretofore made for said fiscal year as authorized by the Charter of said City and County, and which will become due and payable prior to December 31, 1935, and which may be paid in advance of receipt of the income for said fiscal year; that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; that the Controller of said City and County has recommended that said sum of \$6,000,000 be borrowed for the purposes herein mentioned, and the Mayor of said City and County of San Francisco has approved said recommendation made by said Controller; and that the estimated tax receipts of said City and County for said fiscal year are \$30,685,499, and that said sum of \$6,000,000 does not exceed twenty-five (25) per centum of said estimated tax receipts for said fiscal year.

Section 2. The Board of Supervisors of said City and County of San Francisco is hereby authorized to borrow on behalf of said City and County, solely for the purpose of anticipating receipt of income, the sum of \$6,000,000 in lawful money of the United States of America, and to issue in the form hereinafter set forth, notes of said City and County for the sum or sums so borrowed payable as hereinafter provided.

Section 3. (a) As evidence of the sum to be so borrowed as aforesaid, there is hereby authorized to be issued by said City and County of San Francisco tax anticipation notes of said City and County of San Francisco in the aggregate principal amount of \$6,000,000. Said notes shall be in the denomination of not less than \$1,000 each, nor more than \$100,000 each, and such denominations shall be fixed by



resolution of this Board adopted at or after the time of the public sale of said notes as hereinafter provided. All of said notes shall be signed on behalf of said City and County of San Francisco by the President of said Board of Supervisors, and by the Controller of said City and County, and countersigned by the Treasurer of said City and County of San Francisco, and the seal of said City and County shall be affixed thereto. Said notes shall bear such interest as may be hereafter fixed by resolution of said Board of Supervisors at or after the time said notes are sold, as hereinafter provided, which said interest shall in no case exceed six (6) per cent per annum and full authority is hereby given to said Board of Supervisors to fix by resolution the rate of interest on said notes and each or any of them. Said interest shall be payable at the maturity of said notes.

(b) The principal amount of said notes, together with the interest thereon, issued and delivered under authority of this ordinance, shall be payable exclusively out of the taxes levied and collected by said City and County for the fiscal year 1935-36, and shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which said money shall be borrowed and shall be repaid from the first moneys received from said taxes; and the amount of said taxes so levied and collected shall be applied to the payment of said notes before any part thereof is used for any other purpose. If at the time said notes, or any of them, become due and payable, the funds in the City Treasury available for the payment thereof shall be insufficient for the payment in full of all of said notes then outstanding, such funds shall be applied pro rata to the payment of the principal and interest of all of the notes then issued and outstanding without preference or priority of any one note over any other by reason of prior issuance, or otherwise. Any of said notes not paid prior to December 31, 1935, shall nevertheless be paid out of moneys received from the taxes of the fiscal year 1935-36, irrespective of the date of the receipt thereof, it being the intent and purpose of this ordinance to provide for the payment of all notes issued hereunder out of the taxes levied for said fiscal year 1935-36 and to provide that such notes shall be payable out of said taxes for said fiscal year, irrespective of the actual date of the collection thereof.

(c) Each of said notes shall be substantially in the following form, to-wit:

CITY AND COUNTY OF SAN FRANCISCO  
TAX ANTICIPATION NOTE  
Fiscal Year 1935-1936

No..... \$.....

San Francisco,....., 1935

On the 20th day of December, 1935, the City and County of San Francisco, a municipal corporation organized and existing under and by virtue of the laws of the State of California, promises to pay the bearer hereof, out of the funds hereinafter mentioned, at the office of the Treasurer of said City and County of San Francisco, the sum of.....dollars, in lawful money of the United States of America, with interest thereon at the rate of.....per cent per annum from date until paid.

This note is one of an issue of notes aggregating in principal amount the sum of six million (\$6,000,000) dollars authorized to be issued under and pursuant to an ordinance of the Board of Supervisors of said City and County of San Francisco enacted under authority of Section 81 of the Charter of said City and County. This note and all other notes of said issue are payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1935-36 without preference or priority of any one note over any other note of this issue by reason of prior issuance, or otherwise, and



said notes issued and delivered under authority of said ordinance shall constitute a first lien and charge against said taxes collected during the half of said fiscal year 1935-36 in which the money represented by said notes respectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose.

Any of said notes not paid at or prior to maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1935-36, irrespective of the date the same shall be so received.

It is hereby certified, recited and declared that this note is issued in strict conformity with the Constitution and laws of the State of California and with the Charter of the City and County of San Francisco and with proceedings of said City and County of San Francisco authorizing the same and that all acts, conditions and things required to exist, happen and to be performed precedent to and in the issuance of this note have existed, happened and been performed in regular and due time, form and manner as required by law, and that this note, together with all indebtedness and obligations of said City and County does not exceed any limit prescribed by the Constitution or statutes of said State or the Charter of said City and County.

In witness whereof, said City and County of San Francisco has caused this note to be signed by the President of the Board of Supervisors of said City and County of San Francisco and by the Controller of said City and County, and to be countersigned by the Treasurer thereof, and the seal of said City and County to be affixed thereto the day and year first above written.

.....  
President of the Board of Supervisors of  
the City and County of San Francisco.

.....  
Controller of the City and County of  
San Francisco.

Countersigned:

.....  
Treasurer of the City and County of  
San Francisco.

(d) Said Board of Supervisors, on behalf of said City and County of San Francisco, hereby confirms all recitals, declarations, certificates and promises contained in said notes, and each thereof, issued under and pursuant to this ordinance.

(e) At the time of the sale of any of said notes as hereinafter provided, and prior to the delivery thereof, the Treasurer of said City and County of San Francisco shall date the same as of the date of delivery thereof and insert therein the denomination thereof and the rate of interest thereon as provided by resolution of said Board of Supervisors.

Section 4. The aforesaid notes shall be issued and offered for sale by the Board of Supervisors at such time (prior to December 20, 1935) as may from time to time be provided by resolution of said Board, so as to meet the immediate requirements of said City and County of San Francisco, as aforesaid. Each such sale shall be made to the bidder offering to accept and pay for the note or notes so sold at the lowest net interest cost to said City and County computed from the date fixed for the presentation of bids to December 20, 1935; provided, however, that none of said notes shall be sold for less than the face amount thereof and accrued interest thereon to the date of delivery thereof.

Section 5. The principal and interest of all of said notes issued and sold as aforesaid shall be paid only upon the surrender thereof. All of said notes not sold prior to December 20, 1935, shall be cancelled.

Section 6. If any section, paragraph, sentence, clause or phrase of

this ordinance is for any reason held to be unconstitutional or void, such decision shall not affect the validity of any other portion of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more sections, paragraphs, sentences, clauses or phrases be declared unconstitutional or void for any reason.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, McSheehy, Shannon—3.

### Authorizing Leasing of Golf Club Property Near Crystal Springs Reservoir.

(Code No. 12.17352)

Also, Bill No. 797, Ordinance No. 12.173522, as follows:

Authorizing leasing of Golf Club Property near Crystal Springs Reservoir.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized to arrange for leasing that certain 172.5 acre tract of San Francisco Water Department land situated in the County of San Mateo, State of California, commonly known as the Crystal Springs Country Club. Said property is located on the Skyline boulevard, approximately 2 miles west of Burlingame.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, McSheehy, Shannon—3.

### NEW BUSINESS.

#### Adopted.

The following resolution was *adopted*:

#### Sale of \$2,500,000 Tax Anticipation Notes.

(Code No. 9.033)

On recommendation of Finance Committee.

Resolution No. 2148, as follows:

Whereas, Ordinance No. 9.0336, heretofore enacted by the Board of Supervisors of the City and County of San Francisco, authorized the issuance of certain tax anticipation notes, the same to be issued as needed for the immediate requirements of the City and County in order to meet and pay the appropriations heretofore made for the current fiscal year, as authorized by the Charter of the City and County, which appropriations will become due and payable prior to December 31, 1935, and which may be paid in advance of receipt of the income for said fiscal year; and

Whereas, in order to meet the said immediate requirements of said City and County it is necessary to forthwith issue and offer for sale tax anticipation notes as authorized by said ordinance above mentioned to the amount of two million five hundred thousand (\$2,500,000) dollars; now, therefore, be it

Resolved, That the President of the Board of Supervisors of the City and County of San Francisco, the Controller of said City and County, and the Treasurer thereof, be and they are hereby authorized and directed to execute and issue for and on behalf of the City and County of San Francisco, the aforesaid tax anticipation notes, to the amount of two million five hundred thousand (\$2,500,000) dollars, and that



said notes be offered for sale by this Board of Supervisors; and be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to advertise in the official newspaper of the City and County of San Francisco a notice of the sale of said Tax Anticipation Notes to the amount of two million five hundred thousand (\$2,500,000) dollars, and that sealed bids or offers for all or any part of said notes will be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, the 23rd day of September, 1935, and that said Tax Anticipation Notes will be sold to the bidder offering to accept and pay for said note or notes so sold at the lowest net interest cost to the City and County of San Francisco computed from the date fixed for the presentation of bids to December 20, 1935.

Further Resolved, That Orrick, Palmer and Dahlquist, attorneys-at-law, are employed to furnish legal opinion on validity of Tax Anticipation Notes authorized by Ordinance No. 9.0336, the fee therefor to be \$883.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, McSheehy, Shannon—3.

#### Re-referred.

The following Bill, on motion of Supervisor Shannon, seconded by Supervisor Roncovieri, was *re-referred to the Finance Committee*:

**Designating The Anglo California National Bank of San Francisco as Fiscal Agent of San Francisco, an Emergency Ordinance.**

(Code No. 9.024)

Bill No. 800, Ordinance No. 9.0241, as follows:

Designating the Anglo California National Bank of San Francisco as the fiscal agent of the City and County of San Francisco for the purpose of providing payment in the City of New York of coupons for the redemption of bonds of the City and County of San Francisco; providing for interest on funds on deposit with fiscal agent; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Anglo California National Bank of San Francisco, from and after the date of the passage of this ordinance is hereby designated as the fiscal agent for the City and County of San Francisco for the purpose of providing payment in the City of New York of coupons for the redemption of bonds of the City and County of San Francisco.

Section 2. The Treasurer of the City and County of San Francisco shall hereafter deposit with The Anglo California National Bank of San Francisco, at least thirty (30) days previous to the periods of payments of interest and principal, a sum sufficient to meet the outstanding obligations of the City and County of San Francisco which shall become due in the City of New York on the first day of the following month.

Section 3. The said The Anglo California National Bank of San Francisco shall act as fiscal agent for the City and County of San Francisco without any expense or charge whatsoever to the said City and County of San Francisco.

Section 4. The designation and appointment of The Anglo California National Bank of San Francisco as the fiscal agent of the City and County of San Francisco is made upon the condition that the said fiscal agent shall pay into the Treasury of the City and County of San Francisco, quarterly, interest at the rate of one-half of one per cent ( $1\frac{1}{2}\%$ ) per annum on all daily balances of funds deposited with said fiscal agent, and shall deposit with said Treasury securities for said deposits as required by law.

Section 5. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare, by the vote by which this ordinance is passed, that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows: That the laws of the State of California regulating the deposit of public moneys have been amended, which said amendments became effective on September 15, 1935.

#### Final Passage.

Whereupon the following emergency ordinance was presented by Supervisor Colman and finally passed by the following vote:

(Code No. 9.024)

Bill No. 802, Ordinance No. 9.0242, as follows:

Amending Section 4 of Ordinance No. 9102 (New Series), entitled, "Designating 'the National City Bank of New York,' as the fiscal agent of the City and County of San Francisco, in the City and State of New York, for the purpose of providing payment in the City of New York, of coupons, for the redemption of bonds of the City and County of San Francisco, and providing for interest on funds on deposit with fiscal agent," *by changing the rate of interest to be paid by the fiscal agent from 2 per cent to ½ per cent per annum: and declaring the existence of an emergency.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 4 of Ordinance No. 9102 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 4. The designation and appointment of The National City Bank of New York as the fiscal agent of the City and County of San Francisco is made, provided the said fiscal agent shall pay into the Treasury of the City and County of San Francisco, monthly, interest at the rate of one-half of one per cent ( $\frac{1}{2}\%$ ) per annum on all daily balances of funds deposited with the said fiscal agent, subject to the rules of the Federal Reserve System.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does, by the vote by which this ordinance is passed, specifically declare that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows, to-wit: That it is necessary that the Treasurer forthwith deposit with the Fiscal Agent in New York moneys to meet accruing bond interest and redemption charges on the bonds of the City and County of San Francisco, and that the State Law has been changed, effective on this date providing that the interest on active accounts of municipalities shall be not less than one-half of one percent ( $\frac{1}{2}\%$ ) per annum, and that the change in the aforesaid ordinance is necessary to comply with the provisions of said State law.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Ronco-  
vieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, McSheehy—2.

#### Passed for Second Reading.

The following Bill was passed for second reading:

Exchange of Lands—Bernal Cut, for Lands of Southern  
Pacific R. R. Company.

(Code No. 12.1741)

On recommendation of Finance Committee.

Bill No. 799, Ordinance No. 12.17415, as follows:

Authorizing exchange of certain lands in Bernal Cut with Southern Pacific Railroad Company.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter and in accordance with the recommendation of the Department of Public Works, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City owned lands hereinafter described as Parcels A, B, C, D, E, F, G, H, I and J, to Southern Pacific Railroad Company in exchange for certain other lands hereinafter described as Parcels 1, 2, 3, 4, 5, 6 and 7.

Section 2. Said Parcels A, B, C, D, E, F, G, H, I and J are those certain tracts of land described in Ordinance No. 12.17213, Bill No. 774, approved August 6, 1935, which parcels were proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of all of said real property and estimates the value of the parcels to be traded to the Southern Pacific Railroad Company to be equal to the value of the parcels to be acquired by the City and County of San Francisco.

Section 4. All of said parcels to be exchanged are situated in the City and County of San Francisco, State of California, and are shown and designated on the Map of Bernal Avenue recorded June 17, 1935, in Book "N" of Maps, pages 15 and 16, Official Records of the City and County of San Francisco.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute the necessary deed or deeds in behalf of the City and County of San Francisco for the conveyance of Parcels A, B, C, D, E, F, G, H, I and J to the Southern Pacific Railroad Company. The Director of Property is hereby authorized and directed to deliver said deed or deeds to the Southern Pacific Railroad Company upon receipt of the necessary deed or deeds to Parcels 1, 2, 3, 4, 5, 6 and 7, and to record the latter deed or deeds.

Section 6. The deeds hereby authorized shall be made subject to the reservations and conditions mentioned in Resolution No. 29327 (N. S.), adopted by this Board on July 16, 1928.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, McSheehy, Shannon—3.

#### Adopted.

The following resolutions were *adopted*:

#### Refund of Duplicate Payment of Taxes.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 2154, as follows:

Resolved, That the sum of \$40.37 be and is hereby authorized paid to Mrs. Ida M. Lytton; being refund of duplicate payment of taxes, as per Vol. 5, Bill 1071, Lot 7, Block 752, Fiscal Year 1933.

Certified and approved by the Controller.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, McSheehy, Shannon—3.

#### Accepting Deeds to Easements Required for Richmond Sewer Tunnel.

(Code No. 12.1011)

Also, Resolution No. 2155, as follows:

Resolved, That the City and County of San Francisco acquire from the following parties easements for the Richmond Sewer Tunnel, be-

neath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances:

Tekla M. I. Johnson, Lot 7, Assessor's Block 1386.

John Linehan et ux., Lot 25, Assessor's Block 1386.

Harry W. Harnish et ux., Lot 46, Assessor's Block 1406.

The Rector, Wardens and Vestry of St. Peter's Episcopal Church, Lot 15, Assessor's Block 1460.

Reference is hereby made to the written offers on file in the office of the Director of Property from the above-named parties for a particular description of said easements.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Gallagher, McSheehy, Shannon—3.

Planing Mill Permit, J. L. Sage & Co., Southwest Line of San Bruno Avenue, 36 Feet Southwest Alemany Boulevard.

(Code No. 1.061)

On recommendation of Public Buildings and Lands Committee.

Resolution No. 2153, as follows:

Resolved, That the J. L. Sage & Company is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a planing mill and woodworking factory on the southwest line of San Bruno avenue, 36 feet southwest of Alemany boulevard.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, McSheehy—2.

Re-referred.

The following resolution was *re-referred to the Joint Committee*:

**Declaring Policy With Respect to Survey of Shoreline Highway.**

(Code No. 12.051)

On recommendation of Joint Streets and Finance Committee.

Resolution No. 2149, as follows:

Whereas, it has been proposed from time to time to construct a highway along the coast from the North Golden Gate Bridgehead in Marin County to Fernbridge in Humboldt County; and

Whereas, the North Bay Counties have proposed that the five counties interested in such a project, viz., San Francisco, Marin, Sonoma, Mendocino, and Humboldt counties, should form an Inland Highway Association for the purpose of securing a cooperative survey of the Shoreline Highway; and

Whereas, the Federal Works Progress Administration has indicated its willingness to assist in this work by furnishing men and equipment if the project is properly presented; and

Whereas, this Board believes a Shoreline Highway to be of inestimable value, not only to the City and County of San Francisco as a feeder to the Golden Gate Bridge, but to all other counties named herein; and

Whereas, this Board realizes that it is necessary to first have a preliminary survey made in order to construct such a highway at a later date; now, therefore, be it

Resolved, That the policy of this Board of Supervisors is expressly declared to be as follows:



1. That this Board strongly favors the project, which would provide for a preliminary survey of the Shoreline Highway made in accordance with and to the standards of the State Department of Public Works and the United States Bureau of Public Roads.

2. That this Board favors and concurs in the plan to establish an Inter-County Highway Association, or such other instrumentality as is legal and proper to effect the project herein referred to.

3. That this Board pledges itself to, if and when it legally can, and the funds are available, appropriate the sum of two thousand dollars (\$2,000) as San Francisco's contribution to the project.

Further Resolved, That the City Attorney and the Controller be and they are hereby requested to consult and to study this proposal in an effort to determine the most facile means for its accomplishment and for the further purpose of making available that sum which constitutes San Francisco's contribution to the project; and be it

Further Resolved, That Supervisor \_\_\_\_\_ be and is hereby appointed by this Board to represent the City and County of San Francisco in the negotiations with the other counties involved, in the formation of the aforementioned Inter-County Highway Association.

#### Re-referred.

The following recommendation of Streets Committee was *re-referred to said Committee with instructions to arrange streets in the order of their importance*:

#### State Highway Projects Under State Gas Tax Fund.

(Code No. 5.31)

Resolution No. 2150, as follows:

Resolved, That this Board of Supervisors does hereby approve the following project statement covering portions of the State Highway System upon which, in their regular order, moneys allocated by the State out of the one-quarter cent gas tax fund shall be expended:

Project Statement No. 1:

1. Change in alignment of Sloat boulevard from Thirty-ninth avenue to Forty-second avenue.

2. Sloat boulevard-Skyline boulevard cutoff leading from Skyline boulevard southerly from the Harding Golf Links road to Sloat boulevard at Thirty-ninth avenue.

3. The widening of San Jose avenue from the County line to Alemany boulevard.

4. The widening of San Jose avenue from the County line to Bepler street connecting with El Camino Real.

5. The widening of Nineteenth avenue from Sloat boulevard to Lincoln way, and its extension across Golden Gate Park to Fulton street at Park-Presidio boulevard.

6. The improvement of Park-Presidio boulevard from Fulton street to the Presidio.

7. Lombard street widening, Van Ness avenue to Lyon street; widening Lyon street from Lombard street to Bay street; and diagonal street from Lombard street and Broderick street to Lyon street near Bay street.

8. Maintenance.

Further Resolved, That the Chief Administrative Officer be and he is hereby authorized and requested to execute the foregoing project statement for and on behalf of the City and County of San Francisco and to transmit it to the District Engineer of the State Department of Public Works.

#### Adopted.

The following resolutions were *adopted*:

**Intention to Close Vale Avenue and Paraiso Place Between Sloat  
Boulevard and Crestlake Drive.**

(Code No. 12.0621)

On recommendation of Streets Committee:

Resolution No. 2151, as follows:

Resolved, That the public interest requires that the certain following described portions of Vale avenue and Paraiso place be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Vale avenue and Paraiso place more particularly described as follows, to-wit:

Vale avenue from the northerly line of Sloat boulevard to the early line of Crestlake drive;

Paraiso place from the northerly line of Sloat boulevard to the southerly line of Crestlake drive.

Said closing and abandonment of said portion of Vale avenue and Paraiso place shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost, and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Vale avenue and Paraiso place in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Leave of Absence—Jos. J. Phillips.**

(Code No. 4.053)

On recommendations of His Honor the Mayor.

Resolution No. 2152, as follows:

Resolved, That, in accordance with recommendation of his Honor the Mayor, Joseph J. Phillips, Director of Properties, be and is hereby granted leave of absence for a period of fifteen days, commencing September 21, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**President to Appoint Committee to Represent City in Conference  
Before Secretary of Interior in Re Future Disposition of Hetch  
Hetchy Power.**

The following recommendation of Special Committee to Study and report on Disposal of Hetch Hetchy Power was taken up:

Motion of Supervisor Havenner in Board of Supervisors Tuesday, September 10, 1935.

That the President of this Board be authorized to appoint a committee to represent the City and County of San Francisco in conferences to be requested with the Secretary of the Interior of the United States in reference to the future disposition of Hetch Hetchy power, and that the City Attorney and the Manager of Utilities be and they are hereby requested and authorized to serve on said committee, and that this Board of Supervisors hereby authorizes the members of said



committee to arrange for conferences with the Secretary of the Interior and report back to this Board at the earliest possible date the result thereof.

**Motion.**

Supervisor Uhl moved that the Committee to be appointed by the President consist of two members of the Board of Supervisors.

There being no objection it was *so ordered*.

**Adopted.**

Whereupon, the foregoing motion of Supervisor Havenner, as amended was *adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

**Authorizing Mailing of Arguments in Favor of Charter Amendments on Sample Ballots.**

(Code No. 1.08)

Supervisor Shannon presented:

Resolution No. 2157, as follows:

Resolved, That, pursuant to Section 183 of the Charter, the Board of Supervisors hereby authorizes the Registrar of Voters to include a copy of arguments in favor of Charter Amendments ordered submitted by the Board of Supervisors and appearing on the ballot of general municipal election to be held Tuesday, November 5, 1935, with each sample ballot mailed or delivered to the electors of the City and County of San Francisco.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, McSheehy—2.

**President of Board to Appoint Committee to Attend Convention of Redwood Empire Association, October 11 and 12, Hoberg's Resort, California.**

(Code No. 5.93)

Supervisor Ratto presented:

Resolution No. 2156, as follows:

Resolved, That the President of the Board is hereby respectfully requested to appoint a committee to represent the Board of Supervisors at the annual convention of the Redwood Empire Association, to be held at Hoberg's Resort, Lake County, California, October 11 and 12, 1935;

Further Resolved, That suitable reservations at Hoberg's Resort be made by telegram to avoid any possible confusion or discomfort to those in attendance.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, McSheehy—2.

**Private Garages.**

(Code No. 11.0822)

Supervisor Uhl presented:

Bill No. 803, Ordinance No. 11.08232, as follows:

Amending Section 1, Subdivision (k), of Ordinance No. 8564 (New

Series), entitled "Governing the Construction, Equipment, Maintenance and Operation of Public, Commercial and Private Garages; Regulating and Providing for the Storage and Use of Gasoline in Connection with Public, Commercial and Private Garages; Duties of the Fire Marshal; Penalties for Violation; Repealing Ordinance No. 746 (New Series), and All Ordinances and Parts of Ordinances in so far as they conflict with this Ordinance," *by providing that the posting of a "To Rent" sign referring to garage space in private dwellings shall not be deemed to be in violation of this ordinance.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 1, Subdivision (k), of Ordinance No. 8564 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 1, (k). Space for the storage of automobiles may be maintained in any flat or dwelling house building provided that where such space exceeds four hundred fifty square feet the construction of said portion of said flat or dwelling house building used for the storage of automobiles shall conform with the State Housing Act; and provided further, that it shall be unlawful for the owner or occupant of any flat or dwelling house building in which space is maintained for the storage of automobiles, to store, or to permit to be stored, or to receive for storage therein, more than one automobile belonging to persons not residing in said flat or dwelling house building; *provided that the posting of a "To Let" sign referring to garage space for rent in such private dwellings shall not be deemed to be in violation of this ordinance.*

*Referred to Fire, Safety and Police Committee.*

### President Urged to Increase PWA Allocations.

(Code No. ———)

Supervisor Shannon presented:

Resolution No. ———, as follows:

Whereas, experience has proven that activities of the Federal Emergency Administration of Public Works (PWA) have been a highly beneficial factor in accomplishing projects of great value to various political subdivisions; and

Whereas, under the competitive contract method it has been possible to provide a distribution of labor, both direct and indirect, in excess of eighty (80%) per cent in the construction of various non-Federal projects, which were financed on a basis of 55% contribution by the Grantee or Political Subdivision, 45% contribution by the Grantor or Government (PWA), which grants of 45% contributed by the Government (PWA) represent a donation of approximately 82 cents for every \$1.00 (55%) contributed by the Political Subdivision (Grantee), making possible the accomplishment of a complete project in total amount of \$1.82 for each and every \$1.00 contributed by the Grantee; and

Whereas, it is vitally necessary that major undertakings (buildings, highways and engineering projects) be accomplished for the City and County of San Francisco, under a fixed price with a guaranteed completion, grants for which have already been applied for; and

Whereas, it has become absolutely essential that additional funds be provided for the completion of various approach roads for the Golden Gate Bridge now entering final stages of completion, and for which no provision has been previously made; and

Whereas, the Secretary of the Interior, Harold L. Ickes, is now demanding municipal distribution of Hetch Hetchy power, and no municipal funds are available for this purpose; and

Whereas, previous bond issues were approved by the people on the basis of PWA supervision, and additional bond issues would, no doubt,



be given preference and supported by the voters under the Federal Emergency Administration of Public Works (PWA) methods of procedure; now, therefore, be it

Resolved, That the President of the United States be and he is hereby urged to consider increasing the Federal Emergency Administration of Public Works (PWA) total allocations to one billion dollars as originally promulgated to represent 45% grants to various non-Federal projects, the remaining 55% to be contributed by various political subdivisions, making possible a total expenditure aggregating about two and one-quarter billion (\$2,225,000,000.00) dollars, all of which would be expended under guaranteed costs with remunerative prevailing wages for all artisans and labor thus employed.

*Referred to Finance Committee.*

### RECESS.

Whereupon, the Board of Supervisors at 6:30 p. m. recessed until Friday, September 20, 1935, at 10 a. m.

J. S. DUNNIGAN,  
Clerk.

Approved by the Board of Supervisors, September 23, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I. John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Friday, September 20, 1935

Monday, September 23, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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FRIDAY, SEPTEMBER 20, 1935, 10 A. M.

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In Board of Supervisors, San Francisco, Friday, September 20, 1935, 10 a. m.

The Board of Supervisors reassembled pursuant to recess of Monday, September 16, 1935.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

### Adopted.

The following resolutions were *adopted*:

#### State Highway Projects Under State Gas Tax Fund.

(Code No. 5.31)

On recommendation of the Streets Committee.

Resolution No. 2150, as follows:

Resolved, That this Board of Supervisors does hereby approve the following project statement covering portions of the State Highway system upon which, in their regular order, moneys allocated by the State out of the one-quarter cent gas tax fund shall be expended:

#### *Project Statement No. 1:*

1. Change in alignment of Sloat boulevard from Thirty-ninth avenue to Forty-second avenue.
2. Sloat boulevard-Skyline boulevard cutoff leading from Skyline boulevard southerly from the Harding Golf Links road to Sloat boulevard at Thirty-ninth avenue.
3. The widening of San Jose avenue from the County Line to Alemany boulevard.
4. The widening of San Jose avenue from the County Line to Bepler street connecting with El Camino Real.
- 4½. The purchase of land for and construction of diagonal street from Lombard street and Broderick street to Lyon street near Bay street.
5. The widening of Nineteenth avenue from Sloat boulevard to Lincoln way, and its extension across Golden Gate Park to Fulton street at Park-Presidio boulevard.
6. The improvement of Park-Presidio boulevard from Fulton street to the Presidio.
7. Lombard street widening, Van Ness avenue to Lyon street; widening Lyon street from Lombard street to Bay street.
8. Maintenance.



Further Resolved, That the Chief Administrative Officer be and he is hereby authorized and requested to execute the foregoing project statement for and on behalf of the City and County of San Francisco and to transmit it to the District Engineer of the State Department of Public Works.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

Leave of Absence—Hon. Milton Maxwell, Civil Service Commissioner.

(Code No. 4.053)

On recommendation of his Honor, the Mayor.

Resolution No. 2158, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Hon. Milton Maxwell, Civil Service Commissioner, is hereby granted a leave of absence for a period of thirty days, commencing September 28, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

Leave of Absence—James J. Maher, Secretary Civil Service Commission.

(Code No. 4.053)

Also, Resolution No. 2159, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, James J. Maher, Secretary, Civil Service Commission, is hereby granted a leave of absence for a period of two weeks, commencing September 22, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

Leave of Absence—Dr. Howard M. McKinley, Member Civil Service Commission.

(Code No. 4.053)

Also, Resolution No. 2160, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Dr. Howard M. McKinley, member of the Civil Service Commission, is hereby granted a leave of absence for a period of sixty days, commencing September 21, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Havenner, Hayden, McSheehy, Ratto, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Gallagher, Roncovieri—3.

## CHARTER AMENDMENT No.....

### Proposed by Civil Service Association.

Referred to Board of Supervisors by Judiciary Committee Without Recommendation.

Describing and setting forth a proposal to the electors of the City and County of San Francisco, to amend the Charter of said City and County by amending Section 145 thereof

relating to qualifications and tests, by modifying the procedure for Civil Service examinations.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 145 thereof so that the same shall read as follows:

### QUALIFICATIONS AND TESTS.

Section 145. All applicants for places in the classified service shall submit to tests, which shall be competitive and without charge to the applicants.

The commission shall control all examinations and may employ suitable persons in or out of the public service to act as examiners. The tests may be written, oral, mechanical or physical, or any combination of them, practical in character and related to matters fairly to test the relative capacity of applicants for the positions to be filled. The commission shall be the sole judge of the adequacy of the tests to rate the capacity of the applicants to perform service for the city and county. The commission may, for each examination, establish a passing mark or may determine the total number of persons who shall constitute the list of eligibles. The commission shall prepare from the returns of the examiners the list of eligibles, arranged in order of relative excellence. No question submitted to applicants shall refer to political or religious opinions or fraternal affiliations.

Provided, however, that, except as to positions in the mechanical trades and occupations and positions with duties exclusively manual in character, all tests shall be in writing; on every such written test said commission shall fix a minimum passing mark; such minimum passing mark shall not affect the respective marks of the candidates who shall receive a mark as great or greater than the minimum passing mark; provided further, however, that the commission may add to every written test an oral examination or may allow credits for experience, but the total number of credits or points allowable on any such oral examination and for experience and for any other matter than such written test shall not exceed thirty-five per cent of the total number of points or credits obtainable in rating candidates for the classification involved; and provided further that on every such oral examination a full stenographic or other record of the proceedings, on such oral examination shall be kept by or under the direction of said commission and shall be open to inspection by any candidate taking such examination, upon payment of the reasonable expense thereby incurred by said commission; and provided further that said commission shall, in allowing credits for



experience hereunder, determine in advance a standard by which experience shall be measured. Nothing herein shall affect any veteran preference.

All candidates taking a written examination or test shall take it at the same time, unless there be more than two hundred candidates for an eligible list, in which case the candidates may be divided into classes of not less than one hundred each; and all candidates in each such class shall take the written examination or test at the same time.

No candidate who has failed to pass the minimum passing mark set for a written examination or test shall be placed upon the eligible list for which such examination or test shall be held.

Nothing herein contained shall prevent the commission from giving each candidate for an eligible list a preliminary qualifying physical or athletic test or both, as a condition precedent to his taking any such written examination. Furthermore, as to all positions in the police and fire departments, the commission shall have the power to combine physical and/or athletic tests with written examinations in such manner, as, in the judgment of said commission, shall seem best.

Applicants for entrance positions in the uniformed forces of the fire and the police departments shall be not less than twenty-one years of age, nor more than thirty-five years of age at the time of appointment and shall have the physical qualifications required for enlistment in the United States Army, Navy and Marine Corps.

Applicants for positions in the mechanical trades and occupations may, in the discretion of the commission, be rated solely on experience and physical qualifications which may be demonstrated by such evidence and in such manner as the commission may direct, and such applicants may be permitted to such further tests as the commission may require. Examinations of laborers shall relate only to physical qualifications and experience, and laborers establishing their fitness shall rank upon the register in order of priority of application.

The commission may remove all names from the list of eligibles after they have remained thereon for more than two years and all names thereon shall be automatically removed at the expiration of four years without action by the commission. The commission may, however, provide in the scope-circular of any examination that the list of eligibles secured thereby shall automatically expire at a date not less than two nor more than four years after the adoption of such list.

Veterans with thirty days or more actual service, and widows of such veterans, who become eligible for appointment by attaining the passing mark in any examination, shall be allowed an additional credit of 5 per cent in making up the

list of eligibles secured by such examination. The term "veteran" as used in this section shall be taken to mean any person who has been mustered into, or served in the Army, or enlisted in, or served in, the Navy or Marine Corps, of the United States, in time of war and received an honorable discharge or certificate of honorable active service. In the case of promotive examinations, when the passing mark has been attained, a credit of 3 per cent shall be allowed to veterans or to widows of such veterans. No more than one such entrance preference, or one such promotive preference may be allowed to any one person. The civil service commission may, for services or employment specified by the commission, allow general or individual preference, but not less than 10 per cent, for entrance appointment of veterans who have suffered permanent disability in line of duty, provided that such disability would not prevent the proper performance of the duties required under such service, or employment, and provided that such disability is of record in the United States Veterans Bureau.

The foregoing proposed Charter Amendment was presented, read by the Clerk, and discussed briefly.

#### **Action Deferred.**

Supervisor Colman, seconded by Supervisor Havenner, moved that further consideration of the proposed amendment be postponed until Monday, September 23, 1935, and made a Special Order of Business at 2 p. m. before the Committee of the Whole, and that the Veterans be given a hearing thereon.

*So ordered.*

#### **Public Utilities Commission Requested to Turn on Water at 125 Gates Street.**

Supervisor Uhl called the Board's attention to the case of a Mrs. Krone, mother of six children, whose water had been turned off because of an unpaid water bill of \$8.29 contracted in 1934, while the family was on relief. Supervisors Uhl and McSheehy suggested that Mr. Cahill, Manager of Utilities, be requested to restore the water service, and to investigate and report back to the Board on the case by Monday, September 23, 1935.

#### **Care of Trees and Shrubbery Along Various Boulevards.**

The Clerk presented and read communication from his Honor, the Mayor, enclosing copy of communication from the Park Commission, urging that funds be provided for the proper care and preservation of trees and shrubs along various boulevards.

*Referred to the Finance Committee.*

#### **ADJOURNMENT.**

Whereupon, the Board of Supervisors, at 11:40 a. m., adjourned.

J. S. DUNNIGAN, Clerk.



**MONDAY, SEPTEMBER 23, 1935, 2 P. M.**

In Board of Supervisors, San Francisco, Monday, September 23, 1935, 2 p. m.

The Board of Supervisors met in regular session.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Hayden, McSheehy, Shannon—3.

Quorum present.

In absence of President McSheehy, Supervisor Havenner was appointed to preside.

Supervisor Shannon was noted present at 2:12 p. m.

Supervisor Hayden was noted present at 2:15 p. m.

President McSheehy was noted present at 3:30 p. m. and assumed the chair.

**APPROVAL OF JOURNAL.**

The Journal of Proceedings of the meeting of September 16, 1935, was considered read and approved.

**PRESENTATION OF PROPOSALS.****Sale of \$2,500,000 of Tax Anticipation Notes.**

Sealed bids for the purchase of Tax Anticipation Notes issued by the City and County of San Francisco, pursuant to Ordinance No. 9.0336, in the amount of two million five hundred thousand dollars (\$2,500,000) to be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, September 23, 1935, and will be opened by said Board at said time.

The Tax Anticipation Notes are described as follows, to-wit:

Notes in the amount of two million five hundred thousand dollars (\$2,500,000) in denominations of ten thousand dollars (\$10,000) each to be dated as of the day of delivery thereof and to be payable to bearer on December 20, 1935, and issued under authority of Ordinance No. 9.0336 and payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1935-1936 without preference or priority of any one note over any other note. All of said notes shall constitute a first lien and charge against said taxes collected during the half of the fiscal year 1935-1936, in which said money represented by said notes respectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose. Any of said notes not paid at maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1935-1936 irrespective of the date the same shall be so received.

Said notes will bear interest at the rate or rates not to exceed six (6) per cent per annum as shall be named by the bidder, said interest to be paid at maturity of said notes.

The said notes will be sold and awarded to the bidder or bidders offering to purchase the same at the lowest rate or rates of interest computed from the date fixed for the presentation of bids to December 20, 1935. If two or more bidders offer to purchase said notes at the same lowest rate or rates of interest, the Board of Supervisors shall determine which bid shall be accepted. Interest shall be computed on the basis of three hundred sixty-five (365) days per year.

The right is reserved by the Board of Supervisors to reject any and all bids.

All proposals for the purchase of said notes shall be accompanied by a deposit of five (5) per cent of the amount of the bid in lawful money of the United States, or by the deposit of a certified check for said five (5) per cent payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, provided that no deposit exceed the sum of ten thousand dollars (\$10,000); which deposit of money or check shall be forfeited by the bidder in case he fails to accept and pay for the notes bid for by him if his bid is accepted.

The approval of Messrs. Orrick, Palmer & Dahlquist, attorneys at law, San Francisco, California, as to the legality of the aforesaid notes, will be furnished to the successful bidder or bidders for said notes without cost.

This notice is given pursuant to the direction of Resolution No. 2148 of the Board of Supervisors, adopted Monday, September 16, 1935.

### Bids.

The following bids were received, opened and *referred to Finance Committee*:

1. Bankamerica Company, American Trust Company, The Anglo California National Bank, by Bankamerica, by M. S. Prosser; \$2,500,000 par value tax anticipation notes of the City and County of San Francisco, California; of the denomination of \$10,000 each; said notes to be dated as of the day of delivery thereof and to be payable to bearer on December 20, 1935; said notes to bear interest at the rate of three-eighths of one per cent (.375%) per annum; said interest to be paid at maturity of said notes, and in addition thereto a premium of \$31.

2. Harris Trust & Savings Bank, Chicago, Illinois; Northern Trust Company, Chicago, Illinois; Crocker First National Bank, San Francisco, California; Wells Fargo Bank & Union Trust Co., San Francisco, California; by Wells Fargo Bank & Union Trust Co., Ralph Revele, assistant cashier; for all, but not for any part less than all, of two million five hundred thousand dollars (\$2,500,000), legally issued City and County of San Francisco tax anticipation notes, dated as of the day of delivery thereof, and maturing December 20, 1935, we bid you the sum of two million five hundred thousand dollars (\$2,500,000), said notes to bear interest at the rate of thirty-seven hundredths of one per cent (.37) per annum from the date of delivery to December 20, 1935.

### Adopted.

Subsequently during the proceedings the Finance Committee reported the following resolution and the same was *adopted* by the following vote:

### Sale of \$2,500,000 Tax Anticipation Notes to the Bankamerica, Etc.

(Code No. 9.033)

Resolution No. 2168, as follows:

Whereas, after due notice given as provided by Ordinance No. 9.0336, that sealed proposals for the purchase of two million five hundred thousand dollars (\$2,500,000) tax anticipation notes of the City and County of San Francisco would be received and considered up to the hour of 3 o'clock p. m., September 23, 1935; and

Whereas, two bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered; therefore,

Resolved, That the bid of Bankamerica Company, American Trust Company, and The Anglo California National Bank, by Bankamerica Company by M. S. Prosser, as follows, be and is hereby accepted:

For the \$2,500,000 par value tax anticipation notes of the City and County of San Francisco, as advertised in your regular printed notice



of sale, we hereby bid you par, and in addition thereto a premium of \$31.

The notes above bid for are more particularly described as follows:

\$2,500,000 par value tax anticipation notes of the City and County of San Francisco, California; of the denomination of \$10,000 each; said notes to be dated as of the day of delivery thereof and to be payable to bearer on December 20, 1935; said notes to bear interest at the rate of three-eighths of one per cent (.375%) per annum; said interest to be paid at maturity of said notes.

The above bid is made with the understanding that if successful, we shall be furnished, at no expense to ourselves, with the satisfactory opinion of Messrs. Orrick, Palmer and Dahlquist, attorneys at law, San Francisco, California, approving the legality of the above described notes in all respects.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Respectfully submitted, Bankamerica Company, American Trust Company, The Anglo California National Bank, by Bankamerica Company, by M. S. Prosser.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### **SPECIAL ORDER—2 P. M.**

The following Charter Amendment, referred by the Board Friday, September 20, 1935, to the Committee of the Whole, was taken up:

#### **CHARTER AMENDMENT No.....**

Describing and setting forth a proposal to the electors of the City and County of San Francisco, to amend the Charter of said City and County by amending Section 145 thereof relating to qualifications and tests, by modifying the procedure for Civil Service examinations.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 145 thereof so that the same shall read as follows:

#### **QUALIFICATIONS AND TESTS.**

Section 145. All applicants for places in the classified service shall submit to tests, which shall be competitive and without charge to the applicants. The commission shall control all examinations and may employ suitable persons in or out of the public service to act as examiners. The tests may be written, oral, mechanical or physical, or any combination of them, practical in character and related to matters fairly to test the relative capacity of applicants for the positions to be filled, and may also include credits or points for physical fitness, experience, education, seniority in service, ascertained merit, personality and fitness, and any other test which, in the judgment of the commission, will test the qualifications of the candidate for the position which he seeks; provided, however,

that in all examinations, except those held for eligibles for appointment in the police department and fire department, as well as for eligibles for positions in the mechanical trades and occupations, and for positions and occupations, the duties of which are exclusively manual in character, a written test shall be given to ascertain the qualifications of those participating in such examination, and at least ——— per cent of the possible credits or points which may be obtained by any participant in such examinations shall be based upon said written test. The remainder of credits or points to be allowed to said participants may be apportioned as, in the judgment of the Civil Service Commission, shall be deemed proper upon physical fitness, experience, education, seniority in service, ascertained merit, personality and fitness, and upon any other subject which, in the judgment of the Civil Service Commission, will test the qualifications of the candidate for the position which he seeks. Whenever candidates for any examination are questioned orally upon any matter testing their qualifications for the positions which they seek, the commission shall cause a stenographic record to be kept of all said questions and answers, and the commission shall, within ——— days after the result of said examination is announced, cause a transcript of said examination, or of any part thereof, to be made, upon the request of any participant in said examination, and the payment of the reasonable cost of said transcript as determined by said commission at the time of said request. The individual ratings of examiners or discussions relative thereto shall not be deemed a part of the record of any oral examination.

The commission may fix a minimum qualifying mark for any or all portions of any examination. Any candidate not attaining said qualifying mark shall not participate further in said examination and said commission shall fix a minimum passing mark for said written test as a whole, and any candidate who has not attained said minimum passing mark shall not be placed upon the eligible list to be created by said examination. The commission may also determine the total number of persons who shall constitute said eligible list. The commission shall prepare from the returns of the examiners the list of eligibles, arranged in order of relative excellence. No question submitted to applicants shall refer to political or religious opinions or fraternal affiliations.

Applicants for entrance positions in the uniformed forces of the fire and the police departments shall not be less than twenty-one years of age, nor more than thirty-five years of age at the time of appointment and shall have, at least, the physical qualifications required for enlistment in the United States Army, Navy and Marine Corps. Any examination to test the eligibility of any applicant for appointment in the police or fire departments may be based on written tests and/or upon any other subject which will, in the judgment



of the commission, test the qualifications of the candidate for the position which he seeks. The commission may also allow, in such examination, credits or points for experience, and/or seniority in service, and/or ascertained merit.

Applicants for positions in the mechanical trades and occupations may, in the discretion of the commission, be rated solely on experience and physical qualifications which may be demonstrated by such evidence and in such manner as the commission may direct, and such applicants may be **subjected** to such further tests as the commission may require. Examinations of laborers shall relate only to physical qualifications, and laborers establishing their fitness shall rank upon the register in order of priority of application. Tests given to test the qualifications of any candidate to operate any mechanical device which may be used in connection with work incident to a position, which is subject to a written examination, shall be deemed a part of the written test of any such examination.

The commission may remove all names from the list of eligibles after they have remained thereon for more than two years and all names thereon shall be **automatically** removed at the expiration of four years **without action by the commission**. The commission may, however, provide in the scope-circular of any examination that the list of eligibles secured thereby shall automatically expire at a date not less than two or more than four years after the adoption of such list.

Veterans with thirty days or more actual service, and widows of such veterans, who become eligible for appointment by attaining the passing mark **for inclusion on the list of eligibles** in any **entrance** examination, shall be allowed an additional credit of 5 per cent in making up the list of eligibles secured by such examination. The term "veteran" as used in this section shall be taken to mean any person who has been mustered into, or served in, the Army, or enlisted in, or served in, the Navy or Marine Corps, of the United States, in time of war and received an honorable discharge or certificate of honorable active service. In the case of promotive examinations, when the passing mark **for inclusion on the list of eligibles** has been attained, an additional credit of 3 per cent shall be allowed to veterans or to widows of such veterans. No more than one such entrance preference, and one such promotive preference may be allowed to any one person; **provided, such preference shall be deemed allowed only when the person claiming preference actually receives an appointment to a permanent position from the list which included the preference**. The civil service commission may, for services or employment specified by the commission, allow general or individual preference, but not less than 10 per cent, for entrance appointment of veterans who have suffered permanent disability in line of duty, provided that such disability would not prevent the proper performance of the duties re-

quired under such service, or employment, and provided that such disability is of record in the United States Veterans' Bureau.

Communication from the Civil Service Commission was presented and read by the Clerk. Harry K. Wolff, President of the Civil Service Commission, and Grover O'Connor, attorney, representing the Civil Service Association, were granted the privilege of the floor. Changes and additions as follows were accepted by the Civil Service Commission and by the Civil Service Association:

In Section 145, insert the figure "50" as the per cent of the least "possible credits or points which may be obtained by any participant in such examinations . . . ."

Also, in Section 145, after the word "tests" at the end of the third sentence, change the period (.) to a comma (,) and add the words "and provided further that not more than twenty per cent of the possible credits or points shall be based upon oral tests."

Also, in Section 145, the next sentence, delete the words "personality and fitness," making the sentence read: "The remainder of credits or points to be allowed to said participants may be apportioned as, in the judgment of the Civil Service Commission, shall be deemed proper upon physical fitness, experience, education, seniority in service, ascertained merit, and upon any other subject which, in the judgment of the Civil Service Commission, will test the qualifications of the candidate for the position which he seeks."

Also, in Section 145, the next sentence, insert the word "thirty" making the sentence read: "Whenever candidates for any examination are questioned orally upon any matter testing their qualifications for the positions which they seek, the commission shall cause a stenographic record to be kept of all said questions and answers, and the commission shall, within thirty days after the result of said examination is announced, cause a transcript of said examination, or of any part thereof, to be made, upon the request of any participant in said examination, and the payment of the reasonable cost of said transcript as determined by said commission at the time of said request."

Carl W. Miles, representing the veterans, informed the Board that the veterans were satisfied with proposed amendment in so far as it affected them.

#### Motion.

Supervisor Hayden, seconded by Supervisor Roncovieri, moved that Charter Amendment No. 6, with changes and amendments as suggested and accepted, be *ordered submitted to the electors*.

#### Ordered Submitted. .

Whereupon, Charter Amendment No. 6, as follows, was *ordered submitted*:

### CHARTER AMENDMENT No. 6

### QUALIFICATIONS AND TESTS.

Describing and setting forth a proposal to the electors of the City and County of San Francisco, to amend the Charter of said City and County by amending Section 145 thereof relating to qualifications and tests, by modifying the procedure for Civil Service examinations.

The Board of Supervisors of the City and County of San Francisco hereby submits to the electors of the City and



County of San Francisco at the general municipal election to be held on the 5th day of November, 1935, a proposal to amend the Charter of said City and County by amending Section 145 thereof so that the same shall read as follows:

### QUALIFICATIONS AND TESTS.

Section 145. All applicants for places in the classified service shall submit to tests, which shall be competitive and without charge to the applicants. The commission shall control all examinations and may employ suitable persons in or out of the public service to act as examiners. The tests may be written, oral, mechanical or physical, or any combination of them, practical in character and related to matters fairly to test the relative capacity of applicants for the positions to be filled, and may also include credits or points for physical fitness, experience, education, seniority in service, ascertained merit, personality and fitness, and any other test which, in the judgment of the commission, will test the qualifications of the candidate for the position which he seeks; provided, however, that in all examinations, except those held for eligibles for appointment in the police department and fire department, as well as for eligibles for positions in the mechanical trades and occupations, and for positions and occupations, the duties of which are exclusively manual in character, a written test shall be given to ascertain the qualifications of those participating in such examination, and at least fifty per cent of the possible credits or points which may be obtained by any participant in such examinations shall be based upon said written tests, and provided further that not more than twenty per cent of the possible credits or points shall be based upon oral tests. The remainder of credits or points to be allowed to said participants may be apportioned as, in the judgment of the Civil Service Commission, shall be deemed proper upon physical fitness, experience, education, seniority in service, ascertained merit, and upon any other subject which, in the judgment of the Civil Service Commission, will test the qualifications of the candidate for the position which he seeks. Whenever candidates for any examination are questioned orally upon any matter testing their qualifications for the positions which they seek, the commission shall cause a stenographic record to be kept of all said questions and answers, and the commission shall, within thirty days after the result of said examination is announced, cause a transcript of said examination, or of any part thereof, to be made, upon the request of any participant in said examination, and the payment of the reasonable cost of said transcript as determined by said commission at the time of said request. The individual ratings of examiners or discussions relative thereto shall not be deemed a part of the record of any oral examination.

The commission may fix a minimum qualifying mark for any or all portions of any examination. Any candidate not attaining said qualifying mark shall not participate further in said examination and said commission shall fix a minimum passing mark for said written test as a whole, and any candidate who has not attained said minimum passing mark shall not be placed upon the eligible list to be created by said examination. The commission may also determine the total number of persons who shall constitute said eligible list. The commission shall prepare from the returns of the examiners the list of eligibles, arranged in order of relative excellence. No question submitted to applicants shall refer to political or religious opinions or fraternal affiliations.

Applicants for entrance positions in the uniformed forces of the fire and the police departments shall not be less than twenty-one years of age, nor more than thirty-five years of age at the time of appointment and shall have, **at least**, the physical qualifications required for enlistment in the United States Army, Navy and Marine Corps. **Any examination to test the eligibility of any applicant for appointment in the police or fire departments may be based on written tests and/or upon any other subject which will, in the judgment of the commission, test the qualifications of the candidate for the position which he seeks.** The commission may also allow, in such examination, credits or points for experience, and/or seniority in service, and/or ascertained merit.

Applicants for positions in the mechanical trades and occupations may, in the discretion of the commission, be rated solely on experience and physical qualifications which may be demonstrated by such evidence and in such manner as the commission may direct, and such applicants may be **subjected** to such further tests as the commission may require. Examinations of laborers shall relate only to physical qualifications, and laborers establishing their fitness shall rank upon the register in order of priority of application. **Tests given to test the qualifications of any candidate to operate any mechanical device which may be used in connection with work incident to a position, which is subject to a written examination, shall be deemed a part of the written test of any such examination.**

The commission may remove all names from the list of eligibles after they have remained thereon for more than two years and all names thereon shall be **automatically** removed at the expiration of four years **without action by the commission.** The commission may, however, provide in the scope-circular of any examination that the list of eligibles secured thereby shall automatically expire at a date not less than two or more than four years after the adoption of such list.

Veterans with thirty days or more actual service and widows of such veterans, who become eligible for appointment by attaining the passing mark **for inclusion on the list**



of eligibles in any entrance examination, shall be allowed an additional credit of 5 per cent in making up the list of eligibles secured by such examination. The term "veteran" as used in this section shall be taken to mean any person who has been mustered into, or served in, the Army, or enlisted in, or served in, the Navy or Marine Corps, of the United States, in time of war and received an honorable discharge or certificate of honorable active service. In the case of promotive examinations, when the passing mark for inclusion on the list of eligibles has been attained, an additional credit of 3 per cent shall be allowed to veterans or to widows of such veterans. No more than one such entrance preference, and one such promotive preference may be allowed to any one person; provided, such preference shall be deemed allowed only when the person claiming preference actually receives an appointment to a permanent position from the list which included the preference. The civil service commission may, for services or employment specified by the commission, allow general or individual preference, but not less than 10 per cent, for entrance appointment of veterans who have suffered permanent disability in line of duty, provided that such disability would not prevent the proper performance of the duties required under such service, or employment, and provided that such disability is of record in the United States Veterans' Bureau.

*Ordered Submitted*—Board of Supervisors, San Francisco, September 23, 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor McSheehy—1.

#### Stricken from Calendar.

Whereupon, Supervisor Uhl moved that Charter Amendment proposed by the Civil Service Commission be stricken from the Calendar.

*So ordered.*

#### SPECIAL ORDER—2:30 P. M.

##### Disaster Preparedness Ordinance.

(Code No. 11.191)

Bill No. 801, Ordinance No. 11.1911, as follows:

*Being a revision made in an extended series of conferences with representative organizations, individuals, and city departments conducted under the auspices of the American Legion, the San Francisco Junior Chamber of Commerce and the Commonwealth Club of the Disaster Preparedness Plan published by the Commonwealth Club of California in 1928.*

Creating a Major Disaster Emergency Planning Council and Staff, defining the term "Major Disaster", prescribing the powers and duties of said Major Disaster Emergency Planning Council and Staff, providing for the personnel thereof, for the appointment of an emergency coordinator and for other persons and officers who shall plan for any major disaster.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. *Purpose.* The purpose of this ordinance is to provide for the City and County of San Francisco an organization of responsible



and instructed personnel having at its immediate command plans and suitable facilities and supplies for meeting a major disaster promptly and effectively.

Section 2. *Definition.* The term "major disaster" as used in this ordinance is defined to mean any situation resulting from floods, fires, earthquakes, pestilence, or any other "act of God" which threatens the lives of the residents of this City and County and which requires an immediate expansion of personnel and coordination of community resources beyond the ordinary service of regular City and County officers and employes.

Section 3. *Emergency Planning Council.* There is hereby created an emergency planning council which will hereafter be referred to as the Council, to consist of the Mayor, the President of the Board of Supervisors and the Chief Administrative Officer together with such additional members not to exceed twenty-two (22) as the Mayor may from time to time appoint. The Mayor shall be the Chairman of the Council. Said twenty-two members shall be chosen by the Mayor from representatives of labor, business and government. Among those whom the Mayor shall invite to become members shall be the Commander of the County Council American Legion, President of the San Francisco Building Trades Council, President of the San Francisco Labor Council, President of the San Francisco Chamber of Commerce, President of the Central Council of Civic Clubs, President of Southern Council of Civic Clubs, President of Civic League of Improvement Clubs.

The Council may invite such persons as it may consider desirable to render assistance at any meeting or otherwise.

Section 4. The Mayor shall also request the following named individuals or their duly authorized representatives to attend the meetings of the Emergency Planning Council and to render such service and assistance as they may deem proper:

The Commanding General of the 9th Corps Area, U. S. Army.  
The Commanding General of the U. S. Marines, Dept. of the Pacific.  
The Commandant of the 12th Naval District, U. S. Navy.  
The Senior Local Officer of the California National Guard.  
The Chairman, S. F. Chapter, American Red Cross.  
The Commanding General, 9th Coast Artillery District, U. S. Army.  
The Commandant, U. S. Coast Guard.

Section 5. The Mayor shall appoint as emergency staff officers (and in each case at least two alternatives) the following who shall be ex-officio members of the Emergency Planning Council in addition to the twenty-two members mentioned above:

Communications Staff Officer (Chief, Dept. of Electricity).  
Personnel Staff Officer (The Sheriff).  
Transportation Staff Officer (Director Dept. of Public Works).  
Medical Staff Officer (Director of Public Health).  
Equipment Staff Officer (General Supt. of Streets).  
Supplies Staff Officer (The Purchaser of Supplies).  
Relief Staff Officer (Chairman, S. F. Chapter American National Red Cross, Disaster Relief Committee).  
Intelligence Staff Officer (City Engineer).

The Mayor may appoint, to cooperate with the Emergency Staff Officers, and the Emergency Coordinator hereinafter provided for, representatives of cooperating organizations, such as the San Francisco Chapter of the American Red Cross, the County Council of the American Legion, the San Francisco Chapter of the Reserve Officers Association of the U. S., the Community Chest, and State and Federal Departments, for the purpose of maintaining continuous contact between those organizations and the city government, and to assist the Emergency Staff Officers and the Emergency Coordinator in planning for the most effective use of those organizations in the time of major disaster.



Section 6. *Meetings.* The Mayor shall call at least one meeting of the Emergency Planning Council during the months of March and September of each year, for the purpose of formulating, reviewing, taking action upon and adopting the plans developed as hereinafter set forth, and securing the recommendations of its members regarding changes, additions, or revisions of said plans, and may call additional meeting of said Emergency Planning Council at any time.

Section 7. It shall be the duty of the Council to review the information and plans developed by the Emergency Staff Officers, the Emergency Coordinator and other city officials and to call to their attention additional sources of assistance in personnel, equipment or supplies. The Council shall formulate, modify, change or revise such plans as in their opinion would most effectively handle any situation as would arise from a major disaster.

Section 8. *Emergency Coordinator.* The Mayor shall, with the approval of the Council and within thirty days after this ordinance goes into effect, designate a qualified city official to serve as Emergency Coordinator during the pleasure of the Mayor and Council. Any vacancy occurring in the position of Emergency Coordinator shall be filled within thirty days in the same manner. The Mayor shall in the same manner designate a qualified employee to serve as Secretary of the Council who shall also act as assistant and alternate to the Emergency Coordinator. The Emergency Coordinator and assistant Emergency Coordinator shall not both be outside of the limits of the City and County of San Francisco at the same time.

The duties of said Emergency Coordinator shall be as follows:

1. To supervise and assist the Emergency Staff Officers in the gathering and recording of information necessary for disaster relief.

2. To assist the Chief of Police, the Director of Public Health, and the Chief Engineer of the Fire Department in the development of emergency plans.

3. To assist the San Francisco Chapter of the American National Red Cross in the development of its Disaster Preparedness and Relief Committees.

4. To meet at least once each six months with each of the following:

- (a) The Police Commission, the Chief and all Captains of the Police Department.

- (b) The Fire Commission, the Chief Engineer and all Assistant and Battalion Chiefs of the Fire Department.

- (c) The Advisory Board of Health, the Director of Health, and the Bureau and Institutional Heads of the Department of Public Health.

- (d) The Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American National Red Cross:

for the purpose of reviewing with them their duties and functions under the plan, and their relationship and duties with respect to co-operation with departments and/or organizations.

5. To be present and assist when the following review with their subordinates their respective parts in the plan:

The Chief of Police.

The Chief Engineer of the Fire Department.

The Director of Public Health.

The Chairman of the Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American Red Cross.

6. To submit a written report of his activities for the previous six (6) months' period at each semi-annual meeting of the Emergency Planning Council.

7. To act as aide to the Mayor or to his alternate in command, in the event of a "Major Disaster".

8. To call a meeting at least once each sixty (60) days to hear reports of the Emergency Staff Officers, all of whom with their alternates shall attend such meeting.



9. To assist the Emergency Planning Council and the various co-operating departments, groups and organizations in formulating coordinated and cooperative plans for the control and relief of a "Major Disaster".

Section 9. *Information.* Each Emergency Staff Officer shall gather, record and turn over to the Emergency Coordinator, information as to where the assistance which might be needed in his particular classification is located; how it may be obtained quickly at any time of the day or night; and shall, at each annual meeting of the Emergency Planning Council, certify that the information has been checked for changes within ninety (90) days prior to the date of the meeting. This information shall be stored, in duplicate, in two or more safe and available places, in addition to being placed in the hands of all Emergency Staff Officers and the Emergency Coordinator.

Section 10. *Succession of Authority.* In case of the absence or inability of the Mayor or Acting Mayor to act the following succession of command is authorized in the event of a major disaster to serve until an acting Mayor is chosen in accordance with Section 25 of the Charter:

1. The Chief Administrative Officer.
2. The Director of the Department of Public Works.
3. The Manager of Public Utilities.
4. The Chief or Acting Chief of the San Francisco Fire Department.

Section 11. *Official Agency.* The American National Red Cross is hereby designated as the official agency in full charge of disaster relief to families and individuals. The Emergency Staff Officers shall co-operate with the officials of that organization. Nothing herein contained shall be construed as limiting, modifying or interfering with, in any manner:

1. The Disaster Relief responsibility of the American National Red Cross as imposed by the Charter given to it by the Congress of the United States.

2. The operating and financial policies and procedures of the American National Red Cross in disaster relief as they have been or shall be promulgated by the Central Committee or responsible officers of that organization. On the contrary, the Emergency Council and Staff shall assist in all possible ways to make these policies and procedures effective.

Section 12. Nothing in this ordinance or in the plans formulated in accordance with the terms of this ordinance shall limit, modify, qualify or restrict, in any manner whatsoever, the emergency powers of the Mayor, as prescribed in Section 25 of the Charter.

Section 13. No officer or employee of the City and County of San Francisco shall be paid any additional compensation for any service rendered under authority of this ordinance prior to, during or following a major disaster, except as otherwise expressly provided by this ordinance, and no other person shall be paid or be entitled to any compensation for any service rendered prior to, during or following any major disaster unless the same be provided for by ordinance, or the payment of the same is provided for by the Mayor or Acting Mayor, and then such compensation shall be solely for personal injuries suffered by any such person while serving under this ordinance during an emergency consequent upon a major disaster.

Section 14. *Signal.* A suitable signaling device or devices shall be installed at a proper location or locations which shall be tested by the sounding of one blast each day, 12 noon. Emergency signals to be sounded on this siren shall be as designated by the Emergency Planning Council.

Section 15. Nothing herein contained shall be construed as limiting the authority of the Chief Administrative Officer over the departments under his jurisdiction. It shall be his duty to cooperate in the carrying



out of the planning activities as outlined in this ordinance, and to see that the officials appointed as Emergency Staff Officers or alternates, who come under his jurisdiction, cooperate with the Emergency Coordinator and provide and develop the information and plans as outlined by the Emergency Coordinator and approved by the Emergency Council.

Section 16. The term "Mayor" wherever used in this ordinance shall also include the term "Acting Mayor".

Section 17. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

#### Committee of the Whole.

Supervisor Uhl, seconded by Supervisor Gallagher, moved that the Board resolve itself into a Committee of the Whole, and that the same chairman preside.

*So ordered.*

#### Privilege of the Floor.

James Ricketts, representing the Buildings Trades Council, stated that both the Building Trades Council and the Labor Council jointly were on record against the proposed Disaster Preparedness Ordinance, and especially against Section 13 thereof.

#### Rereferred to Committee.

Whereupon, Supervisor Brown moved that the foregoing ordinance be rereferred to Public Welfare Committee.

*So ordered.*

#### SPECIAL ORDER—3:30 P. M.

Public Utilities Committee recommends that the following resolution be heard in Committee of the Whole:

(Code No. 12.111)

Presented by Supervisor McSheehy.

Resolution No. 2124, as follows:

Resolved, That the City Attorney advise the Governor of the State of California, the California Toll Bridge Authority and the Reconstruction Finance Corporation that any contract or agreement entered into with any railroad or transportation company for the use of the lower deck of the San Francisco-Oakland Bay Bridge and the interurban facilities provided by the \$15,000,000 additional Reconstruction Finance Corporation funds for such transbay interurban passenger traffic shall contain the following provisions and guarantees:

1. That such rail transportation shall pay an amount sufficient to pay its proportionate share of the total \$70,000,000 bay bridge and railway facilities loan and that in no event shall any of such rail transportation's share be paid for or contributed to out of any funds raised from vehicular traffic using said bridge and that such proportionate amount of the total bridge revenues to be raised from such rail traffic shall in no event be less than 40 per cent of the total revenues levied upon both vehicular and rail traffic using said bridge.

2. That express provision shall be made for the usage of said bridge and/or any and all of the rail facilities, terminals and/or incidents thereof for transcontinental and/or mainline passenger trains to directly enter and serve San Francisco over said bridge and/or terminals

and/or incidents thereof and that such right to so use said facilities shall at all times remain open to any and all mainline and/or trans-continental carriers.

**Action Deferred.**

On motion by Supervisor McSheehy, action on the foregoing was *deferred one week and made a Special Order of Business for Monday, September 30, 1935, at 3 p. m.*

**UNFINISHED BUSINESS.**

None.

**NEW BUSINESS.**

**Adopted.**

The following resolutions were *adopted*:

**Memorializing the President to Utilize P. W. A. Facilities and  
Increase Allocations to One Billion Dollars.**

(Code No. 5.2)

On recommendation of the Finance Committee.

Resolution No. 2166, as follows:

Whereas, experience has proven that activities of the Federal Emergency Administration of Public Works (PWA) have been a highly beneficial factor in accomplishing projects of great value to various political subdivisions; and

Whereas, under the competitive contract method, it has been possible to provide a distribution of labor, both direct and indirect, in excess of 80 per cent in the construction of various nonfederal projects which were financed on a basis of 55 per cent contribution by the grantee, or political subdivision, and 45 per cent contribution by the grantor, or government (PWA), which grants of 45 per cent contributed by the government (PWA) represented a donation of approximately 82 cents for every \$1 (55 per cent) contributed by the political subdivision (grantee), making possible the accomplishment of a complete project in a total amount of approximately \$1.82 for each and every \$1 contributed by the grantee; and

Whereas, it is vitally necessary that major undertakings (buildings, highways and engineering projects) be accomplished for the City and County of San Francisco under a fixed price, with a guaranteed completion, grants for which have already been applied for; and

Whereas, it has become absolutely essential that additional funds be provided for the completion of various approach roads for the Golden Gate bridge, now entering the final stages of completion, and for which no provision has been previously made; and

Whereas, the Secretary of the Interior, Harold L. Ickes, is now demanding municipal distribution of Hetch Hetchy power, and no municipal funds are available for this purpose; and

Whereas, previous bond issues were approved by the people on the basis of Federal Emergency Administration of Public Works (PWA) supervision, and additional bond issues would no doubt be given preference and supported by the voters under the Federal Emergency Administration of Public Works (PWA) methods of procedure; now, therefore, be it

Resolved, That the President of the United States be, and he is hereby urged to consider increasing the Federal Emergency Administration of Public Works (PWA) total allocations to One Billion Dollars, as originally promulgated, to represent 45 per cent grants to various non-Federal projects, the remaining 55 per cent to be contributed by various political subdivisions, making possible a total expenditure aggregating approximately Two and One-quarter Billion Dollars, all



of which would be expended under guaranteed costs with remunerative prevailing wages for all artisans and labor thus employed.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Hayden, McSheehy, Shannon—3.

### Refund of Duplicate Tax Payments.

(Code No. 9.059)

Also, Resolution No. 2167, as follows:

Resolved, That the following amounts be and the same are hereby authorized to be paid out of the General Fund, 1935-1936, to the hereinafter named; being refunds of amounts paid in duplicate taxes, to-wit:

1—Geo. E. Slevin, per Vol. 5, Bill 2405, Lot 11, Block 829, Fiscal Year 1934 .....	\$62.78
2—A. L. Rehfeld, per Vol. 6, Bill 1335, Lot 24, Block 947, Year 1934 .....	58.15
3—Oscar Heyman, per Vol. 12, Bill 2414, Lot 17, Block 1672, Year 1934 .....	61.55
4—The San Francisco Bank, per Vol. 10, Bill 638, Lot 43, Block 1451, Year 1934 .....	54.67

Verified and approved by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

### Passed for Second Reading.

The following Bill was *passed for second reading*:

### Amending Traffic Ordinance by Eliminating a Portion of California Street From Arterial Streets.

(Code No. 11.02)

On recommendation of Committee on Streets and Traffic.

Bill No. 804, Ordinance No. 11.0210, as follows:

Amending Section 24, Article IV, of Ordinance No. 7691 (New Series), entitled "An Ordinance Regulating Traffic Upon the Public Streets and Repealing All Ordinances Inconsistent herewith."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 24, Article IV, of Ordinance No. 7691 (New Series), the title of which is recited above, is hereby amended by striking out from paragraph eight (8) thereof, the following words: "the east line of Grant avenue, to the east line of Van Ness avenue and from."

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

### Adopted.

The following resolutions were *adopted*:

### Approving Map Showing Realignment of Bay View Street.

(Code No. 12.0821)

On recommendation of Streets Committee.

Resolution No. 2161, as follows:

Resolved, That that certain diagram entitled "Map Showing the Realignment of Bay View street between Newhall and Flora streets," approved September 13, 1935, by Department of Public Works Order No. 2699, be and is hereby approved and the parcel shown hatched

thereon is hereby declared to be an open public street to be known as Bay View street.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

**Approving Map Showing Realignment of Mississippi Street at Army Street.**

(Code No. 12.0821)

Also, Resolution No. 2162, as follows:

Resolved, That that certain diagram entitled "Map Showing the Realignment of Mississippi street at Army street," approved August 21, 1935, by Department of Public Works Order No. 2581, be and is hereby approved and the parcel shown hatched thereon is hereby declared to be an open public street to be known as Mississippi street.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

**Passed for Second Reading.**

The following Bills were *passed for second reading*:

**Public Proceedings—Improvement of Blanche Street Between Elizabeth Street and Twenty-third Street.**

(Code No. 12.0611)

On recommendation of Streets Committee.

Bill No. 805, Ordinance No. 12.061159, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 28, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Blanche street between Elizabeth street and Twenty-third street by the construction and reconstruction of the following:

Item

No.      Item.

1. Grading, excavation.
2. 6-inch Class "E" concrete pavement.



3. Taper tube lighting standard, Cat. No. 5722-1019, or equal, in place.
4. 1½-inch black conduit, N. E. C. standard.
5. No. 8, solid, single conductor, 600 V., R. & L. C. wire, N. E. C. standard.
6. Special concrete base for lighting standard, complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated, and numbered respectively as:

Lots 2, 3, 4, 5, 6, 26, 27, 32, 33, 37 and 38 of Block 3652, all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

#### **Reducing Sidewalk Widths on Eighteenth Street Between Guerrero Street and Harrison Street.**

(Code No. 12.0731)

Also, Bill No. 806, Ordinance No. 12.073133, as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-one (1141).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office August 20, 1935, by adding thereto a new section to be numbered eleven hundred and forty-one (1141) to read as follows:

Section 1141. The width of sidewalks on Eighteenth street between Guerrero and Harrison streets shall be 12 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

#### **Reducing Sidewalk Widths on Castro Street Between Seventeenth and Nineteenth Streets.**

(Code No. 12.0731)

Also, Bill No. 807, Ordinance No. 12.073134, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section five hundred and thirty-nine (539) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office September 3, 1935, by amending Section five hundred thirty-nine (539) thereof, to read as follows:

Section 539. The width of sidewalks on Castro street between Seventeenth and Nineteenth streets shall be 12 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.



**Adopted.**

The following resolutions were *adopted*:

**Intention to Close Portions of Sloat Boulevard.**

(Code No. 12.0621)

On recommendation of Streets Committee:

Resolution No. 2163, as follows:

Resolved, That the public interest requires that the certain following described portions of Sloat boulevard, lying westerly from Thirty-ninth avenue, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of Sloat boulevard more particularly described as follows, to-wit:

Parcel 1. Beginning at a point in a line parallel with and 85 feet at right angles northerly from the southerly line of Sloat boulevard, distant on said parallel line 26.167 feet easterly from the easterly line of Thirty-ninth avenue produced southerly (said point of beginning being on the northerly line of the Market Street Railway Company's right of way in Sloat boulevard); thence westerly along said line of said right of way, 324.037 feet; thence northwesterly on the arc of a curve to the right, whose tangent deflects 12 degrees 19 minutes 46 seconds to the right from the preceding course, radius 1517.50 feet, central angle 6 degrees 56 minutes 18 seconds, a distance of 183.762 feet to the northerly line of Sloat boulevard (last-named line being distant 135 feet at right angles northerly from the southerly line of Sloat boulevard); thence deflecting 161 degrees 43 minutes 56 seconds to the right from the tangent to the preceding curve and running easterly along said northerly line of Sloat boulevard, 118.977 feet; thence southeasterly on the arc of a curve to the left, whose tangent deflects 14 degrees 55 minutes 23 seconds to the right from the preceding course, radius 1482.50 feet, central angle 14 degrees 55 minutes 23 seconds, a distance of 386.123 feet to tangency with aforesaid northerly right of way line at the point of beginning.

Parcel 2. Beginning at the point of intersection of the northeasterly line of the Market Street Railway Company's right of way in Sloat boulevard and a line drawn radially to the southwesterly line of Sloat boulevard from a point distant thereon 870.94 feet southeasterly from the easterly line of Forty-fifth avenue produced southerly; thence at right angles southeasterly from said radial line, 150 feet; thence southeasterly on the arc of a curve to the left, tangent to the preceding course, radius 1482.50 feet, central angle 7 degrees 16 minutes 32 seconds, a distance of 188.251 feet to the northeasterly line of Sloat boulevard (last-named line being radially distant 135 feet northeasterly from the southwesterly line of Sloat boulevard as it existed prior to closing of a portion of said boulevard by Resolution 2064, approved July 23, 1935, by the Board of Supervisors of the City and County of San Francisco); thence southeasterly along said northeasterly line of Sloat boulevard on the arc of a curve to the right, whose tangent deflects 20 degrees 08 minutes 06 seconds to the right from the tangent to the preceding curve, radius 1517.58 feet, central angle 3 degrees 20 minutes, a distance of 88.289 feet; thence northwesterly on the arc of a curve to the right, whose tangent deflects 153 degrees 26 minutes 06 seconds to the right from the tangent to the preceding curve, radius 1517.50 feet, central angle 5 degrees 07 minutes 53 seconds, a distance of 135.907 feet to the northeasterly line of aforesaid right of way; thence northwesterly along last-named line on the arc of a curve to the left, whose tangent deflects 16 degrees 34 minutes 54 seconds to the right from the tangent to the preceding curve, radius 1467.58 feet, central angle 11 degrees 20 minutes 29 seconds, a distance of 290.500 feet to the point of beginning.

Said closing and abandonment of said portions of Sloat boulevard shall be done and made in the manner and in accordance with the



provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of Sloat boulevard in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

**Accepting Deed—Land Necessary for Widening of San Jose Avenue.**

(Code No. 12.1711)

Also, Resolution No. 2164, as follows:

Resolved, That the City and County of San Francisco accept a deed from Kernan Robson et al. to a portion of Lots 52, 53, 54 and 55, Assessor's Block 7161, San Francisco, required for the widening of San Jose avenue; and that the sum of \$1,398.80 be paid for said land from the one-fourth cent gas tax fund, Appropriation No. 48.914.141.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

**Closing and Abandoning Portions of Ash Street, Fulton Street, Birch Avenue and Marshall Square Within the Civic Center.**

(Code No. 12.0622)

Also, Resolution No. 2165, as follows:

Whereas, on the 24th day of June, 1935, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 2029, Code No. 12.0621, which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on the 26th day of June, 1935, said resolution being in words and figures as follows, to-wit:

*Intention to Close Portions of Ash Street, Fulton Street, Birch Avenue, and Marshall Square, Within the Civic Center.*

(Code No. 12.061)

Resolution No. 2029, as follows:

Resolved, That the public interest requires that the certain following described portions of Ash street, Fulton street, Birch avenue, and Marshall Square be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of Ash street, Fulton street, Birch avenue and Marshall Square, more particularly described as follows, to-wit:

All those portions of Ash street, Fulton street, and Birch avenue lying between the proposed easterly line of Polk street and the proposed westerly line of Larkin street; also all that portion of Marshall square lying within the block bounded by Fulton street, the proposed northerly line of Grove street, the proposed westerly line of Hyde street, and the easterly line of Larkin street.

Said closing and abandonment of said portions of Ash street, Fulton street, Birch avenue and Marshall square shall be done and made in the manner and in accordance with the provisions of Section 107



of the Charter of the City and County of San Francisco and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost, and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of Ash street, Fulton street, Birch avenue, and Marshall Square, in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

*Adopted*—Board of Supervisors, San Francisco, June 24, 1935.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl.

Absent—Supervisors Brown, Colman, Shannon.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, June 26, 1935.

ANGELO J. ROSSI, Mayor.

And whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 2029, Code No. 12.0621; and

Whereas, the Supervisors have acquired jurisdiction to order that portions of Ash street, Fulton street, Birch avenue and Marshall square described in Resolution No. 2029, Code No. 12.0621, be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered, that the portions of Ash street, Fulton street, Birch avenue and Marshall square as specifically described and proposed in said Resolution No. 2029, Code No. 12.0621, be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said portions of said streets described in Resolution No. 2029, Code No. 12.0621, shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 2029, Code No. 12.0621; and be it

Further Resolved, That the said closing and abandonment of said portion of said streets described in Resolution No. 2029, Code No. 12.0621, shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.



Passed for Second Reading.

The following Bill was *passed for second reading*:

**Repealing Proceeding for Improvement of Carolina Street Between  
22nd and 23rd Streets.**

(Code No. 12.0611)

On recommendation of Streets Committee.

Bill No. 808, Ordinance No. 12.061160, as follows:

Repealing Ordinance No. 12.061144 (Bill No. 480), ordering the improvement of Carolina street between Twenty-second street and Twenty-third street, where not already improved, under public proceedings.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 12.061144 (Bill No. 480), the title of which is recited above, is hereby repealed.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Hayden, McSheehy—2.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

Finally Passed.

The following Emergency Ordinance, presented by the Finance Committee, was *finally passed*:

**Appropriating \$25,000 from Emergency Reserve Fund for Investi-  
gation of Alleged Police Graft.**

(Code No. 9.051)

Bill No. 809, Ordinance No. 9.051203, as follows:

Making an appropriation from the Emergency Reserve Fund in response to the request of the District Attorney to enable said District Attorney to investigate charges which have been made that certain unnamed members of the Police Department unlawfully collect moneys from illegal activities, and making this ordinance effective forthwith as an emergency measure.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated to the Special Fund of the District Attorney, from Appropriation No. 502.900, 1935-1936 Appropriation Ordinance (Emergency Reserve Fund), the sum of Twenty-five Thousand (\$25,000) Dollars for the purpose of defraying the cost of an investigation as to the charges which have been made that certain unnamed members of the Police Department unlawfully collect moneys from illegal activities in the City and County of San Francisco.

Section 2. The amount hereby appropriated shall be expended and accounted for as provided by Section 29 of the Charter and Section 4308 of the Political Code.

Section 3. This appropriation is made from said Emergency Reserve Fund in order to permit the uninterrupted operation of an office of the City and County of San Francisco, to-wit, the office of District Attorney.

Section 4. This ordinance is enacted as an emergency measure to become effective forthwith, and the Board of Supervisors does hereby declare and find by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming

effective immediately, the nature of said emergency being as follows: That said appropriation is necessary immediately for the uninterrupted operation of an office of the City and County, to-wit, the office of District Attorney, in order to enable said District Attorney to make the investigation referred to in Section one of this ordinance.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor McSheehy—1.

**Regulating the Hours and Methods of Business of Places Where  
Fresh, Frozen, Uncured, or Uncooked Dressed Poultry and Fish  
Are Sold.**

(Code No. 17.04)

Supervisor Gallagher presented:

Bill No. 810, Ordinance No. 17.043, as follows:

An ordinance regulating the hours and methods of business of places where fresh, frozen, uncured or uncooked dressed poultry and/or fish are sold or offered for sale: and prescribing a penalty for the violation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm, partnership, association or corporation, within the City and County of San Francisco, to sell, or offer for sale any fresh, frozen, uncooked or uncured dressed poultry or fish except during the hours between 7 o'clock a. m. and 6 o'clock p. m. on week days other than Saturday, and on Saturdays and the day preceding a legal holiday during the hours between 7 o'clock a. m. and 8 o'clock p. m., and all such places of business shall be closed upon all Sundays and upon the following holidays, namely: New Year's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Thanksgiving and Christmas; provided that any such place of business where strictly Kosher poultry or fish are sold or offered for sale and no non-Kosher poultry or fish are sold or offered for sale therein, and which place of business is kept closed on Saturday and other Jewish holidays in accordance with orthodox Hebrew laws, may be kept open for business on Saturdays and on any day preceding or following such Jewish holidays from sundown to 12 o'clock midnight, and on Sundays between the hours of 8 o'clock a. m. and 12 o'clock noon; and further provided that such place of business shall have a permit to keep open, pursuant to the foregoing proviso, from the Director of Public Health. The Director of Public Health shall issue such permit, upon application therefor, if he be satisfied by affidavit of the applicant, or otherwise, that such place of business for which the permit is requested is kept closed on Saturdays and other Jewish holidays in accordance with orthodox Hebrew laws and that strictly Kosher poultry and fish are sold or offered for sale therein, and that non-Kosher poultry or fish are not sold or offered or intended to be sold or offered for sale therein.

Section 2. It shall be unlawful for any such place of business to be so conducted, operated or maintained, unless said place of business is equipped with refrigeration boxes, containers or counters, in accordance with the rules and regulations of the Department of Public Health, and shall comply with all other rules and regulations of the Department of Public Health pertaining to such place of business.

Section 3. Every person, firm, partnership, association or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than \$50 nor more than \$200, or by imprisonment in the County Jail for not more than six months, or by both such fine and imprisonment.

*Referred to Public Health Committee.*



### Property Acquirement for Marina Approach to the Golden Gate Bridge.

Supervisor Brown called attention of the Board to communication from the Golden Gate Bridge and Highway District on the subject of property acquirement for the Marina approach to the Golden Gate Bridge, together with copy of resolution adopted by the Directors of the Golden Gate Bridge and Highway District thereon and maps indicating property required.

Read by Clerk and *referred to Joint Buildings and Lands, and Education, Parks and Recreation Committee.*

### Motion.

Supervisor Gallagher moved that the Clerk be directed to ascertain the status of the streets and roads leading to and from the Golden Gate Bridge, both on the San Francisco side and the Sausalito side, and that the proper authorities be requested to file with this Board, at the earliest possible moment, answers to: (1) What commitments have been made, and by whom? (2) What is expected of the City and County of San Francisco?

*So ordered.*

### Ten Per Cent Preference for Local Labor and Industry.

Supervisor Gallagher called attention to Charter Amendment passed May 2, 1935, providing for 10 per cent preference for local labor and industry, and moved that the Clerk call attention of the City Attorney to same, and request him to forward to the Board, as early as possible, ordinance or ordinances carrying this into effect.

*So ordered.*

### Charges Against Dr. August Gauthier.

Supervisor Gallagher presented, by request, charges against Dr. August Gauthier and demand for his removal from office.

*Referred to Public Health Committee.*

### Joint Shoreline Highway District.

Supervisor Ratto presented communication from Shoreline Directorate asking the City and County of San Francisco officially to participate in the work of this new nonprofit association and to make available the pro rata appropriation requested, and officially appoint Director to represent the Board on the Shoreline Directorate.

### Motion.

In connection with above, Supervisor Gallagher stated that he saw no objection to leaving the appointment of a member of the Shoreline Directorate to the President of the Board. He further stated that the Joint Committee of Streets and Finance, to which Resolution No. 2149, dealing with the subject matter, was referred on September 16, 1935, decided to record itself in favor of active participation and in favor of the requested appropriation of \$2,000 as San Francisco's pro rata if and when it can be legally made. "The first step is to join the District; the second step is to name a new Director. Then our Director can bring in a request for the appropriation. I see no objection to authorizing the President to appoint a member to the Joint Highway Directorate, and I so move."

*So ordered.*

### Information Requested re Glen Park School.

Supervisor Gallagher presented communication, addressed to himself, by the Association of Glen Park Civic Clubs, requesting information as to plans for the new Glen Park School.

Read by Clerk. *Board of Education requested to furnish information.*

**Communication and Resolution on Disaster Preparedness Ordinance  
Adopted by United Labor Campaign Committee.**

Supervisor Shannon presented communication from United Labor Campaign Committee for the Municipal Election, transmitting copy of resolution on the Disaster Preparedness Ordinance adopted by said Campaign Committee on Sunday, September 22d, 1935.

*Referred to Public Welfare Committee.*

**Plans and Estimates for Power Distribution.**

Supervisor Colman requested that the Manager of Utilities be asked to include in plans and estimates for three alternative power distribution plans (requested on September 10, 1935), the result of operations under (1) revenue bonds, and under (2) bonds issued as a general obligation against the city.

*So ordered.*

**Annual Convention California League of Municipalities.**

President McSheehy reported that he had addressed the California League of Municipalities on the opening of their 37th Annual Convention, at the William Taylor Hotel, and asked that all members of the Board try to attend some session of the Convention.

**ADJOURNMENT.**

Whereupon, the Board, at the hour of 3:50 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors September 30, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, September 30, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, SEPTEMBER 30, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, September 30, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

Supervisor Hayden was noted present at 2:10 p. m.

Quorum present.

President McSheehy presiding.

### SPECIAL ORDER—3 P. M.

By unanimous consent, the Board, at 2:40 p. m. took up the following matter, previously set for 3 p. m.

Suggested provisions for Rail Contract on San Francisco-Oakland Bay Bridge.

(Code No. 12.11)

Public Utilities Committee recommends that the following resolution be heard in Committee of the Whole:

Resolution No. 2124, as follows:

Resolved, That the City Attorney advise the Governor of the State of California, the California Toll Bridge Authority and the Reconstruction Finance Corporation that any contract or agreement entered into with any railroad or transportation company for the use of the lower deck of the San Francisco-Oakland Bay Bridge and the interurban facilities provided by the \$15,000,000 additional Reconstruction Finance Corporation funds for such transbay interurban passenger traffic shall contain the following provisions and guarantees:

1. That such rail transportation shall pay an amount sufficient to pay its proportionate share of the total \$70,000,000 bay bridge and railway facilities loan and that in no event shall any of such rail transportation's share be paid for or contributed to out of any funds raised from vehicular traffic using said bridge and that such proportionate amount of the total bridge revenues to be raised from such rail traffic shall in no event be less than 40 per cent of the total revenues levied upon both vehicular and rail traffic using said bridge.

2. That express provision shall be made for the usage of said bridge and/or any and all of the rail facilities, terminals and/or incidents thereof for transcontinental and/or mainline passenger trains to directly enter and serve San Francisco over said bridge and/or terminals and/or incidents thereof and that such right to so use said facilities shall at all times remain open to any and all mainline and/or transcontinental carriers.



**Committee of the Whole.**

Supervisor Uhl moved that the Board resolve itself into a Committee of the Whole, and that the same chairman preside.

*So ordered.*

**Privilege of the Floor.**

E. J. Carroll presented argument, urging adoption of the foregoing resolution. G. W. Schultz, representing the Federated German Societies, stated that his views coincided with those expressed by Mr. Carroll.

**Motion.**

Because of the absence of representatives of the California Toll Bridge Authority, Supervisor McSheehy, seconded by Supervisor Uhl, moved that the matter go over one week and be made a special order of business at 2:30 p. m., October 7, 1935, and that the City Attorney notify the bridge authorities that the matter is pending, and that the Board requests that no rates be made by the bridge authorities during the pendency of the resolution.

During discussion of motion above, F. M. McAuliffe, attorney representing the California Toll Bridge Authority, appeared.

**Motion Withdrawn.**

Whereupon, with the consent of his second, Supervisor McSheehy withdrew his motion.

Thereupon, Mr. McAuliffe stated that the engineers of the Toll Bridge Authority would appear before the Board at the next meeting, and again answer arguments advanced in favor of the adoption of Resolution No. 2124.

**Motion.**

Whereupon Supervisor Havenner renewed the motion previously made by Supervisor McSheehy, that the matter go over one week and be made a special order of business at 2:30 p. m. October 7, 1935, and that the City Attorney notify the bridge authorities that the matter is pending, and that the Board requests that no rates be made by the bridge authorities during the pendency of the resolution, and that the bridge experts and representatives of business bodies be so notified.

*So ordered.*

**Committee of the Whole Arises.**

Supervisor McSheehy moved that the Committee of the Whole arise and report its recommendations to the Board.

*So ordered.*

**Action Deferred.**

Whereupon, on motion by Supervisor Havenner, Resolution No. 2124 was *laid over one week and made a Special Order of Business for Monday, October 7, 1935, at 2:30 p. m.*

**UNFINISHED BUSINESS.****Finally Passed.**

The following bills were *finally passed*:

**Supplemental Appropriation, \$12,334, for Restoration Salaries  
Superior Judges.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 793, Ordinance No. 9.051199, as follows:

Authorizing a supplemental appropriation of \$12,334 out of the General Fund to the credit of Appropriation No. 521.101.00 for the purpose of providing for the restoration of salaries to the Judges of

the Superior Court, in accordance with the provisions of Chapter 843 of the State Laws of 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$12,334 out of the General Fund to the credit of Appropriation No. 521.101.00 for the purpose of providing for the restoration of salaries to the Judges of the Superior Court, in accordance with the provisions of Chapter 843 of the State Laws of 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**Supplemental Appropriation, \$20,000, Tax Judgment Fund.**

(Code No. 9.051)

Also, Bill No. 794, Ordinance No. 9.051200, as follows:

Authorizing a supplemental appropriation of \$20,000 out of the Tax Judgment Fund to the credit of Appropriation No. 560.705.00 to pay tax judgments.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$20,000 out of the Tax Judgment Fund to the credit of Appropriation No. 560.705.00 to pay tax judgments.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**Supplemental Appropriation, \$330,000, from General Fund to Meet Increased Expenses Caused by Chapter 633, Laws 1935.**

(Code No. 9.051)

Also, Bill No. 795, Ordinance No. 9.051201, as follows:

Authorizing a supplemental appropriation of \$330,000 out of the General Fund to meet the increased expense created by Chapter 633 of the State Laws of 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$330,000 out of the General Fund for the purpose of providing for the increased expense created by the amendment to the Old Age Security Act by Chapter No. 633 of the State Laws of 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**Supplemental Appropriation, \$414,000, from Hetch Hetchy Surplus, for Bond Interest and Redemption.**

(Code No. 9.051)

Also Bill No. 796, Ordinance No. 9.051202, as follows:

Authorizing a supplemental appropriation of \$414,000 out of the surplus existing in the Hetch Hetchy Power Operative Fund for the purpose of paying bond interest and redemption of the 1910 Hetch Hetchy issue.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$414,000 out of the surplus existing in the Hetch Hetchy Power Operative Fund to the credit of Appropriation No. 567.800.00, to pay interest and redemption of the 1910 Hetch Hetchy Bond Issue.



Section 2. The Controller is hereby authorized to make the necessary transfer to the Bond Interest and Redemption Fund.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**Exchange of Lands—Bernal Cut, for Lands of Southern Pacific Railroad Company.**

(Code No. 12.1741)

Also, Bill No. 799, Ordinance No. 12.17415, as follows:

Authorizing exchange of certain lands in Bernal Cut with Southern Pacific Railroad Company.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter and in accordance with the recommendation of the Department of Public Works, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City owned lands hereinafter described as Parcels A, B, C, D, E, F, G, H, I and J, to Southern Pacific Railroad Company in exchange for certain other lands hereinafter described as Parcels 1, 2, 3, 4, 5, 6 and 7.

Section 2. Said Parcels A, B, C, D, E, F, G, H, I and J are those certain tracts of land described in Ordinance No. 12.17213, Bill No. 774, approved August 6, 1935, which parcels were proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of all of said real property and estimates the value of the parcels to be traded to the Southern Pacific Railroad Company to be equal to the value of the parcels to be acquired by the City and County of San Francisco.

Section 4. All of said parcels to be exchanged are situated in the City and County of San Francisco, State of California, and are shown and designated on the Map of Bernal Avenue recorded June 17, 1935, in Book "N" of Maps, pages 15 and 16, Official Records of the City and County of San Francisco.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute the necessary deed or deeds in behalf of the City and County of San Francisco for the conveyance of Parcels A, B, C, D, E, F, G, H, I and J to the Southern Pacific Railroad Company. The Director of Property is hereby authorized and directed to deliver said deed or deeds to the Southern Pacific Railroad Company upon receipt of the necessary deed or deeds to Parcels 1, 2, 3, 4, 5, 6 and 7, and to record the latter deed or deeds.

Section 6. The deeds hereby authorized shall be made subject to the reservations and conditions mentioned in Resolution No. 29327 (N. S.), adopted by this Board on July 16, 1928.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**NEW BUSINESS.**

**Adopted.**

The following resolutions were adopted:

**Refunds of Duplicate Payments of Taxes.**

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 2169, as follows:

Resolved, That the following amounts be and the same are hereby

authorized to be paid out of the General Fund, 1935-1936, to the hereinafter named; being refunds of amounts paid in duplicate taxes, to-wit:

1. To R. H. Flash, per Vol. 14, page 69, line 24, of 1935 Unsecured Personal Property Rolls .....	\$ 3.86
2. Anna E. Drolette, per Vol. 14, page 29, line 10, of 1935 Uncollected Personal Property Rolls .....	5.80
3. Joseph Bonaudi, per Vol. 13, page 72, line 2, of Unsecured Personal Property Roll .....	2.90
4. F. G. Guaraglia, per Vol. 14, page 128, line 12, of 1935 Unsecured Personal Roll .....	2.90
5. Walter Nicholas, per Vol. 12, page 282, line 2, of 1935 Unsecured Personal Property Rolls .....	.77
6. Samuel Klein, per Vol. 11, page 189, line 9, of 1935 Unsecured Personal Property Rolls .....	4.44
7. Henry I. Ilg, per Vol. —, page 102, line 21, of 1935 Unsecured Personal Property Roll .....	5.80
8. Leo Tarantino, per Vol. 17, page 57, line 20, of 1935 Unsecured Personal Property Roll .....	1.93
9. Mrs. A. Grubstick, per Vol. 14, page 127, line 17, 1935 Unsecured Personal Property Roll .....	1.35
10. Lawrence Belser, per Vol. 11, page 177, line 9, 1935 Unsecured Personal Property Roll .....	.77
11. P. J. Maloney, Treasurer, Home Owners' Loan Corporation, per Vol. 8, Bill No. 2676, Lot 28, Block 1288, Fiscal Year 1934 .....	12.04
12. C. M. Hawthorne, per Vol. 10, Bill No. 1881, Lot 39, Block 1501, Fiscal Year 1934 .....	100.46
13. Louis Anixter, per Vol. 15, Bill No. 506, Lot 7M, Block 1916, Year 1934 .....	35.74
14. New England Mutual Life Ins. Co., per Vol. 25, Bill 1519, Lot 8, Block 3710, Year 1934 .....	889.02
15. The San Francisco Bank, per Vol. 39, Bill No. 1365, Lot 41, Block 6550, Year 1934 .....	19.51
16. The Anglo California National Bank, per Vol. 6, Bill No. 2885, Lot 33, Block 1015 .....	75.92
17. California Pacific Title & Trust Co., per Vol. 36, Bill No. 2193, Lot 8, Block 6046 .....	14.43
18. John J. Lagorio, per Vol. 36, Bill 2858, Lot 6D, Block 6083, Year 1934 .....	36.51
19. Pacific States Savings & Loan Co., per Vol. 17, Bill No. 1776, Lot 29, Block 2362 .....	44.05
20. Title Insurance & Guaranty Co., per Vol. 10, Bill No. 2465, Lot 7A, Block 1517 .....	43.47
21. Henry W. Sanders, per Vol. 7, page 263, line 3, 1935 Unsecured Personal Property Rolls .....	4.44
22. Jacques P. Gray, per Vol. 14, page 121, line 23, 1935 Unsecured Personal Property Rolls .....	6.76
23. Dr. Margaret Chung, per Vol. 5, page 7, line 22, 1935 Unsecured Personal Property Rolls .....	6.76
24. Brizzolara Draying Co., per Vol. 11, page 156, line 23, 1935 Unsecured Personal Property Rolls .....	2.90
25. Oliver B. Pringle, per Vol. 8, page 126, line 22, 1935 Unsecured Personal Property Rolls .....	5.41

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.



**Cancellation of Tax Sale No. 2119.**

(Code No. 9.0412)

Also, Resolution No. 2170, as follows:

Whereas, the Tax Collector and Controller have reported that the real estate taxes for the first installment for the fiscal year 1934-35 on the following described property, Lot No. 36, Block 2335A, Vol. 17, assessed to Theodore and Gladys Pavlides, were paid on November 15, 1934, but through error were not stamped paid on the Assessment Roll, and that the property was sold to the State on June 28, 1935, under Sale No. 2119; now, therefore, be it

Resolved, That the Controller be directed to cancel Sale No. 2119 of June 28, 1935, in accordance with the provisions of Sections 3776 and 3805 of the Political Code.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**Accepting Deed From John J. Burke et ux. to Lot 13, Block 2126, Required for Playground Purposes, and Authorizing Payment of \$2,000.**

(Code No. 12.1714)

Also, Resolution No. 2171, as follows:

Resolved, That the City and County of San Francisco purchase from John J. Burke et ux. Lot 13, Assessor's Block 2126, situated in the City and County of San Francisco, State of California, required for playground purposes, and the City Attorney is hereby authorized to accept a deed to said property free and clear of all encumbrances, and upon the acceptance of said deed the sum of \$2,000 is hereby authorized and directed to be paid for said land from Appropriation No. 513.600.05.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**Accepting Deed to Parcels 4 and 5, Required for Angelo J. Rossi Playground, as Per Agreement Dated June 29, 1933, Between the City and County and H. W. Steinegger, and Authorizing Payment of \$23,448 Plus 5 Per Cent Interest.**

(Code No. 12.1714)

Also, Resolution No. 2172, as follows:

Resolved, That the City and County of San Francisco purchase Parcels 4 and 5 of the Angelo J. Rossi Playground, and the City Attorney is hereby authorized to accept a deed to said property free and clear of all liens and encumbrances; and upon the acceptance of said deed the sum of \$23,448, plus interest thereon at 5 per cent per annum from June 29, 1933, to date of payment, all as per agreement dated June 29, 1933, between the City and County of San Francisco and H. W. Steinegger, is hereby authorized to be paid for said land from Appropriation No. 513.600.03.

Said parcels of land are situated in the City and County of San Francisco, State of California, and taken together are more particularly described as follows:

Beginning at a point on the easterly line of Arguello boulevard, distant northerly thereon 129.316 feet from the north line of Edward street; running thence northerly along the east line of Arguello boulevard, 298.057 feet; thence easterly parallel to Edward street, 126.933 feet; thence at right angles southerly 296.5 feet; thence at right angles

westerly 157.355 feet to the east line of Arguello boulevard and the point of beginning.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**Authorizing and Directing the City Attorney to Commence Condemnation Proceedings for the Opening and Widening of Houston Street.**

(Code No. 6.0211)

Also, Resolution No. 2173, as follows:

Resolved, That the public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcels of real property, situate in the City and County of San Francisco, State of California:

Parcel 1. Beginning at the point of intersection of the easterly line of Jones street and the northerly line of Houston street, running thence easterly along the northerly line of Houston street, 39 feet; thence at right angles northerly 17.42 feet; thence at right angles westerly 39 feet to the easterly line of Jones street; thence southerly along the easterly line of Jones street 17.42 feet to the northerly line of Houston street and the point of beginning.

Parcel 2. Beginning at the point of intersection of the easterly line of Jones street and the southerly line of Houston street, running thence easterly along the southerly line of Houston street 39 feet; thence at right angles southerly 17.42 feet; thence at right angles westerly 39 feet to the easterly line of Jones street; thence northerly along the easterly line of Jones street 17.42 feet to the southerly line of Houston street and the point of beginning.

Be it Further Resolved, That said land is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the opening and widening of Houston street. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

**Passed for Second Reading.**

The following bills were *passed for second reading*:

**Appropriating \$83,484 for the Care of Indigent Sick and Dependent Poor of the City and County, Month of October, 1935.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 811, Ordinance No. 9.051204, as follows:

Making an appropriation of \$83,484 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of October, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$83,484 is hereby appropriated out of such funds as may be available for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of October, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Hayden, Shannon—2.

### Reducing License Fee on Apartment Houses.

(Code No. 3.041)

Also, Bill No. 812, Ordinance No. 3.04154, as follows:

Amending Section 12 of Ordinance No. 5132 (New Series), entitled "Imposing License Taxes on Certain Businesses, Callings, Trades or Employments Within the City and County of San Francisco," in effect July 1, 1920, by reducing the license fee on apartment houses and repealing Section 2 of Bill No. 13, Ordinance No. 3.0412, entitled "Inspection Fee Ordinance," and repealing all ordinances and parts of ordinances in conflict therewith.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 12 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 12. Every person, firm, partnership or corporation maintaining, conducting or operating an apartment house shall pay an annual license fee as follows to defray the cost of inspection and regulation by the Division of Housing Inspection of the Department of Public Health, Fire Prevention Bureau and Bureau of Licenses, and no permits of occupancy shall be issued by the Division of Housing Inspection therefor without said license first having been had and obtained:

Apartment houses of less than 20 rooms.....	\$ 4 per annum
Apartment houses of 20 to 29 rooms.....	6 per annum
Apartment houses of 30 to 39 rooms.....	8 per annum
Apartment houses of 40 to 49 rooms.....	10 per annum
Apartment houses of 50 rooms or over.....	12 per annum

Said license fee for the fiscal year 1935-1936 shall be due and payable on the effective date of this ordinance and for subsequent fiscal years shall be due and payable on the first day of October of each year. No deduction in the amount of said license fee herein provided for shall be allowed, although the time for which it is paid is less than a full year.

This inspection and regulation shall be made by the Division of Housing Inspection of the Department of Public Health and the Fire Prevention Bureau at least once a year and as often thereafter as may be deemed necessary.

For the purpose of this ordinance an apartment house shall be deemed to be any building or portion thereof, more than one story in height, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of four

(4) or more families living independently of each other and doing their cooking in the said building.

An apartment is a kitchen and one or more contiguous rooms which are occupied or intended or designed to be occupied by one family for living and sleeping purposes in an apartment house.

A kitchen is any room used or intended or designed to be used for cooking and preparation of food.

A room is any legal habitable space, between two floors, and a floor and roof, of an apartment house, and divided and separated by proper partitions and doors.

A family is one person living alone or a group of two or more persons living together in an apartment, whether related to each other by birth or not.

Section 2. Section 2 of Bill No. 13, Ordinance No. 3.0412, entitled "Inspection Fee Ordinance," and all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

### Adopted.

The following resolutions were *adopted*:

Leave of Absence—Thomas J. Linehan, Member of the Advisory Board of Health.  
(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 2174, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Thomas J. Linehan, member of the Advisory Board of Health, is hereby granted a leave of absence from the 20th of September to the 4th of October, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

Leave of Absence—A. J. Cleary, Chief Administrative Officer.  
(Code No. 4.053)

Also, Resolution No. 2175, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Alfred J. Cleary, Chief Administrative Officer, is hereby granted a leave of absence of ten days commencing September 30, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

Leave of Absence—Honorable Alfred Ehrman, Member of Board of Fire Commissioners.  
(Code No. 4.053)

Also, Resolution No. 2176, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Alfred Ehrman, member of the Board of Fire Commissioners, is hereby granted a leave of absence of ninety (90) days, commencing October 5, 1935, with permission to leave the State; said leave of absence to be without pay.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.



**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Motion.**

Supervisor Colman called the Board's attention to Resolution No. 2149, referred on September 16, 1935, to the Joint Committee of Streets and Finance, re formation of Joint Shoreline Highway District and *moved* that the City Attorney be requested to advise the Board as to the powers of a Highway District with particular regard to its power to either levy assessments or to levy taxes against the City and County of San Francisco, and if there is any other legal way in which San Francisco can aid by its financial participation in the building of highways by other counties.

*Carried.*

**Requesting Plans for Consolidation of San Francisco Street Car Lines  
Under Municipal Ownership.**

Supervisor Colman presented:

Resolution No. 2178, as follows:

Whereas, the question of rapid transit street car transportation is of the greatest importance and demands our immediate consideration, and

Whereas, one of the first steps to bring this about is the consolidation of all street car lines under municipal ownership, therefore be it

Resolved, That the Public Utilities Commission be and is requested to make plans, and bring in the necessary reports with the ultimate object in view of consolidating all street car lines in San Francisco under municipal ownership, and be it further

Resolved, That the Public Utilities Commission be and is requested to furnish this Board with an estimate of the expense of making such a report.

*Referred to Joint Public Utilities and Finance Committee.*

**Appointment of Committee to Represent the City in Conference Before  
Secretary of the Interior in re Future Disposition of Hetch Hetchy  
Power.**

Supervisor McSheehy announced that he had appointed Supervisor Havenner as member of committee to confer with the Secretary of the Interior, re disposal of Hetch Hetchy Power, and that he would hold in abeyance appointment of additional Supervisor as member of said committee.

**Adopted.**

The following resolution was adopted:

**Authorizing Attendance of Controller, or His Representative, at  
Convention of the Municipal Finance Officers Association, at  
Knoxville, Tennessee, October 21, 22 and 23, 1935.**

(Code No. 5.93)

On recommendation of Finance Committee.

Resolution No. 2177, as follows:

Whereas, the Controller of the City and County of San Francisco is, pursuant to the provisions of Ordinance No. 9.04192, a member of the Municipal Finance Officers Association of the United States and Canada; and,

Whereas, the only benefit which can come to the City and County of San Francisco by reason of said membership is the attendance of the Controller or his representative at the annual convention of said

association, which for the current year will be held in the City of Knoxville, Tennessee, on October 21, 22 and 23, now, therefore, be it

Resolved, That the Controller, or his representative, be and he is hereby authorized and directed to attend said convention and that the expenses of his so doing shall be allowed against the funds of the Controller pursuant to Section 219 of the Charter and Ordinance No. 9.10561 of the Board of Supervisors; and further that said Controller, or his representative, is directed, while on said trip, to visit the City of Washington and confer with the officials of the Public Works Administration relative to the payments past due, and to become due, upon the several grants made by said Public Works Administration to the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

### Relief.

Supervisor Uhl called the Board's attention to the case of Mrs. Ethel M. Whittes, on whose property foreclosure is threatened. Mrs. Whittes is allowed but \$1.74 per week for relief, and cannot meet interest on mortgage, or payments for reduction therefor. Should Mrs. Whittes be allowed additional relief money for "rent" she could meet necessary interest payments and avoid foreclosure. Supervisor Gallagher suggested that Mr. Uhl present the facts of the case to the Finance Committee, and that the committee would take the matter up with the Emergency Relief Committee.

*So ordered.*

### Motion.

Supervisor Havenner moved (for Supervisor Shannon, who was absent) that the Clerk be authorized and directed to prepare and submit arguments in favor of Charter amendments ordered submitted to the voters at the election on November 5, 1935, the expense therefor to be paid by the Board of Supervisors.

*Carried.*

### ADJOURNMENT.

Whereupon the Board, at the hour of 3:55 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors, October 7, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, October 7, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, OCTOBER 7, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, October 7, 1935, 2 p. m.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

Supervisor Brown reported ill.

Supervisor Colman excused on account of Jewish holiday.

Supervisor Gallagher appeared and was noted present at 2:20 p. m.

Supervisor Roncovieri appeared and was noted present at 2:25 p. m.

Supervisor Shannon appeared and was noted present at 2:30 p. m.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of September 30, 1935, was considered read and approved.

### SPECIAL ORDER—2:30 P. M.

Public Utilities Committee recommends that the following resolution be heard in Committee of the Whole:

The following resolution as corrected by Supervisor McSheehy was taken up:

(Code No. 12.11)

Resolution No. 2124, as follows:

Resolved, That the City Attorney advise the Governor of the State of California, the California Toll Bridge Authority and the Reconstruction Finance Corporation that any contract or agreement entered into with any railroad or transportation company for the use of the lower deck of the San Francisco-Oakland Bay Bridge and the inter-urban facilities provided by the \$15,000,000 additional Reconstruction Finance Corporation funds for such transbay interurban passenger traffic shall contain the following provisions and guarantees:

1. That such rail transportation should pay an amount sufficient to pay its proportionate share of the total \$70,000,000 bay bridge and railway facilities loan and that in no event shall any of such rail transportation's share be paid for or contributed to out of any funds raised from vehicular traffic using said bridge and that such proportionate amount of the total bridge revenues to be raised from such vehicular traffic shall in no event be more than 60 per cent of the total revenues necessary to meet annual interest amortization operation and mortgage expenses on total \$70,000,000 of the Reconstruction Corporation loan.

2. That express provision shall be made for the usage of said bridge and/or any and all of the rail facilities, terminals and/or incidents thereof for transcontinental and/or mainline passenger trains to di-



rectly enter and serve San Francisco over said bridge and/or terminals and/or incidents thereof and that such right to so use said facilities shall at all times remain open to any and all mainline and/or trans-continental carriers.

### Committee of the Whole.

On motion of Supervisor Uhl, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of the hearing.

Supervisor Gallagher was elected to preside. All members heretofore noted being present.

Paul Harding, assistant engineer for the Toll Bridge Authority, in reply to queries of Supervisor Uhl stated that there has been some revision in the estimates of interurban traffic since estimates made in August of 1932.

This estimate was 32,000,000 passengers and 8,000,000 automobiles, of which 75% would use the bridge.

In 1934, he said, according to Railroad Commission's figures, there were 24,718,852 commuters. This, he said, represents a decided increase in interurban travel in the last two years. In 1933, he said, the interurban travel amounted to 24,663,502, vehicles 3488. In 1936 it is estimated that there will be 27,100,000 passengers and in 1937, 32,000,000 passengers and 6,000,000 vehicles.

P. A. Styles, representing the Chamber of Commerce.

Wm. Merriman, representing the Retail Dealers Association.

Sylvester McAtee, representing the Down Town Association.

Harold Crim, representing the San Francisco Real Estate Board.

Frederick Whitton, representing the Building Owners and Managers Association, were heard in opposition to Supervisor McSheehy, resolution.

E. P. E. Troy was also heard in criticism of the proposed rail contracts and in denunciation of the Southern Pacific Railroad.

Earl Carrol argued that the interurban railroads operating on the bridge should pay a proportionate amount to amortize the cost of the construction of the bridge.

G. W. Schultz was also heard to the same effect.

### Communication.

A communication from Supervisor Colman, who was excused from attendance at this meeting, was read by the Clerk, in which Supervisor Colman gave his views in opposition to Supervisor McSheehy's resolution.

### Motion.

Supervisor Gallagher moved as an amendment the following:

Resolved, That the City Attorney be instructed to advise his Excellency the Governor of the State and the Toll Bridge Authority that we will oppose the imposition of toll rates on the bridge for vehicular traffic that are larger than those now imposed and request that same be incorporated in the contract.

### Supervisor McSheehy's Resolution Withdrawn.

Whereupon, Supervisor McSheehy asked permission to withdraw his resolution in favor of Supervisor Gallagher's, and the question being put, Supervisor McSheehy was permitted to withdraw his resolution by viva voce vote.

Thereupon, Supervisor Havenner, seconded by Supervisor Hayden, moved as substitute for Resolution No. 2124, Special Order for 2:30 p.m., Supervisors Havenner and Gallagher (combined) moved that the Board of Supervisors hereby directs and instructs the City Attorney of San Francisco to urge the California Toll Bridge Authority to fix the tolls and other revenues charged for the use of rail transporta-



tion and other facilities on the San Francisco-Oakland Bay Bridge at rates that will permit the tolls for vehicular traffic on the bridge to be fixed at the lowest possible rates and will permit the repayment of the total loan made to the State of California by the Reconstruction Finance Corporation for the construction of the bridge, and that in any event, the City Attorney is directed to protest any increase in the existing rates for vehicular traffic.

### Committee of the Whole Arises.

Whereupon, the Committee of the Whole arose and reported to the Board of Supervisors its agreement of the foregoing motion.

Thereupon, the question was put and the foregoing motion was *carried* by the following vote:

Ayes—Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

No—Supervisor McSheehy 1.

Absent—Supervisors Brown, Colman—2.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

#### Amending Traffic Ordinance by Eliminating a Portion of California Street From Arterial Streets.

(Code No. 11.02)

On recommendation of Streets Committee.

Bill No. 804, Ordinance No. 11.0210, as follows:

Amending Section 24, Article IV, of Ordinance No. 7691 (New Series), entitled "An Ordinance Regulating Traffic Upon the Public Streets and Repealing All Ordinances Inconsistent therewith."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 24, Article IV, of Ordinance No. 7691 (New Series), the title of which is recited above, is hereby amended by striking out from paragraph eight (8) thereof, the following words: "the east line of Grant avenue, to the east line of Van Ness avenue and from."

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

#### Public Proceedings—Improvement of Blanche Street Between Elizabeth Street and Twenty-third Street.

(Code No. 12.0611)

Also, Bill No. 805, Ordinance No. 12.061159, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors August 28, 1935, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work



to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Blanche street between Elizabeth street and Twenty-third street by the construction and reconstruction of the following:

Item

No.      Item.

1. Grading, excavation.
2. 6-inch Class "E" concrete pavement.
3. Taper tube lighting standard, Cat. No. 5722-1019, or equal, in place.
4. 1½-inch black conduit, N. E. C. standard.
5. No. 8, solid, single conductor, 600 V., R. & L. C. wire, N. E. C. standard.
6. Special concrete base for lighting standard, complete.

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated, and numbered respectively as:

Lots 2, 3, 4, 5, 6, 26, 27, 32, 33, 37 and 38 of Block 3652, all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

### **Reducing Sidewalk Widths on Eighteenth Street Between Guerrero Street and Harrison Street.**

(Code No. 12.0731)

Also, Bill No. 806, Ordinance No. 12.073133, as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-one (1141).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office August 20, 1935, by adding thereto a new section to be numbered eleven hundred and forty-one (1141) to read as follows:

Section 1141. The width of sidewalks on Eighteenth street between Guerrero and Harrison streets shall be 12 feet.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

**Reducing Sidewalk Widths on Castro Street Between Seventeenth and Nineteenth Streets.**

(Code No. 12.0731)

Also, Bill No. 807, Ordinance No. 12.073134, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section five hundred and thirty-nine (539) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office September 3, 1935, by amending Section five hundred thirty-nine (539) thereof, to read as follows:

Section 539. The width of sidewalks on Castro street between Seventeenth and Nineteenth streets shall be 12 feet.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

**Repealing Proceeding for Improvement of Carolina Street Between 22nd and 23rd Streets.**

(Code No. 12.0611)

Also, Bill No. 808, Ordinance No. 12.061160, as follows:

Repealing Ordinance No. 12.061144 (Bill No. 480), ordering the improvement of Carolina street between Twenty-second street and Twenty-third street, where not already improved, under public proceedings.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 12.061144 (Bill No. 480), the title of which is recited above, is hereby repealed.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

**NEW BUSINESS.**

**Adopted.**

The following resolutions were *adopted*:

**Sale of \$600,000, 4 Per Cent Water Distribution Bonds, 1933, and \$258,000 Sewer Bonds, 1933, October 14, 1935, at 3 P. M.**

(Code No. 15.021)

On recommendation of Finance Committee.

Resolution No. 2179, as follows:

Resolved, That the Clerk of the Board of Supervisors is hereby directed to advertise in the official newspaper, a notice of sale that, on the 14th day of October, 1935, the Board of Supervisors will receive sealed proposals up to the hour of 3 o'clock p. m. on said date, for the purchase of:

Six hundred thousand dollars (\$600,000) "Water Distribution Bonds, 1933."

Said bonds bear interest at the rate of 4 per cent (4%) per annum; comprising 337 bonds of \$1,000 denomination each, maturing December 1, 1935; 14 bonds of \$1,000 denomination each, maturing each year 1936 to 1942, inclusive; 15 bonds of \$1,000 each, maturing each year 1943 to 1953, inclusive.



Resolved, That the Clerk of the Board of Supervisors is hereby directed to advertise in the official newspaper, a notice of sale that, on the 14th day of October, 1935, the Board of Supervisors will receive sealed proposals up to the hour of 3 o'clock p. m. on said date, for the purchase of:

Two hundred fifty-eight thousand dollars (\$258,000) "Sewer Bonds, 1933."

Said bonds to bear interest at the rate of 4 per cent (4%) per annum; comprising 42 bonds of \$1,000 denomination each, maturing December 1, 1935; 8 bonds of \$1,000 denomination each, maturing each year 1936 to 1962, inclusive.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Colman, Gallagher, Roncovieri, Shannon—5.

### Cancelling Tax Sales and Assessments on Properties Acquired by the State.

(Code No. 9.0411)

(Code No. 9.0412)

Also, Resolution No. 2180, as follows:

Whereas, the Tax Collector has reported that the following property now recorded in the name of the State of California was assessed for the years 1933-34 and 1934-35 in the names of the original owners and sold for delinquent taxes. Being State property these assessments and sales should be cancelled, and the City Attorney having consented thereto; therefore

Resolved, That the Tax Collector be and is directed to cancel the following sales and assessments in accordance with the provisions of Section 3804A of the Political Code:

Lot	Block	Assessed to	Sale No.	Tax 1933	Del. Penalty	Costs	Tax 1934
1	1309	H. B. Allen Inc.....	1005	\$ 80.91	\$ 2.43	\$ .50	\$179.66
10	1309	H. B. Allen Inc.....	1006	64.55	1.94	.50	143.34
11	1309	H. B. Allen Inc.....	1007	65.25	1.96	.50	144.88
12	1309	H. B. Allen Inc.....	1008	65.25	1.96	.50	144.88
13	1309	H. B. Allen Inc.....	1009	65.25	1.96	.50	144.88
14	1309	H. B. Allen Inc.....	1010	65.25	1.96	.50	144.88
15	1309	H. B. Allen Inc.....	1011	70.47	2.11	.50	156.48
16	1309	H. B. Allen Inc.....	1012	93.96	2.82	.50	208.64
31	3749	G. & L. Grasso.....	3076		18.34	.50	261.96
37	3763	J. & J. Velasco.....	3104		7.33	.50	104.70
44	3763	A. Marquez .....	3105		2.19	.50	31.30
39	3764	Anton Korbel Co.....	3110		41.66	.50	595.00
42	3764	Anton Korbel Co.....	3111		2.84	.50	40.56
7 & 8	3765	M. I. Goodsell.....	3112		31.03	.50	443.16

Further Resolved, That the following property now recorded in the name of the City and County of San Francisco was assessed for the years 1933-34 and 1934-35 and sold to the State for the Taxes of 1933. Being City property these sales and assessments should be cancelled:

Lot	Block	Assessed to	Sale No.	Tax 1933	Del. Penalty	Costs	Tax 1934
22	1260	H.E. & B.A. Bodmer $\frac{3}{4}$	959	\$ 22.45	\$ .67	\$ .50	\$ 88.28
22	1260	C. A. Bodmer..... $\frac{1}{4}$	960	13.22	.40	.50	29.56
33	5549	H. Mullaney .....	4763	2.78	.08	.50	6.18
8	6288	T. Gilligan.....	5359	6.26	.19	.50	13.90
8	6289	R. F. Mogan et al.....	5360	2.08	.14	.50	....
9	6291	M. J. Blackman.....	5362	1.39	.04	.50	3.10

Further Resolved, That the following property now recorded in the

name of the City and County of San Francisco was sold to the State for delinquent taxes of 1931-32 and assessed for the years 1932-33, 1933-34 and 1934-35 in the names of the original owners. Being City property the sale and assessments should be cancelled:

Lot	Block	Assessed to	Sale	Year	Tax	Del. Penalty	Costs
6-A	5317	Cal. Pac. Title & Trust Co.	2894	1931	\$2.02	\$ .20	\$ .50
				1932	1.98		
				1933	1.74		
				1934	1.94		
					<u>\$7.68</u>	<u>\$ .20</u>	<u>\$ .50</u>

Further Resolved, That the following property now recorded in the name of the City and County of San Francisco is assessed for the year 1934-1935 in the names of the original owners and was sold for delinquent taxes. Being City property, these sales should be cancelled:

Lot	Block	Assessed to	Sale No.	Tax 1934	Del. Penalty	Costs
1	1888	G. Fontana et al.....	1743	\$122.86	\$ 3.69	\$ .50
1A	1888	John Brazzale.....	1744	15.45	.46	.50
2	2107	C. Kilkeary.....	1913	7.72	.55	.50
3	2107	Amy Ryan.....	1914	7.72	.55	.50
4	2107	E. L. Anderson.....	1915	7.72	.55	.50
5	2107	Mary Rollins.....	1916	38.64	2.71	.50
7	2107	American Trust Co.....	1917	13.14	.93	.50
11	2107	C. B. Sovig.....	1918	11.60	.80	.50
15	2107	H. R. & E. G. Brown.....	1919	7.72	.55	.50
16	2107	T. F. & M. E. Loftus.....	1920	15.46	1.08	.50
18	2107	C. B. Sovig.....	1921	23.18	1.63	.50
20	2107	Otto E. Falch, Jr.....	1922	15.46	1.08	.50
21	2107	C. H. & A. A. Hankey.....	1923	13.14	.93	.50
1	2108	Anna Barnes.....	1924	20.86	1.45	.50
4	2108	Orris W. Shannon.....	1925	7.72	.55	.50
5A	2108	Zelda Owen.....	1926	15.46	1.08	.50
6	2108	G. L. James.....	1927	7.72	.55	.50
7	2108	Anglo California Sec. Co...	1928	7.72	.55	.50
8	2108	P. and R. Rock.....	1929	11.60	.80	.50
10	2108	M. C. Meyer.....	1930	7.72	.55	.50
12	2108	B. G. & F. Sibsey.....	1931	7.72	.55	.50
12A	2108	H. L. & M. I. Maritzen.....	1932	7.72	.55	.50
13	2108	Elizabeth T. Clyde.....	1933	20.86	1.45	.50
18	2108	G. S. Mayhew.....	1934	5.80	.41	.50
20	2108	A. C. and K. M. Plumb.....	1936	15.46	1.08	.50
21	2108	B. Wortheimer.....	1937	15.46	1.08	.50
22 to 26	2108	A. W. Wiren.....	1938	54.10	3.78	.50
27	2108	M. Gale & F. Hunter.....	1939	3.86	.12	.50
28	2108	L. P. & G. F. Hahn.....	1940	7.72	.55	.50
29	2108	A. E. Walker.....	1941	15.46	1.08	.50
29A	2108	V. Horton.....	1942	7.72	.55	.50
33	2108	C. H. & E. Harger.....	1944	7.72	.55	.50
34	2108	A. Barnes.....	1945	15.46	1.08	.50
1	2109	W. W. Welfitt.....	1946	8.50	.60	.50
2	2109	W. W. Welfitt.....	1947	6.56	.46	.50
3	2109	W. W. Welfitt.....	1948	6.56	.46	.50
4	2109	W. W. Welfitt.....	1949	6.56	.46	.50
7	2109	Marion Realty Co.....	1950	7.72	.55	.50
8-10	2109	C. L. Harney.....	1951	23.18	1.63	.50
12	2109	L. V. Swanson.....	1953	7.72	.55	.50
15	2109	E. L. Huette.....	1954	3.86	.12	.50
18	2109	Eighth Church of Christ...	1955	7.72	.55	.50
19	2109	C. S. Jordon.....	1956	7.72	.55	.50



Lot	Block	Assessed to	Sale No.	Tax 1934	Del. Penalty	Costs
20	2109	R. I. & V. R. Brown.....	1957	7.72	.55	.50
21	2109	W. M. Welfitt.....	1958	6.56	.46	.50
22	2109	W. M. Welfitt.....	1959	6.56	.46	.50
23	2109	W. J. Jr. and D. A. Tyson...	1960	6.56	.46	.50
24	2109	E. I. Valpey.....	1961	4.25	.13	.50
25	2109	E. L. Stockwell.....	1962	5.80	.41	.50
27	2109	C. G. Durand.....	1963	2.90	.09	.50
28-29	2109	C. L. Harney.....	1964	15.06	1.06	.50
31	2109	B. & E. Goldberg.....	1965	6.56	.46	.50
32	2109	C. G. Durand.....	1966	3.86	.12	.50
33	2109	A. J. Uksila.....	1967	7.72	.55	.50
34	2109	M. Peltononen.....	1968	7.73	.23	.50
35	2109	G. and A. S. Rommunda....	1969	11.59	.35	.50
40-41	2109	T. & I. Aasland.....	1970	15.46	1.08	.50
42-43	2109	G. Carlsen.....	1971	15.46	1.08	.50
45-46	2109	T. & I. Aasland.....	1972	13.14	.93	.50
47	2109	W. M. Welfitt.....	1973	6.56	.46	.50
48	2109	W. S. & I. Tullis.....	1974	4.25	.13	.50
49-50	2109	M. Friedman.....	1975	15.46	1.08	.50
51	2109	B. Babou.....	1976	7.72	.55	.50
8A	2110	H. & S. Ramon.....	1978	5.80	.41	.50
9	2110	A. & E. Reinhart.....	1979	11.60	.80	.50
17	2110	S. & A. M. Kafka.....	1980	5.80	.41	.50
19	2110	A. Murphy.....	1981	3.86	.12	.50
20	2110	A. Firpo.....	1982	7.72	.55	.50
21	2110	G. Lynch.....	1983	7.72	.55	.50
23	2110	J. & A. Bernard.....	1984	7.72	.55	.50
24-25	2110	A. C. Schulze.....	1985	15.44	1.08	.50
26 to 28	2110	Waterhouse and Lester Co..	1986	23.18	1.63	.50
32-33	2110	Amanda W. Wiren.....	1987	38.64	2.71	.50
19-20	2144	P. J. Van der Zwiep.....	2026	11.60	.80	.50
21	2144	R. W. Schmidt.....	2027	2.90	.09	.50
18-19	2518	F. M. Toye.....	2338	19.32	.58	.50
12	4029	J. & R. Gallono.....	3158	30.91	.93	.50
13	4029	S. F. Land & Title Co.....	3159	17.39	.52	.50
14	4029	J. & M. Evets.....	3160	17.39	.52	.50
15	4029	J. & P. Skoff.....	3161	17.39	.52	.50
3H	4335	G. and C. Locastro.....	3276	146.05	11.18	1.00
65	5549	K. Coumarian.....	3606	3.48	.24	.50
17	5614	A. Bannister .....	3625	1.54	.10	.50
27	5614	H. H. Skelling et al.....	3626	1.54	.10	.50
41	5614	M. A. G. Blake.....	3628	1.54	.10	.50
1 to 4	5620	J. Reichel.....	3635	10.04	.70	.50
53 to 58	5620	J. Reichel.....	3637	19.32	1.35	.50
17	5621	L. A. Blum.....	3639	.77	.02	.50
20-21	5622	W. H. Newell.....	3641	4.64	.33	.50
25	5623	C. K. B. Strather.....	3642	2.32	.15	.50
10 to 12	5629	H. R. Christiansen et al....	3647	4.64	.33	.50
1 to 8	6041	Victor A. Ferrari et al.....	3945	67.22	4.71	.50
3 to 6	6056	E. & V. Crescio.....	3956	142.96	10.00	.50
7 to 9	6058	P. Des Roches.....	3958	14.30	.99	.50
1 to 8	6057	M. Rinaldi et al.....	3957	102.38	7.18	.50
1	6254	A. & B. Stampfer.....	4082	3.67	.11	.50
14 to 16	6266	E. Nordman.....	4087	24.72	1.73	.50
2	6290	S. V. Galligan.....	4110	39.02	2.74	.50

1929 Tax

23-24-25	7116	Western Land Recl. Co....	3773	8.67	.43	.50
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Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Roncovieri, Shannon—4.

**Authorizing City Attorney to Settle \$106.54 Claim of Ada Davison.**

(Code No. 6.0222)

Also, Resolution No. 2187, as follows:

Whereas, the City Attorney has recommended the compromise and settlement of the claim of Ada Davison for damages sustained by the striking of her automobile by a machine operated by the Fire Department by the payment of \$106.54 in full settlement of all damages arising out of said accident, and the Board of Fire Commissioners has recommended the said settlement.

Now, therefore, be it Resolved, That the City Attorney be and he is hereby authorized to compromise and settle the said claim of said Ada Davison by the payment of \$106.54 in full settlement of all damages arising out of the above-mentioned accident.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Roncovieri, Shannon—4.

**Authorizing Payment of Islais Creek Reclamation District Warrants.**

(Code No. 12.04)

Also, Resolution No. 2188, as follows:

Be it Resolved, That the following warrants of Islais Creek Reclamation District—No. 616 to Director of Public Works for \$534.35, No. 617 to Director of Public Works for \$640.43, No. 618 to Reinhart Lumber & Planing Mill Co. for \$243, No. 619 to Wm. Taaffe & Co., Edward J. Taaffe, Page Taaffe, for \$113.40, No. 620 to The Call Bulletin for \$9.26—payable out of the funds of said district, be and the same are hereby approved; and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board, be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Brown, Colman, Roncovieri, Shannon—4.

**Passed for Second Reading.**

The following matters were *passed for second reading*:

**Supplemental Appropriation, \$35,000, From Special Street Gas Improvement Fund, for Widening of California Street.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 814, Ordinance No. 9.051205, as follows:

Authorizing a supplemental appropriation of \$35,000 out of the surplus existing in the accrued revenues of the Special Street Gas Improvement Fund to the credit of Appropriation No. 577.913.00 for the purpose of widening California street, Presidio to First avenue.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$35,000 out of the Special Gas Tax Street Improvement Fund to the credit of Appropriation No. 577.913.00, for the purpose of widening California street, Presidio to First avenue.

Recommended by Director of Public Works.

Approved by Chief Administrative Officer.

Approved by Mayor.

Approved by Controller as to funds available.



Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

No—Supervisor Gallagher—1.

Absent—Supervisors Brown, Colman—2.

**Supplemental Appropriation for Maintenance of Trees, Shrubs, and Lawns on Sunset and Other Boulevards.**

(Code No. 9.051)

Also, Bill No. 815, Ordinance No. 9.051206, as follows:

Authorizing a supplemental appropriation of \$16,495.63 out of the surplus existing in Appropriation No. 548.950.00 of the County Road Fund, \$12,979.06 to the credit of Appropriation No. 548.958.00 for the purpose of maintaining trees, shrubs and lawns on Sunset boulevard, and \$3,516.57 to the credit of Appropriation No. 548.959.00 for the purpose of maintaining trees, shrubs and lawns on other boulevards.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$16,495.63 out of Appropriation 548.950.00 of the County Road Fund, \$12,979.06 to the credit of Appropriation No. 548.958.00 for the purpose of maintaining trees, shrubs and lawns on Sunset boulevard, and \$3,516.57 to the credit of Appropriation No. 548.959.00 for the purpose of maintaining trees, shrubs and lawns on other boulevards.

Section 2. This ordinance shall not have force or effect unless Ordinance No. 9.051205 becomes effective.

Approved by Controller as to funds available.

Recommended by Director of Public Works.

Approved by Chief Administrative Officer.

Approved by Mayor.

Ayes—Supervisors Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

No—Supervisor Gallagher—1.

Absent—Supervisors Brown, Colman—2.

**Regulating Closing Hours of Laundries.**

(Code No. 17.19)

On recommendation of Public Health Committee.

Bill No. 813, Ordinance No. 17.192, as follows:

Regulating the maintenance of public laundries and public wash houses within the City and County of San Francisco, and prohibiting the receiving or delivering of clothes, or the washing, starching, mangling or ironing or the performance of any work, in said laundries or wash houses on Sundays or legal holidays; and on other days between certain hours.

Whereas, the receiving, delivering, starching, washing, mangling, ironing or handling of clothes in public laundries and public wash houses, where clothes and other articles are cleansed for hire, is injurious and dangerous to public health and public safety, and prejudicial to the well-being and comfort of the community, unless such public laundries and public wash houses are subject to inspection by officials and/or employees of the Department of Public Health; and

Whereas, the officials and employees of said Department of Public Health are not available for the inspection of said public laundries and wash houses between the hours of 7 p. m. and 7 a. m., nor on Sundays and legal holidays; now, therefore, be it

Ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person to carry on any laundry operation, or to keep any laundry establishment open, or to



pick up or deliver any laundry at any time on Sunday, New Year's Day, Decoration Day, Fourth of July, Labor Day, Washington's Birthday, Thanksgiving Day or Christmas, except when any such holidays shall immediately precede or follow Sunday, and it shall be unlawful in any event for any person to carry on any laundering operations or to keep any laundry establishment open or to pick up or deliver any laundry between the hours of 7 o'clock p. m. and 7 o'clock a. m., provided that it shall be unlawful to clean up, tend water or make steam on Sundays or on the hereinabove named legal holidays, or to launder or deliver wholesale flat work or linen supply on Sundays or on said hereinabove named legal holidays, except when a permit so to do has been obtained from the Department of Public Health.

Section 2. It shall be unlawful for any person, firm or corporation either as owner, agent or employee of any public laundry or public wash house, where clothes or other articles are cleansed for hire, or for any owner or operator of any independently owned laundry route, to operate or to cause to be operated any vehicle for the purpose of receiving clothes or other articles to be cleansed or for the purpose of delivering any clothes or other articles which have been cleansed, unless such vehicle shall carry in letters at least four inches high, painted on both sides, the name of the laundry where said clothes or other articles have been or are to be cleansed.

Section 3. Any person, association or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than five hundred (\$500) dollars, or by imprisonment in the County Jail for a period not exceeding six (6) months, or by both such fine and imprisonment.

Section 4. In the event that any clause, section or phrase of this ordinance shall be adjudged unconstitutional, the remainder thereof shall continue in full force and effect.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

### Adopted.

The following resolutions were adopted:

#### San Francisco Approach to Golden Gate Bridge.

(Code No. 12.111)

On recommendation of Streets Committee.

Resolution No. 2181, as follows:

Whereas, the Golden Gate Bridge, now under construction, is a major public project created by the City and County of San Francisco and the counties of Marin, Sonoma, Napa, Mendocino, and Del Norte, of the State of California, having been duly authorized by 145,000 voters in said counties, constituting a three-to-one majority; and

Whereas, in order that the Golden Gate Bridge may fully and adequately serve the public convenience and necessity of over two million motorists of this State, together with tourists and sojourners to the San Francisco Bay area, and over a million taxpayers and residents of northern California; and

Whereas, in order to fulfill its obligations to the public, as hereinabove set forth, it is necessary that an adequate approach be constructed from the Golden Gate Bridge to Funston avenue in the City and County of San Francisco; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, in meeting assembled, does hereby approve and en-



dorse the efforts of the Board of Directors of the Golden Gate Bridge and Highway District, having construction of said bridge in charge, to secure from the appropriate federal authorities the necessary rights-of-way for the aforesaid highway approach from the Golden Gate Bridge to Funston avenue in the City and County of San Francisco; and be it further

Resolved, That certified copies of this resolution be sent to the President, Manager and Board of Directors of said Golden Gate Bridge and Highway District.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### Accepting Deeds to Easements—Richmond Sewer Tunnel.

(Code No. 12.1011)

Also, Resolution No. 2182, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California; and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances, and upon the acceptance of said deeds the sums set forth opposite the names of said parties are hereby authorized to be paid for said easements from Appropriation No. 595.916.17:

Marie Siek, Lot 17, Assessor's Block 1460, \$48.

James Warnock, et ux., Lot 23, Assessor's Block 1612, \$63.10.

William McLennan, et ux., Lot 9, Assessor's Block 1611, \$29.20.

Frank Mensing, et ux., Lot 11, Assessor's Block 1611, \$29.20.

Wilhelmina Anderson, Lot 24, Assessor's Block 1612, \$14.20.

Nathaniel Thompson, et ux., Lot 17, Assessor's Block 1575, \$37.90.

Reference is hereby made to the written offers on file in the office of the Director of Property from the above-named parties for a particular description of said easements.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

#### Accepting Deeds to Easements—Richmond Sewer Tunnel.

(Code No. 12.1011)

Also, Resolution No. 2183, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances, and upon the acceptance of said deeds the sums set forth opposite the names of said parties are public laundry authorized to be paid for said easements from Appropriation officials and/or emp.

Whereas, the official savings and Loan Co., Lot 3, Assessor's Block 1386, Health are not available

and wash houses between, et ux., Lot 32, Assessor's Block 1386, \$29.

Sundays and legal holidays, Lot 30, Assessor's Block 1386, \$29.20.

Ordained by the People, Lot 26, Assessor's Block 1386, \$20.

as follows: et al., Lots 19 and 20, Assessor's Block 1405, \$29.

ux., Lot 26, Assessor's Block 1405, \$48.50.

Section 1. It shall be made to the written offers on file in the office laundry operation, or to

of the Director of Property from the above-named parties for a particular description of said easements.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Intention to Close Portion of Twenty-second, Twenty-third, Twenty-fourth, and Twenty-fifth Avenues.**

(Code No. 12.0621)

Also, Resolution No. 2184, as follows:

Resolved, That the public interest requires that the certain following described portion of Twenty-second, Twenty-third, Twenty-fourth, and Twenty-fifth avenues be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Twenty-second, Twenty-third, Twenty-fourth, and Twenty-fifth avenues, more particularly described as follows, to-wit:

Commencing at the southerly line of Wawona street and running thence southerly to its southerly termination north of Sloat boulevard.

Said closing and abandonment of said portion of Twenty-second, Twenty-third, Twenty-fourth, and Twenty-fifth avenues shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost, and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Twenty-second, Twenty-third, Twenty-fourth, and Twenty-fifth avenues in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Agreement—Sewer Through Fort Mason Tunnel.**

(Code No. 12.1011)

Also, Resolution No. 2189, as follows:

Resolved, That, pursuant to the recommendation of the Department of Public Works, the City and County of San Francisco enter into a written agreement with the Board of State Harbor Commissioners of the State of California, giving the City the right to construct and maintain a sewer through the State Belt Railroad tunnel at Fort Mason, San Francisco, California, subject to the terms and conditions of said agreement. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute said agreement on behalf of the City and County of San Francisco.

Reference is hereby made to the copy of said agreement on file with the original of this resolution in the office of the Clerk of the Board of Supervisors for all particulars shown therein.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.



**Fixing Date for Hearing of Appeal, Rezoning of High Street.**

(Code No. 13.02)

On recommendation of City Planning Committee.

Resolution No. 2185, as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission granting application to rezone property located on the westerly side of High street, commencing at a point 168.58 feet southerly from Portola drive, and running thence southerly 90 feet, from Second Residential District to Commercial District, is hereby set for Monday, October 28, 1935, at 2 o'clock p.m.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**Leave of Absence—Honorable W. W. Chapin, President, City Planning Commission.**

(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 2186, as follows:

Resolved, That, in accordance with the recommendation of His Honor the Mayor, Honorable W. W. Chapin, President of the City Planning Commission, be and he is hereby granted a leave of absence of thirty days commencing October 7, 1935, with permission to leave the State.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, Colman, Shannon—3.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.****San Mateo County Products and Floral Fiesta.**

Major Charles G. Lambert, of Redwood City, and Miss Virginia Seager, of Burlingame, appeared before the Board of Supervisors at 3 p. m. and were introduced by President McSheehy. Mayor Lambert extended the official invitation of the County of San Mateo to attend the County Products and Floral Fiesta which is to be held at Bay Meadows on Friday, Saturday and Sunday of this week with a preview on Thursday evening. Miss Seager, one of the contestants in the beauty contest, presented the presiding officer with a bouquet of chrysanthemums. The Board was urgently requested to participate and send a delegation to represent San Francisco on that occasion.

Supervisor Uhl moved that the President of the Board appoint a committee of three to represent San Francisco.

Motion *carried*. President McSheehy to announce committee later.

**Celebration of Columbus Day.**

Mr. Rhoades and Mrs. James Cole, representing Spanish speaking people of San Francisco, presented the official invitation to attend the United Spanish Societies Fiesta in Dreamland Rink Saturday, October 12, and offered the resolution of said Society requesting that the Spanish-speaking people be considered as well as the Italian constituency hereafter on committees providing for the celebration of Columbus Day.

Supervisor Shannon presented the resolution to the Board of Su-

pervisors and same was *referred to Columbus Day Committee* for its consideration.

**In Memoriam.**

Supervisor Gallagher moved that the Clerk send a letter of sympathy to the widow of Vincent Butler, Jr., who was recently killed in an airplane accident.

*Adopted by rising vote.*

Supervisor McSheehy moved that a letter of sympathy be sent to the family of Mr. William O'Connell, Chief Clerk of the Hibernia Bank, who died recently while on vacation in Nevada.

*Motion carried.*

Supervisor Shannon moved that a letter of sympathy be sent to the family of John F. Finn, former stationery clerk of the Board of Supervisors.

*Motion carried.*

**ADJOURNED.**

Whereupon, the Board of Supervisors, at the hour of 7:45 p. m., adjourned out of respect to the memory of Vincent Butler, Jr., William O'Connell, and John F. Finn.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors October 14, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





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Monday, October 14, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, OCTOBER 14, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, October 14, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

Quorum present.

Supervisor Colman appeared and was noted present at 2:20 p. m.

Supervisor McSheehy was reported ill.

Supervisor Shannon reported excused by the Clerk.

President McSheehy being absent, Supervisor Gallagher was elected to preside.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of October 7, 1935, was considered read and approved.

### PRESENTATION OF PROPOSALS.

#### Sale of Water Distribution Bonds and Sewer Bonds.

Sealed bids for the purchase of certain bonds of the City and County of San Francisco, State of California, were received by the Board of Supervisors up to the hour of 3 o'clock p. m. this day and were opened by said Board at said time.

The bonds offered are described as follows:

\$600,000 "Water Distribution Bonds, 1933." Said bonds bear interest at the rate of 4 per cent (4%) per annum; comprising 337 bonds of \$1,000 denomination each, maturing December 1, 1935; and 14 bonds of \$1,000 denomination each, maturing each year 1936 to 1942, inclusive; 15 bonds of \$1,000 each maturing each year 1943 to 1953, inclusive.

\$258,000 "Sewer Bonds, 1933."

Said bonds bear interest at the rate of 4 per cent (4%) per annum; comprising 42 bonds of \$1,000 denomination each, maturing December 1, 1935; and 8 bonds of \$1,000 denomination each, maturing 1936 to 1962, inclusive. No alternative bids will be considered by the Board of Supervisors.

The right is reserved by the Board of Supervisors to reject any and all bids.

The bonds offered are tax exempt, State and Federal.

All proposals for the purchase of said bonds shall be accompanied by a deposit of 5 per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County



of San Francisco, for a like amount, provided that no deposit need exceed the sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him, if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New York, as to the legality of these bonds will be furnished to the successful bidder without cost.

### Bids.

The following bids were received, opened, read and *referred to the Finance Committee*:

1. Goldman, Sachs & Co.; First of Michigan Corp.; Brush, Slocumb & Co.; by Brush, Slocumb & Co.....\$890,689.80
2. Wm. Cavalier & Co.; E. H. Rollins & Sons; A. G. Becker & Co.; by Wm. Cavalier & Co., Syndicate Manager . . . . . 896,502.00
3. L. P. Sargent for Schwabacher & Co.; Shaw, Glover & Co.; and William R. Staats Co..... 899,738.16
4. The First Boston Corporation, San Francisco, and Bankers Trust Company, New York City; by The First Boston Corporation, San Francisco..... 894,465.50
5. Bankamerica Company; Blyth & Co., Inc.; R. W. Pressprich & Co.; American Trust Company; by Bankamerica Company . . . . . 896,681.00
6. Lazard Freres & Co. Inc.; Dick & Merle-Smith; Donnellan & Co.; by Donnellan & Co..... 896,170.00
7. Weeden & Co.; by Vernon E. Kimball..... 898,437.00
8. R. H. Moulton & Company; Dean Witter & Co.; by R. H. Moulton & Company, Syndicate Manager..... 896,786.00
9. Brown Harriman & Co. Incorporated; by Ivan W. Wing. 900,180.00
10. Halsey, Stuart & Co. Inc.; Bancamerica-Blair Corp.; Stone & Webster and Blodgett, Inc.; Phelps, Fenn & Co.; Geo. B. Gibbons & Co. Inc.; Hellman-Wade & Co.; by Halsey-Stuart & Co..... 896,206.74
11. Harris Trust and Savings Bank; Northern Trust Company; by Harris Trust and Savings Bank..... 892,895.00
12. The Anglo California National Bank; Heller, Bruce & Co.; by The Anglo California National Bank..... 894,515.30

### Adopted.

Subsequently during the session the Finance Committee presented the following resolution, which was *adopted* by the following vote:

Sale of Water Distribution Bonds, 1933 (4 Per Cent), \$600,000, and Sewer Bonds, 1933 (4 Per Cent), \$258,000.

(Code No. 15.021)

(Code No. 12.122)

Resolution No. 2200, as follows:

Whereas, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the purchase of certain bonds of said City and County, to-wit:

\$600,000 "Water Distribution Bonds, 1933." Said bonds bear interest at the rate of four per cent (4%) per annum; comprising 337 bonds of \$1,000 denomination each, maturing December 1, 1935; and 14 bonds of \$1,000 denomination each, maturing each year 1936 to 1942, inclusive; 15 bonds of \$1,000 each, maturing each year 1943 to 1953, inclusive; and

\$258,000 "Sewer Bonds, 1933." Said bonds bear interest at the rate of four per cent (4%) per annum; comprising 42 bonds of \$1,000 denomination each, maturing December 1, 1935; and 8 bonds of \$1,000 denomination each, maturing 1936 to 1962, inclusive.

Whereas, sundry bids were received and opened in accordance with aforesaid notice of sale, and the same having been duly considered; therefore,

Resolved, That the bid of Brown Harriman & Co., Incorporated, by Ivan D. Wing, for all of the bonds offered for sale the sum of \$900,180 and accrued interest thereon at date of delivery, be and the same is hereby accepted.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors McSheehy, Shannon—2.

Whereupon, the Clerk was directed to return the certified checks of the unsuccessful bidders.

## UNFINISHED BUSINESS.

### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

**Appropriating \$83,484 for the Care of Indigent Sick and Dependent Poor of the City and County, Month of October, 1935.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 811, Ordinance No. 9.051204, as follows:

Making an appropriation of \$83,484 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of October, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$83,484 is hereby appropriated out of such funds as may be available for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of October, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

### Reducing License Fee on Apartment Houses.

(Code No. 3.041)

Also, Bill No. 812, Ordinance No. 3.04154, as follows:

Amending Section 12 of Ordinance No. 5132 (New Series), entitled "Imposing License Taxes on Certain Businesses, Callings, Trades or Employments Within the City and County of San Francisco," in effect



July 1, 1920, by reducing the license fee on apartment houses and repealing Section 2 of Bill No. 13, Ordinance No. 3.0412, entitled "Inspection Fee Ordinance," and repealing all ordinances and parts of ordinances in conflict therewith.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 12 of Ordinance No. 5132 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 12. Every person, firm, partnership or corporation maintaining, conducting or operating an apartment house shall pay an annual license fee as follows to defray the cost of inspection and regulation by the Division of Housing Inspection of the Department of Public Health, Fire Prevention Bureau and Bureau of Licenses, and no permits of occupancy shall be issued by the Division of Housing Inspection therefor without said license first having been had and obtained:

Apartment houses of less than 20 rooms.....	\$ 4 per annum
Apartment houses of 20 to 29 rooms.....	6 per annum
Apartment houses of 30 to 39 rooms.....	8 per annum
Apartment houses of 40 to 49 rooms.....	10 per annum
Apartment houses of 50 rooms or over.....	12 per annum

Said license fee for the fiscal year 1935-1936 shall be due and payable on the effective date of this ordinance and for subsequent fiscal years shall be due and payable on the first day of October of each year. No deduction in the amount of said license fee herein provided for shall be allowed, although the time for which it is paid is less than a full year.

This inspection and regulation shall be made by the Division of Housing Inspection of the Department of Public Health and the Fire Prevention Bureau at least once a year and as often thereafter as may be deemed necessary.

For the purpose of this ordinance an apartment house shall be deemed to be any building or portion thereof, more than one story in height, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of four (4) or more families living independently of each other and doing their cooking in the said building.

An apartment is a kitchen and one or more contiguous rooms which are occupied or intended or designed to be occupied by one family for living and sleeping purposes in an apartment house.

A kitchen is any room used or intended or designed to be used for cooking and preparation of food.

A room is any legal habitable space, between two floors, and a floor and roof, of an apartment house, and divided and separated by proper partitions and doors.

A family is one person living alone or a group of two or more persons living together in an apartment, whether related to each other by birth or not.

Section 2. Section 2 of Bill No. 13, Ordinance No. 3.0412, entitled "Inspection Fee Ordinance," and all ordinances and parts of ordinances in conflict herewith are hereby repealed:

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

## NEW BUSINESS.

Adopted.

The following resolutions were *adopted*:

**Authorizing Payment of \$150 to Ingleside Public Golf Course as Damage Due to Construction of Lake Merced Boulevard and Relocation of City-Owned Water Pipe Line.**

(Code No. 6.041)

On recommendation of Finance Committee.

Resolution No. 2190, as follows:

Whereas, Ingleside Public Golf Course, Inc., has offered to release the City and County of San Francisco, its contractors and agents, from all claim or claims of damage caused to its golf course by the construction of Lake Merced boulevard and the relocation of a City-owned water pipe line, upon the payment of \$150; and

Whereas, the Director of Public Works recommends the settlement of said claim, and the City Attorney approved the same; now, therefore, be it

Resolved, That this Board, pursuant to Ordinance No. 6.041, Bill No. 680, hereby approves payment of said claim from Appropriation No. 548.916.00.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Authorizing City Enter into Agreement With Gough Street Railroad Company, Dated August 8, 1935, for Exchange of Rights of Way and Relocation of Tracks Along Sloat Boulevard, and Authorizing Payment of \$8,560.**

(Code No. 15.091)

Also, Resolution No. 2191, as follows:

Resolved, in accordance with the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, enter into that certain written agreement with Gough Street Railroad Company, dated August 8, 1935, providing for the exchange of rights of way and relocation of tracks along Sloat boulevard west of Thirty-ninth avenue, San Francisco, California.

Be It Further Resolved, That the sum of \$8,560 be paid to said company as the cost of furnishing the necessary labor, materials, ballast and equipment for moving the tracks and trolley structure to the new location. Said sum of \$8,560 shall be paid from Appropriation No. 548.914.14.1.

Be It Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute said agreement in behalf of the City and County of San Francisco.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Accepting Deed From William McKay to Lot 3, Block 2110, and Authorizing Payment of \$300—Required for Sunset Reservoir.**

(Code No. 12.17152)

Also, Resolution No. 2192, as follows:

Resolved, That the City and County of San Francisco purchase from William McKay, Lot 3, Assessor's Block 2110, situated in the City and County of San Francisco, State of California, required for Sunset Reservoir, and the City Attorney is hereby authorized to accept a deed to said property free and clear of all liens and encumbrances,



and upon the acceptance of said deed the sum of \$300 is hereby authorized and directed to be paid for said land from Appropriation No. 593.905.05-57.

Approved by the Director of Property.

Approved as to funds by the Controller.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Authorizing the Acquiring of Easement to Lot 4, Block 1611, From Agnes C. and Thomas N. Doran; Required as Easement for the Richmond Sewer Tunnel.**

(Code No. 12.1011)

Also, Resolution No. 2193, as follows:

Resolved, That the City and County of San Francisco acquire from the following parties easement for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lot situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept a deed to said easement free and clear of all liens and encumbrances:

Agnes C. Doran and Thomas N. Doran, Lot 4, Assessor's Block 1611.

Reference is hereby made to the written offer on file in the office of the Director of Property from the above-named parties for a particular description of said easement.

Approved by the Director of Property.

Approved by the Controller as to funds being available.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Accepting Deeds to Easements for Richmond Sewer Tunnel, and Authorizing Payments of Amounts From \$4.70 to \$29.20.**

(Code No. 12.1011)

Also, Resolution No. 2194, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel, beneath the surface of the hereinafter-mentioned lots situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances, and upon the acceptance of said deeds the sums set forth opposite the names of said parties are hereby authorized to be paid for said easements from Appropriation No. 595.916.17:

Charles B. Connor, et ux., Lot 7A, Assessor's Block 1574....	\$ 4.70
Lillie E. and J. N. Maddux, Lot 9A, Assessor's Block 1575..	29.20
Julius Lebowitch, et al., Lot 13, Assessor's Block 1611.....	8.70
John Herlihy, et ux., Lot 8, Assessor's Block 1574.....	27.80
Timothy C. McCarthy, et ux., Lot 11, Assessor's Block 1575..	29.20
Joseph L. Isaac, et ux., Lot 25, Assessor's Block 1611.....	29.20

Reference is hereby made to the written offers on file in the office of the Director of Property from the above-named parties for a particular description of said easements.

Approved by the Director of Property.

Approved by the Controller as to funds being available.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Authorizing Acceptance of Deeds to Easements of Certain Lots  
Required for Richmond Sewer Tunnel, and Authorizing Pay-  
ments of Amounts of \$29.20 to \$78.80.**

(Code No. 12.1011)

Also, Resolution No. 2195, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances, and upon the acceptance of said deeds the sums set forth opposite the names of said parties are hereby authorized to be paid for said easements from Appropriation No. 595.916.17:

Reginald G. Eaton, Lots 26 and 27, Assessor's Block 1611..	\$49.80
Edith Harper and Ruby M. Magee, Lot 16, Assessor's Block	
1575 . . . . .	78.80
Katherine Costello, Lot 7, Assessor's Block 1611.....	29.20
Clyde Hunsicker, et ux., Lot 6, Assessor's Block 1611.....	29.20
Ethel Kirchbaum, Lot 24, Assessor's Block 1611.....	29.20

Reference is hereby made to the written offers on file in the office of the Director of Property from the above-named parties for a particular description of said easements.

Approved by the Director of Property.

Approved by Controller as to funds being available.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Authorizing Acceptance of Deeds to Easements to Certain Lots  
Required for Richmond Sewer Tunnel, and Authorizing Pay-  
ments of Amounts \$29.20 to \$53.10.**

(Code No. 12.1011)

Also, Resolution No. 2196, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances, and upon the acceptance of said deeds the sums set forth opposite the names of said parties are hereby authorized to be paid for said easements from Appropriation No. 595.916.17:

Frank Sherman, et ux., Lot 10, Assessor's Block 1611.....	\$29.20
Alfred D. Boyen, Executor of the Estate of Chas. S. Boyen,	
Deceased, Lots 17A and 18, Assessor's Block 1460.....	53.10
Marie E. Woodruff, Lot 12, Assessor's Block 1611.....	29.00
Mendell Jaffe, Lot 25, Assessor's Block 1405.....	48.30
Otto A. Nelson, et ux., Lot 31, Assessor's Block 1386.....	29.00
Leo E. Cohn, et ux., Lot 8, Assessor's Block 1611.....	29.20

Reference is hereby made to the written offers on file in the office of the Director of Property from the above-named parties for a particular description of said easements.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.



# Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

Also, Resolution No. 2197, as follows:

Resolved, That the following amounts be and the same are hereby authorized to be paid out of the General Fund, 1935-1936, to the hereinafter named; being refunds of amounts paid in duplicate taxes, to-wit:

1. W. J. Paganini, per Vol. 12, page 139, line 8 of 1935 Unsecured Personal Property Rolls .....	\$ 2.32
2. Marguerite Thompson, per Vol. 1, page 139, line 6, Unsecured Personal Property Rolls .....	11.59
3. Jack Wiley, per Vol. 17, page 131, line 11 of 1935 Unsecured Personal Property Rolls.....	3.48
4. Douglas Young, per Vol. 10, page 37, line 4, Unsecured Personal Property Rolls, 1935.....	9.66
5. William J. BeBlois, per Vol. 14, page 9, line 24, Unsecured Personal Property Rolls, 1935.....	5.80
6. Chas. F. Curry, per Vol. 12, page 183, line 12, of 1935 Unsecured Personal Property Rolls .....	2.32
7. Carl Hernandez, per Vol. 14, page 159, line 4, 1935 Unsecured Personal Property Rolls .....	3.48
8. Hallie M. Heney, per Vol. 1 of the Supplemental Roll as per Receipt No. 75176 .....	3.67
9. John Hauttl, per Vol. 16, page 131, line 17, 1935 Unsecured Personal Property Rolls .....	5.80
10. David R. Sullivan, per Vol. 17, page 46, line 18, 1935 Unsecured Personal Property Rolls .....	2.32
11. Piombo Bros. Co., per Vol. 12, page 316, line 3, 1935 Unsecured Personal Property Rolls .....	14.49
12. Mason's Beauty Shop, per Vol. 15, page 133, line 21, 1935 Unsecured Personal Property Rolls .....	8.69
13. P. J. Maloney, Treasurer, Home Owners Loan Corp., per Vol. 5, Bill 1609, Lot 30, Block 780, Fiscal Year 1934....	92.34
14. Sadie R. Hatch, per Vol. 14, Bill 408, Lot 31, Block 1799, Year 1934 .....	12.56
15. Jas. J. King, per Vol. 15, Bill 2807, Lot 4 to 6, Block 2064, Year 1934 .....	14.37
16. Crocker First National Bank, per Vol. 17, Bill 2874, Lot 5, Block 2398, Year 1934 .....	24.15
17. M. E. Brown, Vol. 24, Bill 2656, Lot 5, Block 3619, Year 1934	30.52
18. Pittsburg Chemical Co., per Vol. 16, page 72, line 18, Unsecured Personal Property Taxes, Year 1935.....	9.28
19. W. H. Rice, per Vol. 16, page 104, Lot 16, Unsecured Personal Property Taxes, Year 1935 .....	2.51
20. American Trust Co., per Vol. 2, Bill 655, Lot 10, Block 188.	304.08
American Trust Co., per Vol. 7, Bill 1762, Lot 4a, Block 1155	78.82
American Trust Co., per Vol. 20, Bill 3541, Lot 21, Block 3011A . . . . .	53.51
American Trust Co., per Vol. 23, Bill 2543, Lot 17A, Block 3569 . . . . .	103.03
American Trust Co., per Vol. 42, Bill 1130, Lot 39, Block 6992 . . . . .	13.14
(All of Fiscal Year 1934)	

Verified and approved by the Controller.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

Passed for Second Reading.

The following bills were *passed for second reading*:

**Authorizing the City Attorney to Compromise Claim of Herbert W. Lee for \$50.**

(Code No. 6.0222)

On recommendation of Finance Committee.

Bill No. 817, Ordinance No. 6.022216, as follows:

Authorizing compromise of the claim of Herbert W. Lee for injuries sustained by defect in street.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended that the action pending in the Municipal Court entitled "Herbert W. Lee v. City and County of San Francisco" be settled and compromised by the payment of fifty (\$50) dollars to the plaintiff in said action, in full payment and satisfaction of all claims which he has by reason thereof; the said City Attorney is hereby authorized to compromise and settle the said claim of said Herbert W. Lee by the payment of fifty (\$50) dollars in full payment and satisfaction of all demands arising on account of said accident.

Recommended by the City Attorney.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Amending Ordinance No. 12.17413, Authorizing Exchange of Certain Lake Merced Lands With Spring Valley Water Co., Ltd.**

(Code No. 12.1741)

Also, Bill No. 818, Ordinance No. 12.17416, as follows:

Amending Ordinance No. 12.17413, authorizing exchange of certain Lake Merced Lands with Spring Valley Company, Ltd.

Whereas, pursuant to Ordinance No. 12.17413, Bill No. 263, approved March 22, 1933, the City and County of San Francisco and Spring Valley Company, Ltd., executed a joint deed on April 3, 1933, for the exchange of certain Lake Merced lands situated in the City and County of San Francisco, State of California, which deed was recorded July 13, 1933, in Book 2531, at page 317, Official Records of the City and County of San Francisco; and

Whereas, it has been found necessary to make certain corrections in the descriptions of two of the parcels described in said ordinance and in said deed.

Now, therefore, be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Property is hereby authorized and directed to make the following corrections in said deed and to rerecord the same in the Recorder's Office of the City and County of San Francisco:

Change the distance of 1,612.69 feet mentioned in the description of Parcel A to 1,702.80 feet; change the distance of 2,075.00 feet mentioned in the description of Parcel A to 2,070.20 feet; change the distance of 1,915.36 feet mentioned in the description of Parcel 2 to 2,024.30 feet; and change the distance of 2,333.17 feet mentioned in the description of Parcel 2 to 2,327.37 feet.

Section 2. Said Ordinance No. 12.17413 is hereby amended to agree with the above corrections.

Approved by the Director of Property.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.



**Final Passage.**

The following emergency bill was presented and *finally passed* by the following vote:

**Appropriating \$4,000 From Emergency Reserve Appropriation No. 502.900.00 to Credit of Appropriation No. 530.102.00—Office of Recorder, and Declaring the Existence of an Emergency.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 816, Ordinance No. 9.051207, as follows:

Appropriating \$4,000 from Emergency Reserve Appropriation No. 502.900.00 to the credit of Appropriation No. 530.102.00 (Temporary Salaries, Recorder's Office), for the employment of six temporary copyists for a period of approximately four and one-half months.

Be it Ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,000 is hereby set aside and appropriated from Emergency Reserve Appropriation No. 502.900.00 to the credit of Appropriation No. 530.102.00 (Temporary Salaries, Recorder's Office) for the employment of six temporary copyists for a period of approximately four and one-half months.

Section 2. The Board of Supervisors does hereby declare that an actual emergency exists relative to the proper functioning of the City's business.

That the funds heretofore provided for maintaining the proper functioning of the Recorder's Office are inadequate due to the necessity of increased expenditure caused in the Recorder's Office by reason of the enactment of a new law, No. 2957 of the Civil Code, and that because thereof an immediate appropriation is necessary for the proper functioning of the City's business.

Requested by the Director of Finance and Records.

Approved by the Chief Administrative Officer.

Recommended by the Mayor.

Approved by the Controller as to funds being available.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Passed for Second Reading.**

The following matters were *passed for second reading*:

**Authorizing Exchange of Easements With Pacific Gas and Electric Company Over San Francisco Water Department Lands in San Mateo County.**

(Code No. 15.024)

On recommendation of Finance Committee.

Resolution No. 2198, as follows:

Resolved, in accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco convey a certain right of way easement, hereinafter described as Parcel A, to Pacific Gas and Electric Company in exchange for another right of way easement, hereinafter described as Parcel B. Said right of way easements are situated on certain San Francisco Water Department land in San Mateo County, California, near the junction of the Skyline boulevard and new Half Moon Bay road, and are more particularly described as follows:

*Parcel A.*—A right of way easement for the construction, reconstruction, maintenance, repair and operation of an electric transmission line, consisting of one line of poles, with wires, cross-arms, guys



and incidental appliances and fixtures, along a strip of land 10 feet in width, 5 feet each side of the following described line:

Commencing at a point in that certain right of way conveyed to Pacific Gas and Electric Company by Spring Valley Water Company, by deed dated April 11, 1929, and recorded in Volume 410, at page 321, Official Records of San Mateo County, which point bears south 36 degrees 39 minutes 30 seconds east 385.4 feet from a post marking the northwest corner of the southwest quarter of Section 13, T. 5 S., R. 5 West, M. D. B. & M., and running thence south 17 degrees 54 minutes west 388.8 feet; thence south 14 degrees 31 minutes east 2 feet more or less to a point on the northerly boundary of the parcel granted to the State of California by the City and County of San Francisco by deed dated December 6, 1934, thence continuing south 14 degrees 31 minutes east 210 feet more or less to a point on the southwesterly boundary of San Mateo County Parcel 31 as described in deed recorded March 3, 1930, in Volume 491, at page 1, Official Records of San Mateo County. The conveyance of this right of way shall be made subject to the same terms and conditions as contained in said deed of April 11, 1929.

*Parcel B.*—A strip of land 10 feet in width, 5 feet each side of the following described line:

Commencing at a point on the center line of that certain right of way described in the deed of April 11, 1929, hereinbefore referred to, from which a post marking the northwest corner of the southwest quarter of Section 13, T. 5 S., R. 5 W., M. D. B. & M., bears north 36 degrees 39 minutes 30 seconds west 385.4 feet, and running thence south 10 degrees 36 minutes 30 seconds east along said line 895 feet more or less to the southerly terminus of said right of way.

Be it Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, in behalf of the City and County of San Francisco, are hereby authorized and directed to execute the necessary deed for the conveyance of Parcel A to Pacific Gas and Electric Company. The Director of Property shall deliver said deed to the grantee upon receipt of a deed to Parcel B and shall record the latter deed.

Approved by the Director of Property.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

**Authorizing a Tax Collector's Revolving Change Fund, and Appropriating \$4,000 for Same.**

(Code No. 9.022)

Also, Bill No. 819, Ordinance No. 9.0221, as follows:

Creating revolving fund for the office of the Tax Collector to be known as the Tax Collector's Revolving Change Fund, and providing for the administration thereof and making an appropriation therefor.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A revolving fund to be known as the Tax Collector's Revolving Change Fund is hereby created which shall not exceed the sum of four thousand (\$4,000) dollars, and which said fund shall be used by the Tax Collector for the purpose of making change for those persons who pay the taxes on property between the fifteenth day of September and the thirtieth day of April of each year. The Tax Collector shall keep a full, true and correct account of all amounts taken from said fund for the purposes herein indicated and render said accounts to the Controller and to the Treasurer whenever requested to so do. The Tax Collector shall have the custody and control of said fund and shall be responsible therefor and shall, within ten days after the twentieth day of April of each year, return the amount of said fund to the Treasurer of the City and County of San Francisco.



Section 2. There shall be appropriated each year from the moneys in the Treasury of the City and County of San Francisco, not otherwise appropriated or encumbered, the sum of four thousand (\$4,000) dollars, which said sum shall be payable to the Tax Collector for the purpose of establishing the above-mentioned revolving fund, and the said amount to be returned by the Treasurer to the fund from which the same has been taken when the same is repaid to the Treasurer between the twentieth and thirtieth days of April of each year as hereinbefore set forth.

Recommended by Edward F. Bryant, Tax Collector.

Approved by Alfred J. Cleary, Chief Administrative Officer.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

### Adopted.

The following resolution was *adopted*:

### Confirming Sale of Parcels 31 and 32 on Roosevelt Way.

(Code No. 12.1721)

On recommendation of Finance Committee.

Resolution No. 2199, as follows:

Whereas, pursuant to Ordinance No. 12.17211, Bill No. 94, the Director of Property advertised in the official newspaper of the City and County of San Francisco that bids or offers would be received by him on September 28, 1935, for the sale of certain City-owned land situated in the City and County of San Francisco, State of California, more particularly described as follows:

Beginning at a point on the southeasterly line of Roosevelt way, distant thereon 111.75 feet northeasterly from the northerly line of Seventeenth street; thence northeasterly along said line of Roosevelt way on the arc of a curve to the right, tangent to aforesaid line of Roosevelt way, radius 163.305 feet, central angle 20 degrees 54 minutes, a distance of 59.569 feet; thence continuing northeasterly along said line of Roosevelt way, tangent to the preceding curve 4.995 feet to the westerly line of the property deeded to Marie K. Klute by the City and County of San Francisco and recorded March 22, 1933, in Volume 2480, at page 393, Official Records of said City and County; thence deflecting 120 degrees 38 minutes 40 seconds to the right and running southerly along last-named line 41.485 feet to a line parallel with and distant 87.51 feet at right angles northerly from the northerly line of Seventeenth street; thence at right angles westerly along said parallel line 48.942 feet to the southeasterly line of Roosevelt way and the point of beginning.

Being portions of Lots 20 and 21, Block "Q" of Park Lane Tract No. 3, recorded in Map Book 1, at page 182, Official Records of the City and County of San Francisco.

Whereas, in response to said advertisement, the Director of Property received an offer from A. H. Domreis to purchase said parcel for the sum of \$250, no higher bids having been made or received; and

Whereas, A. H. Domreis has deposited the sum of \$50 with the Director of Property; and

Whereas, said sum of \$250 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$250; and

Whereas, the Department of Public Works has recommended the sale of said parcel for the said sum of \$250; now, therefore, be it

Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco conveying said land

to A. H. Domreis. The buyer must pay the balance of the purchase price within 30 days after approval of this resolution. The Director of Property shall deliver said deed to the purchaser upon receipt of the total purchase price.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.

#### Action Deferred.

The following resolution was on motion *laid over one week*:

#### Closing and Abandoning Vale Avenue and Paraiso Place Between Sloat Boulevard and Crestlake Drive.

(Code No. 12.0622)

On recommendation of Streets Committee.

Resolution No. 2203, as follows:

Whereas, on the 16th day of September, 1935, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 2151, Code No. 12.0621, which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on the 17th day of September, 1935, said resolution being in words and figures as follows, to-wit:

#### *Intention to Close Vale Avenue and Paraiso Place Between Sloat Boulevard and Crestlake Drive.*

(Code No. 12.0621)

Resolution No. 2151, as follows:

Resolved, That the public interest requires that the certain following described portions of Vale avenue and Paraiso place be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Vale avenue and Paraiso place more particularly described as follows, to-wit:

Vale avenue, from the northerly line of Sloat boulevard to the southerly line of Crestlake drive;

Paraiso place, from the northerly line of Sloat boulevard to the southerly line of Crestlake drive.

Said closing and abandonment of said portion of Vale avenue and Paraiso place shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Vale avenue and Paraiso place in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

*Adopted*—Board of Supervisors, San Francisco, September 16, 1935.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl.

Absent—Supervisor Gallagher.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, September 17, 1935.

ANGELO J. ROSSI, Mayor.



And Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution and the said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 2151, Code No. 12.0621; and

Whereas, the Supervisors have acquired jurisdiction to order that the portion of Vale avenue and Paraiso place described in Resolution No. 2151, Code No. 12.0621, be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered, that the portion of Vale avenue and Paraiso place as specifically described and proposed in said Resolution No. 2151, Code No. 12.0621, be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said portion of said streets described in Resolution No. 2151, Code No. 12.0621, shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 2151, Code No. 12.0621; and be it

Further Resolved, That the said closing and abandonment of said portion of said streets described in Resolution No. 2151, Code No. 12.0621, shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

#### Adopted.

The following resolution was *adopted*:

**Authorizing the Public Utilities Commission to Make Plans and Report of Consolidating the Street Car Lines of San Francisco Under Municipal Ownership; and the Estimated Cost of Making Such Report.**

(Code No. 15.091)

On recommendation of Joint Public Utilities and Finance Committees. Resolution No. 2178, as follows:

Whereas, the question of rapid transit street car transportation is of the greatest importance and demands our immediate consideration; and

Whereas, one of the first steps to bring this about is the consolidation of all street car lines under municipal ownership; therefore, be it

Resolved, That the Public Utilities Commission be and is requested to make plans, and bring in the necessary reports with the ultimate object in view of consolidating all street car lines in San Francisco under municipal ownership; and be it

Further Resolved, That the Public Utilities Commission be and is requested to furnish this Board with an estimate of the expense of making such a report.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, McSheehy, Shannon—3.



**Action Deferred.**

The following bill was on motion of Supervisor Havenner *laid over four weeks*:

**Disaster Preparedness Ordinance.**

(Code No. 11.191)

On recommendation of Public Welfare Committee.

Bill No. 801, Ordinance No. 11.1911, as follows:

*Being a revision made in an extended series of conferences with representative organizations, individuals, and city departments conducted under the auspices of the American Legion, the San Francisco Junior Chamber of Commerce and the Commonwealth Club of the Disaster Preparedness Plan published by the Commonwealth Club of California in 1928.*

Creating a Major Disaster Emergency Planning Council and Staff, defining the term "Major Disaster", prescribing the powers and duties of said Major Disaster Emergency Planning Council and Staff, providing for the personnel thereof, for the appointment of an emergency coordinator and for other persons and officers who shall plan for any major disaster.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. *Purpose.* The purpose of this ordinance is to provide for the City and County of San Francisco an organization of responsible and instructed personnel having at its immediate command plans and suitable facilities and supplies for meeting a major disaster promptly and effectively.

Section 2. *Definition.* The term "major disaster" as used in this ordinance is defined to mean any situation resulting from floods, fires, earthquakes, pestilence, or any other "act of God" which threatens the lives of the residents of this City and County and which requires an immediate expansion of personnel and coordination of community resources beyond the ordinary service of regular City and County officers and employes.

Section 3. *Emergency Planning Council.* There is hereby created an emergency planning council which will hereafter be referred to as the Council, to consist of the Mayor, the President of the Board of Supervisors and the Chief Administrative Officer together with such additional members not to exceed twenty-two (22) as the Mayor may from time to time appoint. The Mayor shall be the Chairman of the Council. Said twenty-two members shall be chosen by the Mayor from representatives of labor, business and government. Among those whom the Mayor shall invite to become members shall be the Commander of the County Council American Legion, President of the San Francisco Building Trades Council, President of the San Francisco Labor Council, President of the San Francisco Chamber of Commerce, President of the Central Council of Civic Clubs, President of Southern Council of Civic Clubs, President of Civic League of Improvement Clubs.

The Council may invite such persons as it may consider desirable to render assistance at any meeting or otherwise.

Section 4. The Mayor shall also request the following named individuals or their duly authorized representatives to attend the meetings of the Emergency Planning Council and to render such service and assistance as they may deem proper:

The Commanding General of the 9th Corps Area, U. S. Army.

The Commanding General of the U. S. Marines, Dept. of the Pacific.

The Commandant of the 12th Naval District, U. S. Navy.

The Senior Local Officer of the California National Guard.

The Chairman, S. F. Chapter, American Red Cross.

The Commanding General, 9th Coast Artillery District, U. S. Army.

The Commandant, U. S. Coast Guard.



Section 5. The Mayor shall appoint as emergency staff officers (and in each case at least two alternatives) the following who shall be ex-officio members of the Emergency Planning Council in addition to the twenty-two members mentioned above:

Communications Staff Officer (Chief, Dept. of Electricity).

Personnel Staff Officer (The Sheriff).

Transportation Staff Officer (Director Dept. of Public Works).

Medical Staff Officer (Director of Public Health).

Equipment Staff Officer (General Supt. of Streets).

Supplies Staff Officer (The Purchaser of Supplies).

Relief Staff Officer (Chairman, S. F. Chapter American National Red Cross, Disaster Relief Committee).

Intelligence Staff Officer (City Engineer).

The Mayor may appoint, to cooperate with the Emergency Staff Officers, and the Emergency Coordinator hereinafter provided for, representatives of cooperating organizations, such as the San Francisco Chapter of the American Red Cross, the County Council of the American Legion, the San Francisco Chapter of the Reserve Officers Association of the U. S., the Community Chest, and State and Federal Departments, for the purpose of maintaining continuous contact between those organizations and the city government, and to assist the Emergency Staff Officers and the Emergency Coordinator in planning for the most effective use of those organizations in the time of major disaster.

Section 6. *Meetings.* The Mayor shall call at least one meeting of the Emergency Planning Council during the months of March and September of each year, for the purpose of formulating, reviewing, taking action upon and adopting the plans developed as hereinafter set forth, and securing the recommendations of its members regarding changes, additions, or revisions of said plans, and may call additional meeting of said Emergency Planning Council at any time.

Section 7. It shall be the duty of the Council to review the information and plans developed by the Emergency Staff Officers, the Emergency Coordinator and other city officials and to call to their attention additional sources of assistance in personnel, equipment or supplies. The Council shall formulate, modify, change or revise such plans as in their opinion would most effectively handle any situation as would arise from a major disaster.

Section 8. *Emergency Coordinator.* The Mayor shall, with the approval of the Council and within thirty days after this ordinance goes into effect, designate a qualified city official to serve as Emergency Coordinator during the pleasure of the Mayor and Council. Any vacancy occurring in the position of Emergency Coordinator shall be filled within thirty days in the same manner. The Mayor shall in the same manner designate a qualified employee to serve as Secretary of the Council who shall also act as assistant and alternate to the Emergency Coordinator. The Emergency Coordinator and assistant Emergency Coordinator shall not both be outside of the limits of the City and County of San Francisco at the same time.

The duties of said Emergency Coordinator shall be as follows:

1. To supervise and assist the Emergency Staff Officers in the gathering and recording of information necessary for disaster relief.

2. To assist the Chief of Police, the Director of Public Health, and the Chief Engineer of the Fire Department in the development of emergency plans.

3. To assist the San Francisco Chapter of the American National Red Cross in the development of its Disaster Preparedness and Relief Committees.

4. To meet at least once each six months with each of the following:

- (a) The Police Commission, the Chief and all Captains of the Police Department.



(b) The Fire Commission, the Chief Engineer and all Assistant and Battalion Chiefs of the Fire Department.

(c) The Advisory Board of Health, the Director of Health, and the Bureau and Institutional Heads of the Department of Public Health.

(d) The Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American National Red Cross:

for the purpose of reviewing with them their duties and functions under the plan, and their relationship and duties with respect to co-operation with departments and/or organizations.

5. To be present and assist when the following review with their subordinates their respective parts in the plan:

The Chief of Police.

The Chief Engineer of the Fire Department.

The Director of Public Health.

The Chairman of the Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American Red Cross.

6. To submit a written report of his activities for the previous six (6) months' period at each semi-annual meeting of the Emergency Planning Council.

7. To act as aide to the Mayor or to his alternate in command, in the event of a "Major Disaster".

8. To call a meeting at least once each sixty (60) days to hear reports of the Emergency Staff Officers, all of whom with their alternates shall attend such meeting.

9. To assist the Emergency Planning Council and the various co-operating departments, groups and organizations in formulating coordinated and cooperative plans for the control and relief of a "Major Disaster".

Section 9. *Information.* Each Emergency Staff Officer shall gather, record and turn over to the Emergency Coordinator, information as to where the assistance which might be needed in his particular classification is located; how it may be obtained quickly at any time of the day or night; and shall, at each annual meeting of the Emergency Planning Council, certify that the information has been checked for changes within ninety (90) days prior to the date of the meeting. This information shall be stored, in duplicate, in two or more safe and available places, in addition to being placed in the hands of all Emergency Staff Officers and the Emergency Coordinator.

Section 10. *Succession of Authority.* In case of the absence or inability of the Mayor or Acting Mayor to act the following succession of command is authorized in the event of a major disaster to serve until an acting Mayor is chosen in accordance with Section 25 of the Charter:

1. The Chief Administrative Officer.

2. The Director of the Department of Public Works.

3. The Manager of Public Utilities.

4. The Chief or Acting Chief of the San Francisco Fire Department.

Section 11. *Official Agency.* The American National Red Cross is hereby designated as the official agency in full charge of disaster relief to families and individuals. The Emergency Staff Officers shall co-operate with the officials of that organization. Nothing herein contained shall be construed as limiting, modifying or interfering with, in any manner:

1. The Disaster Relief responsibility of the American National Red Cross as imposed by the Charter given to it by the Congress of the United States.

2. The operating and financial policies and procedures of the American National Red Cross in disaster relief as they have been or shall be promulgated by the Central Committee or responsible officers of



that organization. On the contrary, the Emergency Council and Staff shall assist in all possible ways to make these policies and procedures effective.

Section 12. Nothing in this ordinance or in the plans formulated in accordance with the terms of this ordinance shall limit, modify, qualify or restrict, in any manner whatsoever, the emergency powers of the Mayor, as prescribed in Section 25 of the Charter.

Section 13. No officer or employee of the City and County of San Francisco shall be paid any additional compensation for any service rendered under authority of this ordinance prior to, during or following a major disaster, except as otherwise expressly provided by this ordinance, and no other person shall be paid or be entitled to any compensation for any service rendered prior to, during or following any major disaster unless the same be provided for by ordinance, or the payment of the same is provided for by the Mayor or Acting Mayor, and then such compensation shall be solely for personal injuries suffered by any such person while serving under this ordinance during an emergency consequent upon a major disaster.

Section 14. *Signal.* A suitable signaling device or devices shall be installed at a proper location or locations which shall be tested by the sounding of one blast each day, 12 noon. Emergency signals to be sounded on this siren shall be as designated by the Emergency Planning Council.

Section 15. Nothing herein contained shall be construed as limiting the authority of the Chief Administrative Officer over the departments under his jurisdiction. It shall be his duty to cooperate in the carrying out of the planning activities as outlined in this ordinance, and to see that the officials appointed as Emergency Staff Officers or alternates, who come under his jurisdiction, cooperate with the Emergency Coordinator and provide and develop the information and plans as outlined by the Emergency Coordinator and approved by the Emergency Council.

Section 16. The term "Mayor" wherever used in this ordinance shall also include the term "Acting Mayor".

Section 17. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Golden Gate Bridge Approach to Be Named for Captain A. W.  
Richardson.

(Code No. ———)

Supervisor Hayden presented:

Resolution No. 2202, as follows:

Whereas, many streets have been named after pioneers who played a prominent part in the early days of San Francisco in laying the foundation of the great city that was to be; and

Whereas, Captain A. W. Richardson was one of the pioneers of the early Spanish days of San Francisco, after whom Richardson's Bay, in Marin County, was named, and who, it is claimed, built the first house in San Francisco in 1835; and

Whereas, as the Golden Gate Bridge is being built to connect Marin County and San Francisco; therefore, be it



Resolved, That a street leading to the Golden Gate Bridge be named for and dedicated to the memory of Captain A. W. Richardson, and be known as Richardson street or boulevard.

*Referred to Streets Committee.*

**In Memoriam: Judge Thomas F. Graham.**

(Code No. 5.91)

Supervisor Roncovieri presented:

Resolution No. 2201, as follows:

With deep regret the Board of Supervisors of San Francisco records the passing of Superior Judge Thomas F. Graham.

For nearly forty years Judge Graham served in a judicial position in San Francisco, always with Christian charity, justice and human understanding. His career was commendable in that he started from lowly beginning and worked his way to a position of honor and respect. He gained and held the veneration and affection of all with whom he came in contact during his long and honorable career.

Resolved, That when this Board adjourns today it does so out of respect to the late Judge Thomas F. Graham.

*Adopted unanimously* by rising vote.

**On the Death of Honorable Thos. F. Graham, Superior Judge.**

Supervisor Roncovieri: I would like to say that I have held Judge Graham in the very highest respect and esteem throughout the many years of our friendship. He was a very dear friend of my family. His humane and sentimental heart was always moved primarily for the children in every divorce case. He felt that the child was the greatest sufferer in these family breakups. He did his best to patch up the unfortunate family differences, many of which he did successfully. There are families now living happily together who, in moment of quarrel and excitement, would have been separated had it not been for the kindly interference of Judge Graham. There is many a child today who enjoys the love and affection of his father and mother who might now be adrift. Judge Graham's whole thought was the reunion of the family. He has frequently said to me: "I, of course, must administer the law, but I have no recourse frequently when both sides are stubborn." But in everything he did in that connection he earned an enviable reputation—the very honorable name of the Great Reconciler, for he was that. An administrator of the laws, not only as written on the books—his guide was a higher law, the Law of God Almighty, and his passing is a great loss to the City of San Francisco, to the bench and bar, and the young people he met who had occasion to quarrel and go before such an authority as we have lost. Such a wonderful character as Judge Graham. Yesterday at the Columbus Day celebration honor was paid to his memory. Taps were played by the buglers and we stood for a moment in silence in honor of his respected memory. I move that when we adjourn we do so out of respect to our honored friend and to the blessed memory of his soul.

Supervisor Colman: I would like to second that motion. The death of Judge Graham has been a great loss to the city. It is rare, indeed, that a gentleman passes to the Great Beyond and leaves so many mourners in all walks of life of our city. The churches of all denominations, the bench and the bar and so down. All business down through every walk of life, Judge Graham has mourners. He actually lived the life that he preached to those whom he attempted to help and succeeded in many cases in bringing together. Because he was a man, a most devoted father himself, his home life was thoroughly sweet and fine. In addition he had a love of clean sport throughout his life. I recall spending many happy Saturday afternoons at the baseball games seated next to Judge Graham. He took a deep interest in this sport



and I know his going will be mourned by every player of baseball. I join in everything my colleague has said, and I sincerely extend my heartfelt sympathy to the members of his family.

**Re Salaries of Bernard Michael Doolin, Manager of San Francisco Airport.**

Supervisor Uhl called attention to a communication he had received alleging that Manager Doolin of the San Francisco Airport was not only receiving a salary from the city but also \$5,000 a year for his work with the P. W. A.; in addition he had a wife who was working. He moved that the Clerk be directed to request from the Public Utilities Commission a report on the allegations contained in the communication referred.

**Letter of Congratulation to Mrs. Bonfils (Annie Laurie) on Her Seventy-second Birthday.**

Supervisor Havenner moved that the Clerk, on behalf of the Board of Supervisors, send a letter of congratulation to Mrs. Bonfils (Annie Laurie) on her seventy-second birthday.

*So ordered.*

**Resolution From Park-Presidio Optimist Club Urging Construction of Approach to Golden Gate Bridge From Park-Presidio District.**

Clerk read, under "Correspondence," resolution from the Park-Presidio Optimist Club, urging construction of approach to Golden Gate Bridge from the Park-Presidio District, and urging the Board to adopt a similar resolution.

*Referred to Streets Committee.*

**Mayor Asked to Have Report for Board by Monday, October 21, on P. W. A. Projects.**

Supervisor Gallagher requested that the Mayor be asked to have report for the Board by Monday, October 21, on P. W. A. projects, and that Mr. Clyde Healy appear before the Board to amplify the report, if he cares to do so.

**ADJOURNMENT.**

Whereupon, the Board at the hour of 3:35 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors October 21, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, October 21, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, OCTOBER 21, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, October 21, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

Quorum present.

Supervisor Hayden appeared and was noted present at 2:25 p. m.

Supervisor Roncovieri was noted present at 3:05 p. m.

President McSheehy presided.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of October 14, 1935, was considered read and approved.

### UNFINISHED BUSINESS.

#### Regulating Closing Hours of Laundries.

(Code No. 17.19)

On recommendation of Public Health Committee.

Bill No. 813, Ordinance No. 17.192, as follows:

Regulating the maintenance of public laundries and public wash houses within the City and County of San Francisco, and prohibiting the receiving or delivering of clothes, or the washing, starching, mangling or ironing or the performance of any work, in said laundries or wash houses on Sundays or legal holidays; and on other days between certain hours.

Whereas, the receiving, delivering, starching, washing, mangling, ironing or handling of clothes in public laundries and public wash houses, where clothes and other articles are cleansed for hire, is injurious and dangerous to public health and public safety, and prejudicial to the well-being and comfort of the community, unless such public laundries and public wash houses are subject to inspection by officials and/or employees of the Department of Public Health; and

Whereas, the officials and employees of said Department of Public Health are not available for the inspection of said public laundries and wash houses between the hours of 7 p. m. and 7 a. m., nor on Sundays and legal holidays; now, therefore, be it

Ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person to carry on any laundering operation, or to keep any laundry establishment open, or to



pick up or deliver any laundry at any time on Sunday, New Year's Day, Decoration Day, Fourth of July, Labor Day, Washington's Birthday, Thanksgiving Day or Christmas, except when any such holidays shall immediately precede or follow Sunday, and it shall be unlawful in any event for any person to carry on any laundering operations or to keep any laundry establishment open or to pick up or deliver any laundry between the hours of 7 o'clock p. m. and 7 o'clock a. m., provided that it shall be unlawful to clean up, tend water or make steam on Sundays or on the hereinabove named legal holidays, or to launder or deliver wholesale flat work or linen supply on Sundays or on said hereinabove named legal holidays, except when a permit so to do has been obtained from the Department of Public Health.

Section 2. It shall be unlawful for any person, firm or corporation either as owner, agent or employee of any public laundry or public wash house, where clothes or other articles are cleansed for hire, or for any owner or operator of any independently owned laundry route, to operate or cause to be operated any vehicle for the purpose of receiving clothes or other articles to be cleansed or for the purpose of delivering any clothes or other articles which have been cleansed, unless such vehicles carry in letters at least four inches high, painted on both sides, the name of the laundry where said clothes or other articles have been or are to be cleansed.

Section 3. Any person, association or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than five hundred (\$500) dollars, or by imprisonment in the County Jail for a period not exceeding six (6) months, or by both such fine and imprisonment.

Section 4. In the event that any clause, section or phrase of this ordinance shall be adjudged unconstitutional, the remainder thereof shall continue in full force and effect.

The foregoing ordinance, heretofore passed for second reading, was taken up. John T. Regan, representing the Native Sons of the Golden West, stated that he was in accord with the provisions contained in the proposed ordinance with the exception of the omission of "Admission Day." Representatives of the Laundry Drivers' Association and of the Laundry Workers' Union offered no objection to the inclusion of "Admission Day."

#### Motion.

Whereupon, Supervisor Hayden, seconded by Supervisor Colman, moved to amend the ordinance by inserting "Admission Day" in Section 1, line 5, after the words "Fourth of July."

*No objection.*

#### Hotelmen Object.

Supervisor Ratto announced that a delegation from the Hotel Association wanted to be heard on the laundry ordinance. Supervisor Uhl moved the privilege of the floor to the chairman of the committee representing the Hotel Association, and asked whether or not the members of his association had been notified when the matter was being considered in committee. Mr. Church stated that his people had not been notified of the consideration of the proposed ordinance.

#### Privilege of the Floor Denied.

Supervisor Hayden stated that perhaps the hotelmen's objections could be overcome, and asked the privilege of the floor for George Riley, representing the Laundry Drivers' Association. On the objection of Supervisor Uhl, the privilege of the floor was denied.

Whereupon, Supervisor Uhl moved the privilege of the floor for Mr. Church, representing the hotelmen. Supervisor Hayden objected. Subsequently this objection was withdrawn.

### Motion.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the entire matter be re-referred to the Health Committee. Before the motion was put, he asked the City Attorney whether under the terms of the proposed ordinance, laundries would be prohibited from doing their own laundry work. Thereafter, the City Attorney having been heard, Supervisor Hayden withdrew his objection and Mr. Church was granted the privilege of the floor. George Riley was permitted to speak, representing the Laundry Drivers' Association.

### Motion Withdrawn.

Whereupon, by consent of the Board, Supervisor Uhl *withdrew his motion* for re-reference of ordinance to committee.

### Amendment.

A new section, to be known as Section 3, prepared by the City Attorney, was accepted by the Health Committee:

Section 3. The provisions of this ordinance shall not apply to hotels or hospitals maintaining or operating laundries exclusively for the convenience, service or accommodation of their respective guests, patients or employees.

Sections 3 and 4, of ordinance as originally presented, were re-numbered.

Amendment *accepted*.

### Committee of the Whole.

Supervisor Uhl, seconded by Supervisor Hayden, moved that the Board resolve itself into a Committee of the Whole, and that the same chairman preside.

*Carried.*

### Discussion.

Whereupon George R. Riley, representing the Laundry Drivers' Association, Heck Church, representing the Hotel Association, and Lawrence R. Palacios, president of the Laundry Workers' Union, were given the privilege of the floor.

### Amendment.

During discussion, Supervisor Hayden moved as an amendment that the words, "upon a reasonable showing," be inserted in the next to the last line of Section 1, after the words, "except, when,".

Amendment *accepted*.

### Committee of the Whole Arises.

Whereupon, there being no further discussion, Supervisor Gallagher, seconded by Supervisor Colman, moved that the Committee of the Whole arise and recommend to the Board that ordinance, as amended, be passed for second reading.

*Carried.*

### Passed for Second Reading.

Whereupon the following ordinance was *passed for second reading*:

### Regulating Closing Hours of Laundries.

(Code No. 17.19)

Bill No. 813, Ordinance No. 17.192, as follows:

Regulating the maintenance of public laundries and public wash houses within the City and County of San Francisco, and prohibiting the receiving or delivering of clothes, or the washing, starching, man-



gling or ironing or the performance of any work, in said laundries or wash houses on Sundays or legal holidays; and on other days between certain hours.

Whereas, the receiving, delivering, starching, washing, mangling, ironing or handling of clothes in public laundries and public wash houses, where clothes and other articles are cleansed for hire, is injurious and dangerous to public health and public safety, and prejudicial to the well-being and comfort of the community, unless such public laundries and public wash houses are subject to inspection by officials and/or employees of the Department of Public Health; and

Whereas, the officials and employees of said Department of Public Health are not available for the inspection of said public laundries and wash houses between the hours of 7:00 p. m. and 7:00 a. m., nor on Sundays and legal holidays; now, therefore, be it

Ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person to carry on any laundering operation, or to keep any laundry establishment open, or to pick up or deliver any laundry at any time on Sunday, New Year's Day, Decoration Day, Fourth of July, Labor Day, Washington's Birthday, Admission Day, Thanksgiving Day or Christmas, except when any such holidays shall immediately precede or follow Sunday, and it shall be unlawful in any event for any person to carry on any laundering operations or to keep any laundry establishment open or to pick up or deliver any laundry between the hours of 7:00 o'clock p. m., and 7:00 o'clock a. m., provided that it shall be unlawful to clean up, tend water or make steam on Sundays or on the hereinabove named legal holidays, or to launder or deliver wholesale flat work or linen supply on Sundays or on said hereinabove named legal holidays, except, when, upon a reasonable showing, a permit so to do shall be issued by the Department of Public Health.

Section 2. It shall be unlawful for any person, firm or corporation either as owner, agent or employee of any public laundry or public wash house, where clothes or other articles are cleansed for hire, or for any owner or operator of any independently owned laundry route, to operate or to cause to be operated any vehicle for the purpose of receiving clothes or other articles to be cleansed or for the purpose of delivering any clothes or other articles which have been cleansed, unless such vehicle shall carry in letters at least four inches high, painted on both sides, the name of the laundry where said clothes or other articles have been or are to be cleansed.

Section 3. The provisions of this ordinance shall not apply to hotels or hospitals maintaining or operating laundries exclusively for the convenience, service or accommodation of their respective guests, patients or employees.

Section 4. Any person, association or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than five hundred (\$500) dollars, or by imprisonment in the County Jail for a period not exceeding six (6) months, or by both such fine and imprisonment.

Section 5. In the event that any clause, section or phrase of this ordinance shall be adjudged unconstitutional, the remainder thereof shall continue in full force and effect.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

## NEW BUSINESS.

Passed for Second Reading.

The following bill was *passed for second reading*:

Specifying the Various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to Be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

(Code No. 4.04)

On recommendation of Finance Committee.

Bill No. 724, Ordinance No. 4.042, as follows:

Specifying the various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1: Pursuant to the provisions of Sections 8 and 19 of the Charter incumbents of the respective offices and employments of the City and County of San Francisco, hereinafter mentioned, shall be bonded to the City and County of San Francisco in the form and in the manner hereinafter provided for the faithful performance of the respective duties of their respective offices and employments, which said suretyship shall be given within ten days after this ordinance becomes effective and will be required as long as said officers and employees hold their respective positions. That the offices and employments, the incumbents of which shall give suretyship as herein provided, and the minimum amounts of each suretyship are specified in Section 2 to Section 54 of this ordinance.

## Section 2: Adult Probation Department:

Bookkeeper .....	\$ 2,000	
Chief Adult Probation Officer .....	1,000	
Probation Officer .....	1,000—	\$ 4,000

## Section 3: Assessor:

Chief Assistant Assessor .....	\$ 10,000	
Chief Teller .....	10,000	
Senior Clerk .....	2,000	
General Clerk .....	2,000—	\$ 24,000

## Section 4: California Palace of the Legion of Honor:

Director .....	\$ 5,000	
Assistant Director .....	5,000	
Engineer and Building Superintendent .....	2,000	
Organist .....	2,000	
Chief Galleryman .....	2,000	
Galleryman (5) each .....	2,000	
Head Janitor .....	2,000	
Assistant Janitor (2) each .....	2,000	
Stenographer (3) each .....	2,000	
Librarian .....	2,000	
Caretaker (3) each .....	2,000	
Secretary, Board of Trustees .....	2,500	



Watchman .....	2,000	
Galleryman .....	2,000	
Galleryman Assistant .....	2,000	—\$ 54,500

## Section 5: Chief Administrative Officer:

Chief Administrative Officer .....	\$ 50,000	
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## Section 6: City Planning Commission:

Secretary and Engineer .....	\$ 500	
Junior Civil Engineering Draftsman .....	500	—\$ 1,000

## Section 7: Controller:

Chief Assistant Controller .....	\$ 50,000	
Senior Accountant .....	25,000	
Senior Accountant .....	10,000	
Senior Clerk .....	25,000	
Supervisor of Disbursements .....	25,000	
Assistant Supervisor of Disbursements .....	10,000	
Senior Bookkeeper .....	5,000	
Senior Bookkeeper (2) each .....	2,000	
Booker (2) each .....	5,000	
Bookkeeper (2) each .....	2,000	
Supervisor of Payrolls .....	10,000	
Head Clerk .....	5,000	
Head Clerk (2) each .....	2,000	
Senior Clerk .....	5,000	
General Clerk .....	2,000	
Confidential Secretary to Controller .....	5,000	
Tax Redemption Clerk .....	2,000	
Senior Accountant .....	5,000	—\$206,000

## Section 8: Coroner:

Coroner .....	\$ 10,000	
Coroner's Chief Investigator .....	1,000	
Coroner's Investigator (4) each .....	1,000	—\$ 15,000

## Section 9: District Attorney:

Principal Attorney, Criminal (Warrant & Bond Clerk) .....	\$ 10,000	
General Clerk .....	5,000	
Senior Attorney, Criminal .....	1,000	
Attorney, Criminal .....	1,000	
Criminal Law Clerk (5) each .....	1,000	—\$ 22,000

## Section 10: Education, Board of:

Secretary .....	\$ 10,000	
Superintendent of Schools .....	5,000	
Senior Accountant .....	5,000	
Supervisor "B" .....	1,000	—\$ 21,000

## Section 11: Electricity, Department of:

Chief, Department of Electricity .....	\$ 10,000	
Senior Clerk .....	5,000	
General Clerk .....	5,000	
Superintendent of Plant .....	5,000	—\$ 25,000

## Section 12: Finance and Records, Department of:

Director of Finance and Records .....	\$ 10,000	
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## Section 13: Finance and Records, Department of:—County Clerk:

Chief Clerk .....	\$ 5,000	
Criminal Law Clerk .....	2,000	

Senior Civil Law Clerk (3) each .....	2,000
Civil Law Clerk (2) each .....	2,000
General Clerk (3) each .....	2,000
General Clerk-Stenographer (2) each .....	2,000
General Clerk-Typist (2) each .....	2,000—\$ 31,000

Section 14: Finance and Records, Department of:—Public Administrator:

Head Clerk .....	\$ 2,000
Bookkeeper .....	2,000—\$ 4,000

Section 15: Finance and Records, Department of:—Recorder:

Recorder .....	\$ 10,000
Chief Clerk .....	2,000
General Clerk (2) each .....	1,000—\$ 14,000

Section 16: Finance and Records, Department of:—Registrar of Voters:

Registrar of Voters .....	\$ 3,000
General Clerk .....	1,000—\$ 4,000

Section 17: Finance and Records, Department of:—Tax Collector:

Chief Teller .....	\$ 15,000
Senior Teller .....	10,000
Teller .....	5,000
Teller .....	1,000
License Adjuster (3) each .....	1,000
Head Clerk .....	3,000
Director, License Bureau .....	1,000
Senior Clerk-Stenographer .....	1,000
Director, Bureau Delinquent Revenue .....	5,000
Attorney, Civil .....	1,000
General Clerks (30) each .....	1,000—\$ 75,000

Section 18: Fire Department:

Chief Clerk and Secretary .....	\$ 10,000
Bookkeeper .....	2,000—\$ 12,000

Section 19: Horticultural Inspection Department:

County Agricultural Commissioner .....	\$ 1,000
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Section 20: Juvenile Court—Probation Department:

Chief Probation Officer .....	\$ 5,000
Senior Probation Officer .....	5,000
Bookkeeper .....	5,000
General Clerk-Stenographer .....	1,000—\$ 16,000

Section 21: M. H. deYoung Memorial Museum:

Director .....	\$ 5,000
Assistant to Director .....	2,500
Recorder .....	2,000
Secretary to Director .....	2,000
Stenographer .....	2,000
Head Galleryman .....	2,000
Printer .....	2,000
Clerk .....	2,000
Mechanic .....	2,000
Assistant Mechanic .....	2,000
Janitor .....	2,000
Assistant Janitor .....	2,000



Head Caretaker .....	2,000
Caretaker (6) each .....	2,000
Secretary, Board of Trustees.....	2,500
Galleryman (12) each .....	2,000
Curator of Prints.....	2,000
Docent (3) each.....	2,000
Watchman .....	2,000—\$ 78,000

## Section 22: Mayor:

Head Clerk-Stenographer.....	\$ 1,000
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## Section 23: Municipal Court:

Clerk of Municipal Court.....	\$ 10,000
Head Clerk .....	3,000
Senior Criminal Law Clerk.....	3,000
General Clerk .....	1,000
Senior Civil Law Clerk (4) each.....	1,000
Chief Assistant Clerk.....	1,000
Court Room Clerk, Criminal, (4) each.....	1,000
General Clerk (3).....	1,000
Civil Law Clerk.....	1,000—\$ 30,000

## Section 24: Park Department:

Superintendent .....	\$ 5,000
Assistant Superintendent (2) each.....	2,000
Assistant Superintendent .....	2,500
Secretary .....	5,000
Accountant .....	2,000
Stenographer .....	2,000
Chief Cashier .....	10,000
Cashier (4) each.....	1,000
Head Waitress .....	1,000
Foreman .....	5,000
Foreman (2) each.....	2,000
Starter (2) each.....	2,000
Golf Starter .....	2,000
Relief Golf Starter.....	1,000
Manager (3) each.....	1,000
Superintendent, Restaurant Activities.....	5,000
Athletic Organizer .....	5,000
Janitor (Coit Tower).....	1,000
Director of Zoo.....	2,000
Clerk .....	1,000
Stenographers (3) each.....	1,000
Waitresses (8) each.....	1,000
Waiter .....	1,000
Waiter .....	1,000
Foreman .....	1,000
Laborers (2) each.....	1,000
Timekeeper .....	2,000—\$ 86,500

## Section 25: Police Department:

Property Clerk .....	\$ 10,000
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## Section 26: Public Health, Department of:—Central Office,

Director of Public Health.....	\$ 10,000
Assistant Director of Public Health.....	5,000
Senior Accountant .....	5,000—\$ 20,000

## Section 27: Public Health, Department of:—Hassler Health Farm:

Superintendent .....	\$ 2,000
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## Section 28: Public Health, Department of:—Laguna Honda Home:

Superintendent .....	\$ 10,000
Assistant to Superintendent.....	3,000
Senior Pharmacist .....	2,000—\$ 15,000

## Section 29: Public Health, Department of:—San Francisco Hospital:

Superintendent .....	\$ 10,000
Head Clerk .....	5,000
Senior Pharmacist .....	2,000—\$ 17,000

## Section 30: Public Library:

Business Manager .....	\$ 2,000
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## Section 31: Public Utilities Commission:—Airport:

Superintendent .....	\$ 2,500
Assistant Superintendent .....	2,500
Bookkeeper .....	1,000—\$ 6,000

## Section 32: Public Utilities Commission:—Engineering:

First Assistant City Engineer.....	\$ 5,000
Construction Engineer .....	5,000
Assistant Construction Engineer.....	2,500
Assistant Engineer .....	2,500
Experienced Clerk (C. S. No. 9 (3)) Acting as Assistant Auditor .....	5,000—\$ 20,000

## Section 33: Public Utilities Commission:—General Office:

Manager of Utilities.....	\$ 15,000
Secretary, Utilities Commission.....	1,000—\$ 16,000

## Section 34: Public Utilities Commission:—Hetch Hetchy Power Division:

Chief Electrical Engineer.....	\$ 5,000
Electrical Engineer .....	2,500
Chief Operator .....	1,000
Assistant Engineer .....	1,000
General Clerk .....	1,000
General Clerk-Stenographer .....	1,000
Accountant .....	5,000—\$ 16,500

## Section 35: Public Utilities Commission:—Municipal Railway:

Manager .....	\$ 10,000
Senior Accountant .....	2,500
Head Clerk .....	2,500
Accountant .....	2,500
General Clerk .....	2,500
General Clerk (3) each.....	1,000
General Clerk-Stenographer (2) each.....	1,000
Claims Adjuster .....	5,000
Inspector (2) each.....	1,000
Superintendent of Transportation.....	2,500
Division Superintendent (2) each.....	2,500
Inspector (6) each.....	1,000
Junior Inspector (5) each.....	1,000
Day Dispatcher (2) each.....	1,000
Conductor (6) each.....	1,000
Motorman .....	1,000—\$ 59,500



## Section 36: Public Utilities Commission:—Water Department:

General Manager and Chief Engineer.....	\$ 10,000
Auditor .....	5,000
General Clerk-Stenographer .....	1,250
Cashier .....	1,250
Accountant .....	5,000
General Clerk-Stenographer .....	1,500
Assistant Manager, Water Sales.....	1,250
Manager, Water Sales.....	1,250
Shut-Off Man (6) each.....	1,250
Contractor and Building Inspector.....	1,250
Assistant Supervisor—Consumers' Accounts.....	2,500
Supervisor—Consumers' Accounts.....	2,500
General Clerk (25) each.....	1,250
General Clerk .....	2,500
Clerk (2) each.....	1,250
Clerk .....	2,500
Clerk-Typist .....	1,250
General Clerk .....	5,000
Senior Clerk .....	5,000
Head Clerk .....	5,000
Supervisor of Collections.....	5,000
Senior Storekeeper .....	1,250
Meter Man, Country.....	1,250
Assistant Superintendent—Agriculture .....	1,250
Supervisor Docks and Shipping.....	1,250
Foreman Meter Repairer.....	1,250
Foreman Machinist .....	1,250
Senior Clerk (4) each.....	1,250
Office Assistant (2) each.....	1,250
General Clerk .....	1,250
Superintendent Peninsula District.....	1,250
Asst. Superintendent Peninsula District.....	1,250
General Storekeeper .....	1,250
Superintendent Alameda District.....	1,250
Asst. Superintendent Alameda District.....	1,250—\$122,750

## Section 37: Public Works, Department of:—Bureau of Architecture:

City Architect .....	\$ 10,000
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## Section 38: Public Works, Department of:—Bureau of Building Inspection:

Superintendent .....	\$ 10,000
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## Section 39: \_\_\_\_\_

Superintendent .....	\$ 5,000
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## Section 40: Public Works, Department of:—Bureau of Cost Accounting:

Head Clerk .....	\$ 2,500
General Clerk (3) each.....	2,500—\$ 10,000

## Section 41: Public Works, Department of:—Bureau of Engineering:

City Engineer .....	\$ 10,000
General Clerk .....	1,000
Senior Clerk .....	1,000—\$ 12,000

## Section 42: Public Works, Department of:—Bureau of Sewer Repairs:

Superintendent .....	\$ 5,000
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## Section 43: Public Works, Department of:—Bureau of Streets:

General Superintendent of Streets.....	\$ 5,000
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Section 44: Public Works, Department of:—Central Permit Bureau:	
Head Clerk .....	\$ 10,000
General Clerk (3) each.....	2,000
General Clerk .....	1,000—\$ 17,000
Section 45: Public Works, Department of:—General Office:	
Director .....	\$ 25,000
Chief Clerk-Secretary .....	5,000
Head Clerk .....	2,000—\$ 32,000
Section 46: Purchasing Department:	
Purchaser of Supplies.....	\$ 25,000
Chief Accountant .....	1,000
Chief Storekeeper .....	3,000
General Storekeeper .....	3,000
General Storekeeper (4) each.....	2,000
Produce Buyer and General Storekeeper.....	2,000
Produce Buyer and Storekeeper.....	3,000
Produce Buyer and Storekeeper.....	2,000
Produce Buyer and Storekeeper.....	1,000
Storekeeper .....	3,000
Storekeeper (2) each.....	1,000—\$ 53,000
Section 47: Real Estate Department:—Exposition Auditorium:	
Superintendent of Auditorium.....	\$ 5,000
Section 48: Real Estate Department:—General Office:	
Chief Right of Way Agent (Director of Property).....	\$ 25,000
Section 49: Recreation Department:	
Camp Manager .....	\$ 3,000
Bookkeeper .....	3,000
Bookkeeper (2) each.....	1,250
Secretary .....	1,250
Supervisor of Recreation Supplies & Equipment.	3,000
General Clerk .....	1,250—\$ 14,000
Section 50: Retirement Board:	
Secretary-Actuary .....	\$ 25,000
Section 51: Sheriff:	
Head Clerk .....	\$ 25,000
Head Clerk .....	1,000
General Clerk .....	1,000
Superintendent of Jail (2) each.....	1,000—\$ 29,000
Section 52: Superior Court:	
Secretary and Jury Commissioner.....	\$ 10,000
Section 53: Supervisors, Board of:	
Clerk, Board of Supervisors.....	\$ 10,000
Section 54: Treasurer:	
Assistant Cashier .....	\$ 25,000
Assistant Cashier .....	5,000
Senior Teller .....	10,000
Senior Accountant .....	5,000
Accountant .....	5,000
Senior Teller (2) each.....	5,000
Teller (4) each.....	5,000
General Clerk .....	5,000—\$ 85,000
Grand Total of Ordinance.....	
\$1,423,779	



Section 55: The surety of said bond shall be a duly organized surety company authorized to do business in the State of California in the manner provided by law, and the original bond or suretyship shall be filed with the Controller and a duplicate or proper certificate shall be filed with the head of the department in which the employment or office is located. Where the bond or suretyship of any officer or employee is required by Charter or the general laws of the State to be recorded in the office of the Recorder of the City and County of San Francisco, the original of said bond shall be recorded and when the same is recorded in the proper book or record it shall be returned to the Controller and no fee shall be charged by the Recorder for the recording of said bond, as said bonds or suretyship are hereby declared to be public documents.

Section 56: All bonds or suretyship shall be duly conditioned that the officer or employee giving the same shall well and faithfully perform all of his official duties required of him at the time said bond is given or that may thereafter be imposed or required of him by law, ordinance or Charter and that at the expiration of his term or office or employment he will surrender to his successor all property, books, papers and documents that may come into his possession as such officer or employee.

Section 57: All bonds or suretyship issued by authority of this ordinance shall be approved by the City Attorney as to form and shall thereupon be approved as to sufficiency of surety by the Controller and shall thereupon be filed with the Controller as hereinbefore set forth.

Whenever any officer or employee who is covered by any bond or suretyship written or issued under authority of this ordinance shall cease to hold the office or position for which said bond or suretyship was issued, the head of the department in which said officer or employee was serving shall notify the Controller of said fact, and shall also notify said Controller of the name of the officer or employee who has been appointed to succeed said officer or employee. Thereupon the Controller shall forthwith notify the company carrying the said bond or suretyship for said office position of said change in the occupancy thereof and arrange with said company that the new appointee shall be covered by said bond or suretyship.

Whenever any officer or employee shall cease to hold any office or employment covered by any bond or suretyship written pursuant to this ordinance and the head of the department concerned notifies the Controller of said fact, he shall advise said Controller if any liability has accrued in favor of the City or in favor of any officer thereof on said bond or suretyship, and if no such liability has accrued, the Controller shall recommend to the Board of Supervisors that said bond or suretyship covering said officer or employee be exonerated so far as such officer or employee is concerned, and the Board may by resolution exonerate said bond or suretyship, provided that such exoneration shall not in any way release said bond or suretyship for any liability which may have accrued while said officer or employee was covered by said bond or suretyship.

Section 58: All bonds heretofore given by any officer or employee, and which are required to be given pursuant to the provisions of this ordinance, are hereby declared to be bonds given in conformity with the provisions of this ordinance, provided the conditions in said bonds comply with the conditions herein contained.

Section 59: The bonds or suretyship herein provided for shall be obtained by the Purchaser of Supplies and the premiums thereon shall be paid by the City and County of San Francisco and where any officer or employee is an officer or employee of any department that is allowed by law a specific fund then the cost of said bond shall be charged against said fund and the premium on all bonds covering any officer or employee of any utility or utilities shall be a charge against the fund



of said utility or utilities and where said officer or employee serves more than one utility the premium on said bond shall be equitably prorated among the various utilities which said officer or employee may serve, and where any officer or employee is being paid from the proceeds of any bond issue the premium on any bond or suretyship written for said officer or employee shall be paid from said bond fund.

Section 60: Any bond or suretyship given for any employee or officer pursuant to this ordinance shall inure to the benefit of his superior, whenever said superior is liable for the acts or omissions of said employee or officer.

Section 61: The bonds or suretyship given for any department may be grouped so that all employees and officers of said department will be covered by one bond, when such procedure shall be deemed to be for the best interests of the department and the bonds given for all departments may be grouped so that all employees and officers of all departments will be covered by one bond.

All positions not heretofore bonded and for which bond is required under the provisions of this ordinance may be grouped under one schedule. In such event all other positions now bonded shall be added to the schedule as the respective anniversary dates of the existing bonds covering such positions shall be reached.

Section 62: Nothing herein contained shall in any way change or modify any Charter provision requiring a bond from any officer or employee, but the bonds herein required shall be supplemental to said bonds required by Charter.

Section 63: The respective sections of this ordinance covering the suretyship to be given by the officers or employees of any particular department may be covered by amendment of the appropriate section of this ordinance without the necessity of republishing said ordinance in its entirety and the consent of the surety shall be evidenced by a proper rider or endorsement to said bonds or suretyship.

Section 64: The surety of any said bond or suretyship may at any time terminate its liability on behalf of any officer and employee or other incumbent under said suretyship by giving thirty (30) days' notice in writing to the Controller of the City and County of San Francisco and likewise the Controller of the City and County of San Francisco may cause the termination of the surety's liability on behalf of any and every officer, employee or other incumbent by notice in writing to the surety, specifying the date of cancellation. Upon the determination of the notice of cancellation and provided no loss has been reported, the pro rata unearned portion of premium shall be returned to the Controller of the City and County of San Francisco.

Section 65: The several bonds herein provided, for the several officers and employees mentioned in this ordinance, shall be accepted in the place and stead of any bond heretofore given by any of said officers or employees for the faithful performance of the duties of their respective offices or employments; and as liability on some of said bonds heretofore given by said officers and employees ceased on or about the 10th day of April, 1935, this ordinance is hereby made retroactive as of said date, and shall govern all of said bonds given by said officers and employees thereafter.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Adopted.**

The following resolutions were *adopted*:



**Authorizing Acceptance of Deed From L. R. Jackson, et ux., to Lot 6F, Block 2107, and Payment of \$1,300 for Same; Required for Sunset Reservoir.**

(Code No. 12.17152)

On recommendation of Finance Committee:

Resolution No. 2204, as follows:

Resolved, That the City and County of San Francisco purchase from L. R. Jackson, et ux., Lot 6F, Block 2107, situated in the City and County of San Francisco, State of California, required for Sunset Reservoir, and the City Attorney is hereby authorized to accept a deed to said property free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$1,300 is hereby authorized and directed to be paid for said land from Appropriation No. 593.905.05.57.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Acceptance of Deeds to Four Easements Required for Richmond Sewer Tunnel; and Payments of \$20, \$29.20, \$29.20 and \$63 for Same.**

(Code No. 12.1011)

Also, Resolution No. 2205, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances, and upon the acceptance of said deeds the sums set forth opposite the names of said parties are hereby authorized to be paid for said easements from Appropriation No. 595.916.17:

E. W. Groeper, et ux., Lot 9, Assessor's Block 1575....\$29.20

A. J. Diamond, et ux., Lot 22A, Assessor's Block 1611.. 29.20

Alfred J. Rose, et ux., Lot 17, Assessor's Block 1387.. 63.00

Mary C. Thorne, Lot 5, Assessor's Block 1611..... 20.00

Reference is hereby made to the written offers on file in the office of the Director of Property from the above named parties for a particular description of said easements.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Acceptance of Deed From Gust Rinos and Arthus Annis to Right of Way Easement Across Lots 28 and 29, Brisbane Acres, San Mateo County; Required for Crystal Springs Pipe Line No. 2; and Authorizing Payment of \$796 for Same.**

(Code No. 15.0241)

Also, Resolution No. 2206, as follows:

Resolved, That the City and County of San Francisco purchase from Gust Rinos and Arthus Annis a right of way easement across Lots 28 and 29 of Brisbane Acres, San Mateo County, California, required for Crystal Springs Pipe Line No. 2, and the City Attorney is hereby authorized to accept a deed to said parcel free and clear

of all liens and encumbrances, and upon the acceptance of said deed the sum of \$796 is hereby authorized and directed to be paid for said parcel from Appropriation No. 93.903.05.57.

The above amount includes damages in full to the improvements now wholly or partially located on the above described land, said improvements to be relocated by the grantors within thirty (30) days after recordation of the deed to the City and County of San Francisco.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Acceptance of Deed From Henrick Henricksen to Right of Way Easement Across Portion of Lot 10, Brisbane Acres, San Mateo County; and Authorizing Payment of \$40 for Same; Required for Crystal Springs Pipe Line No. 2.**

(Code No. 15.0241)

Also, Resolution No. 2207, as follows:

Resolved, That the City and County of San Francisco purchase from Henrick Henricksen a right of way easement across a portion of Lot 10 of Brisbane Acres, San Mateo County, California, required for Crystal Springs Pipe Line No. 2, and the City Attorney is hereby authorized to accept a deed to said parcel free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$40 is hereby authorized and directed to be paid for said parcel from Appropriation No. 93.903.05.57.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Acceptance of Deed to Right of Way Easement Over 13.048 Acres From the San Mateo Union High School, San Mateo County; and Authorizing Payment of \$1,308 for Same; Required for Crystal Springs Pipe Line No. 2.**

(Code No. 15.0241)

Also, Resolution No. 2208, as follows:

Resolved, That the City and County of San Francisco purchase from San Mateo Union High School District, San Mateo County, a right of way easement over that certain 13.048 acre tract of land situated in the County of San Mateo, State of California, described in deed recorded February 3, 1927, in Book 275, page 250, Official Records of San Mateo County, required for Crystal Springs Pipe Line No. 2; and the City Attorney is hereby authorized to accept a deed to said easement free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$1,308 is hereby authorized and directed to be paid for said easement from the money on deposit with the County Clerk of San Mateo County, Superior Court Action No. 24781.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.



**Acceptance of Deed From San Mateo County for Five Rights of Way Required for Crystal Springs Pipe Line No. 2, and Authorizing Payment of \$575 for Same.**

(Code No. 15.0241)

Also, Resolution No. 2209, as follows:

Resolved, That the City and County of San Francisco purchase from San Mateo County Title Company, five right of way parcels through Brisbane Acres, San Mateo County, California, required for Crystal Springs Pipe Line No. 2 and connecting tunnels, and the City Attorney is hereby authorized to accept a deed to said parcels free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$575 is hereby authorized and directed to be paid for said parcels from the money on deposit with the County Clerk of San Mateo County, Superior Court Action No. 24593.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Authorizing Acquisition of Certain Land on Crystal Springs Watershed by Condemnation Proceedings.**

(Code No. 6.0211)

Also, Resolution No. 2210, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described real property situated in the County of San Mateo, State of California:

*Parcel One*—Beginning at a point 35.91 feet due west from the north-west corner of what was formerly known as the Peyton Tract; thence south 19 degrees 20 minutes east 461.84 feet to a fence on the north line of the present traveled Canada Road; thence south 55 degrees 32 minutes east, crossing the said present traveled Canada Road, 94.29 feet to an angle in the fence on the southerly side of said road which point bears south 77 degrees 55 minutes east 675.70 feet, measured along the southerly line of said road from the center line of the present San Mateo and Half Moon Bay road; thence on and along the westerly side of the present traveled Canada road, south 49 degrees 02 minutes east 53.90 feet; thence south 39 degrees 41 minutes east 128.50 feet; south 35 degrees 12 minutes east 100.90 feet; south 25 degrees 04 minutes east 98.40 feet; south 21 degrees 00 minutes east 267.90 feet; south 14 degrees 42 minutes east 315.90 feet; south 9 degrees 20 minutes east 226.53 feet; thence leaving the westerly line of the said present traveled Canada road, due west 555 feet to a point in the center line of the San Mateo and Half Moon Bay road, the latter portion of the last course being along the northerly boundary of the Laguna Honda School property; thence along the center line of the said San Mateo and Half Moon Bay road, on an arc of a circle with a radius of 250 feet, for distance of 75.59 feet, curving to the left of a line tangent to the curve at this point, which bears north 10 degrees 20 minutes west; thence north 27 degrees 40 minutes west 103.44 feet; thence to the left on the arc of a circle with a radius of 200 feet, for a distance of 84.12 feet; thence north 51 degrees 46 minutes west 38.22 feet; thence to the right, on the arc of a circle with a radius of 90 feet, for a distance of 80.22 feet; thence north 0 degrees 42 minutes west 75.05 feet; thence to the left, on the arc of a circle with a radius of 100 feet, a distance of 27.52 feet; thence north 16 degrees 28 minutes west 358.80 feet; thence north 25 degrees 52 minutes west 62.74 feet; thence to the right on the arc of a circle



with a radius of 200 feet, a distance of 70.16 feet; thence north 5 degrees 46 minutes west 39.14 feet; thence to the left on the arc of a circle with a radius of 150 feet, a distance of 142.42 feet; thence north 60 degrees 10 minutes west 74.41 feet; thence leaving the center line of the said road and passing to the south of the buildings of the James D. Byrnes Company, north 64 degrees 22 minutes west 181.50 feet; thence north 23 degrees 45 minutes west 152.92 feet; thence north 9 degrees 34 minutes east 278.38 feet; thence due east 554.09 feet to the place of beginning; containing 23 acres of land, more or less, and being a portion of the Feliz Rancho in the County of San Mateo, State of California.

Excepting therefrom that portion for highway purposes, as conveyed by Thomas E. Byrnes, Barbara B. Husing, Annie M. Byrnes, Mary B. Mahoney, Ruth G. Byrnes and Oscar Courtin to the State of California by deed dated November 23, 1922, and recorded November 25, 1922, in Liber 55 of Official Records of San Mateo County, at page 288.

Also, excepting therefrom so much thereof as lies within the boundaries of Parcel Two following:

*Parcel Two*—Beginning at a point 370.82 feet due west from the northwest corner of what was formerly known as the Peyton Tract, which is a point of the westerly line of the State highway; thence westerly 219.18 feet; thence southwesterly 278.38 feet; thence southwesterly 152.92 feet; thence easterly 230.71 feet to the State highway; thence along the westerly side of the State highway northerly 519.85 feet to the point of commencement; containing 2.368 acres and being a portion of the land mentioned in an agreement defining the boundary between James D. Byrne Company and Spring Valley Water Company, recorded August 14, 1919, in Liber 282 of Deeds, at page 305, Records of San Mateo County, and also being a portion of the Feliz Rancho.

*Parcel Three*—The right to take and remove water from a deep ravine, canyon and natural water course in land adjoining the 23-acre tract described in Parcel One above (which water is conveyed by a 2-inch iron pipe from said ravine and canyon to the said 23-acre tract) where said water is used for watering stock and for irrigating the said 23-acre tract and for such other domestic purposes as may be necessary to use water for, together with the right to repair and replace a dam existing in said ravine and canyon and right and easement to maintain and replace a 2-inch pipe line from said dam to the said 23-acre tract along a line described as: Beginning at a point on the west line of the said 23-acre tract, said point being 331.30 feet, measured southerly along the said west line from the northwest corner thereof; thence north 76 degrees 45 minutes west 460 feet; thence south 42 degrees 15 minutes west 210 feet; thence north 85 degrees 15 minutes west 310 feet; thence south 78 degrees 00 minutes west 500 feet to a wooden dam constructed across the ravine or water course.

*Parcel Four*—Beginning at the point of intersection of the easterly line of the Skyline boulevard with the southerly line of the 23-acre tract now or formerly owned by Ballhaus in the Feliz Rancho; running thence east along said southerly line of the 23-acre tract to the westerly line of the old Canada road, at the southeasterly corner of said 23-acre tract; thence southerly along the westerly line of said old road 135 feet to the northerly line of the lands now or formerly belonging to the Spring Valley Water Company; thence westerly along said last mentioned line to the easterly line of the Skyline boulevard and thence northerly along said line to the point of beginning.

Excepting therefrom, however, any portion thereof which may lie between the easterly line of that certain 167-acre tract conveyed to Michael Casey by deed recorded December 28, 1869, in Liber 10 of Deeds, at page 336, Records of San Mateo County, and the westerly line of the old Canada road.



Be It Further Resolved, That said lands are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For municipal water supply purposes as a part of the watershed of the Crystal Springs Reservoir. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

### Sale of \$2,000,000 Tax Anticipation Notes.

(Code No. 9.033)

Also, Resolution No. 2211, as follows:

Whereas, Ordinance No. 9.0336, heretofore enacted by the Board of Supervisors of the City and County of San Francisco, authorized the issuance of certain Tax Anticipation Notes, the same to be issued as needed for the immediate requirements of the City and County in order to meet and pay the appropriations heretofore made for the current fiscal year, as authorized by the Charter of the City and County, which appropriations will become due and payable prior to December 31, 1935, and which may be paid in advance of receipt of the income for said fiscal year; and

Whereas, in order to meet the said immediate requirements of said City and County it is necessary to forthwith issue and offer for sale tax anticipation notes as authorized by said ordinance above mentioned to the amount of two million (\$2,000,000) dollars; now, therefore, be it

Resolved, That the President of the Board of Supervisors of the City and County of San Francisco, the Controller of said City and County, and the Treasurer thereof, be and they are hereby authorized and directed to execute and issue for and on behalf of the City and County of San Francisco, the aforesaid Tax Anticipation Notes, to the amount of two million (\$2,000,000) dollars, and that said notes be offered for sale by this Board of Supervisors; and be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to advertise in the official newspaper of the City and County of San Francisco a notice of the sale of said Tax Anticipation Notes to the amount of two million (\$2,000,000) dollars, and that sealed bids or offers for all or any part of said notes will be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, the 28th day of October, 1935, and that said Tax Anticipation Notes will be sold to the bidder offering to accept and pay for said note or notes so sold at the lowest net interest cost to the City and County of San Francisco computed from the date fixed for the presentation of bids to December 20, 1935.

Further Resolved, That Orrick, Palmer and Dahlquist, attorneys-at-law, are employed to furnish legal opinion on validity of Tax Anticipation Notes authorized by Ordinance No. 9.0336, the fee therefore to be \$667.00.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Accepting Offer of the United States of America to City and County of San Francisco to Aid by Way of Grant in Financing the Construction of Waterworks.**

(Code No. 15.03)

On motion of Supervisor Arthur M. Brown, Jr., seconded by Supervisor Jesse C. Colman.

Resolution No. 2212, as follows:

A resolution accepting the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction of waterworks consisting of stream diversion works at Moccasin, in Tuolumne County.

Be It Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction of waterworks consisting of stream diversion works at Moccasin, in Tuolumne County, a copy of which said offer reads as follows, to-wit:

“FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS

Washington, D. C., October 7, 1935.

State File No. Calif. 1130

City and County of San Francisco, San Francisco, California.

Subject to the Rules and Regulations (PWA Form No. 179, July 22, 1935, as amended to date), which are made a part hereof, the United States of America hereby offers to aid in financing the construction of waterworks consisting of stream diversion works at Moccasin, in Tuolumne County (herein called the ‘Project’), by making a grant to City and County of San Francisco, in the amount of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$153,450.

UNITED STATES OF AMERICA,  
Federal Emergency Administrator of Public Works,  
By (Signed) HORATIO B. HACKETT,  
Assistant Administrator”;

be and the same is hereby in all respects accepted.

Section 2. That said City and County of San Francisco agrees to abide by all the rules and regulations relating to such grant, a copy of which said rules and regulations was annexed to the Government’s offer and made a part thereof.

Section 3. That the Mayor of the City and County of San Francisco be, and he is hereby authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three certified copies of this resolution and three certified copies of the proceedings of this Board of Supervisors in connection with the adoption of this resolution, and such further documents and/or proofs in connection with the acceptance of said offer as may be required by the Federal Emergency Administrator of Public Works.

The foregoing resolution has been considered and approved by the Finance Committee of the Board of Supervisors, and said Finance Committee recommends the adoption of said resolution.

ANDREW J. GALLAGHER, Chairman,  
Finance Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.



Accepting Offer of the United States of America to City and County of San Francisco to Aid by Way of Grant in Financing the Construction of Public Utilities.

(Code No. 15.02)

(Code No. 15.04)

(Code No. 15.05)

(Code No. 15.06)

On motion of Supervisor Arthur M. Brown, Jr., seconded by Supervisor Jesse C. Colman.

Resolution No. 2213, as follows:

A resolution accepting the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction of improvements and additions to public utilities of the City and County of San Francisco, consisting of waterworks, airport, street railways and street lighting.

Be It Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction of improvements and additions to public utilities of the City and County of San Francisco, consisting of waterworks, airport, street railways and street lighting, a copy of which said offer reads as follows, to-wit:

“FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS

Washington, D. C., October 7, 1935.

State File No. Calif. 1132.

City and County of San Francisco, San Francisco, California.

Subject to the Rules and Regulations (PWA Form No. 179, July 22, 1935, as amended to date, which are made a part hereof, the United States of America hereby offers to aid in financing the construction of improvements and additions to public utilities of San Francisco, consisting of waterworks, airport, street railways and street lighting (herein called the ‘Project’), by making a grant to the City and County of San Francisco, in the amount of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$324,860.

UNITED STATES OF AMERICA,  
Federal Emergency Administrator of Public Works,  
By (Signed) HORATIO B. HACKETT,  
Assistant Administrator”;

be and the same is hereby in all respects accepted.

Section 2. That said City and County of San Francisco agrees to abide by all the rules and regulations relating to such grant, a copy of which said rules and regulations was annexed to the Government’s offer and made a part thereof.

Section 3. That the Mayor of the City and County of San Francisco be, and he is hereby authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three certified copies of this resolution and three certified copies of the proceedings of this Board of Supervisors in connection with the adoption of this resolution, and such further documents and/or proofs in connection with the acceptance of said offer as may be required by the Federal Emergency Administrator of Public Works.

The foregoing resolution has been considered and approved by the

Finance Committee of the Board of Supervisors, and said Finance Committee recommends the adoption of said resolution.

ANDREW J. GALLAGHER, Chairman,  
Finance Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Accepting Offer of the United States of America to City and County of San Francisco to Aid by Way of Grant in Financing the Reconstruction and Improvement of Palace of Fine Arts.**

(Code No. 24.052)

On motion of Supervisor Arthur M. Brown, Jr., seconded by Supervisor Jesse C. Colman.

Resolution No. 2214, as follows:

A resolution accepting the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the reconstruction and improvement of Palace of Fine Arts.

Be It Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the reconstruction and improvement of Palace of Fine Arts, a copy of which said offer reads as follows, to-wit:

**"FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS**

Washington, D. C., October 7, 1935.

State File No. Calif. 1147.

City and County of San Francisco, San Francisco, California.

Subject to the Rules and Regulations (PWA Form No. 179, July 22, 1935, as amended to date) which are made a part hereof, the United States of America hereby offers to aid in financing the reconstruction and improvement of Palace of Fine Arts (herein called the 'Project') by making a grant to City and County of San Francisco, in the amount of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$28,620.

UNITED STATES OF AMERICA,  
Federal Emergency Administrator of Public Works,  
By (Signed) HORATIO B. HACKETT,  
Assistant Administrator";

be and the same is hereby in all respects accepted.

Section 2. That said City and County of San Francisco agrees to abide by all the rules and regulations relating to such grant, a copy of which said rules and regulations was annexed to the Government's offer and made a part thereof.

Section 3. That the Mayor of the City and County of San Francisco be, and he is hereby authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three certified copies of this resolution and three certified copies of the proceedings of this Board of Supervisors in connection with the adoption of this resolution, and such further documents and/or proofs in connection with the acceptance of said offer as may be required by the Federal Emergency Administrator of Public Works.

The foregoing resolution has been considered and approved by the



Finance Committee of the Board of Supervisors, and said Finance Committee recommends the adoption of said resolution.

ANDREW J. GALLAGHER, Chairman,  
Finance Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Accepting Offer of the United States of America to City and County of San Francisco to Aid by Way of Grant in Financing Construction and Equipping of School Buildings.**

(Code No. 21.32)

On motion of Supervisor Arthur M. Brown, Jr., seconded by Supervisor Jesse C. Colman.

Resolution No. 2215, as follows:

A resolution accepting the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction and equipping of school buildings.

Be It Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction and equipping of school buildings, a copy of which said offer reads as follows, to-wit:

“FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS  
Washington, D. C., October 7, 1935.  
State File No. Calif. 1148.

City and County of San Francisco, San Francisco, California.

Subject to the Rules and Regulations (PWA Form No. 179, July 22, 1935, as amended to date) which are made a part hereof, the United States of America hereby offers to aid in financing the construction and equipping of school buildings (herein called the ‘Project’), by making a grant to City and County of San Francisco of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$263,688.

UNITED STATES OF AMERICA,  
Federal Emergency Administrator of Public Works,  
By (Signed) HORATIO B. HACKETT,  
Assistant Administrator”;

be and the same is hereby in all respects accepted.

Section 2. That said City and County of San Francisco agrees to abide by all the rules and regulations relating to such grant, a copy of which said rules and regulations was annexed to the Government’s offer and made a part thereof.

Section 3. That the Mayor of the City and County of San Francisco be, and he is hereby authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three certified copies of this resolution and three certified copies of the proceedings of this Board of Supervisors in connection with the adoption of this resolution, and such further documents and/or proofs in connection with the acceptance of said offer as may be required by the Federal Emergency Administrator of Public Works.

The foregoing resolution has been considered and approved by the

Finance Committee of the Board of Supervisors, and said Finance Committee recommends the adoption of said resolution.

ANDREW J. GALLAGHER, Chairman,  
Finance Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

Accepting Offer of the United States of America to City and County of San Francisco to Aid by Way of Grant in Financing Construction and Equipping School Gymnasium Buildings.

(Code No. 22.32)

On motion of Supervisor Arthur M. Brown, Jr., seconded by Supervisor Jesse C. Colman.

Resolution No. 2216, as follows:

A resolution accepting the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction and equipping of school gymnasium building.

Be It Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction and equipping of school gymnasium building, a copy of which said offer reads as follows, to-wit:

“FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS

Washington, D. C., October 12, 1935.

State File No. Calif. 1186.

City and County of San Francisco, San Francisco, California.

Subject to the Rules and Regulations (PWA Form No. 179, July 22, 1935, as amended to date) which are made a part hereof, the United States of America hereby offers to aid in financing the construction and equipping of school gymnasium building (herein called the ‘Project’), by making a grant to City and County of San Francisco, of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$50,575.

UNITED STATES OF AMERICA,  
Federal Emergency Administrator of Public Works,

By E. W. CLARK,  
(For the) Assistant Administrator”;

be and the same is hereby in all respects accepted.

Section 2. That said City and County of San Francisco agrees to abide by all the rules and regulations relating to such grant, a copy of which said rules and regulations was annexed to the Government’s offer and made a part thereof.

Section 3. That the Mayor of the City and County of San Francisco be, and he is hereby authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three certified copies of this resolution and three certified copies of the proceedings of this Board of Supervisors in connection with the adoption of this resolution, and such further documents and/or proofs in connection with the acceptance of said offer as may be required by the Federal Emergency Administrator of Public Works.

The foregoing resolution has been considered and approved by the



Finance Committee of the Board of Supervisors, and said Finance Committee recommends the adoption of said resolution.

ANDREW J. GALLAGHER, Chairman,  
Finance Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Accepting Offer of the United States of America to City and County of San Francisco to Aid by Way of Grant in Financing Construction of Sewers.**

(Code No. 12.101)

On motion of Supervisor Arthur M. Brown, Jr., seconded by Supervisor Jesse C. Colman.

Resolution No. 2217, as follows:

A resolution accepting the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction of sewers.

Be It Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the construction of sewers, a copy of which said offer reads as follows, to-wit:

**"FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS**  
Washington, D. C., October 12, 1935.  
State File No. Calif. 1401.

City and County of San Francisco, San Francisco, California.

Subject to the Rules and Regulations (PWA Form No. 179, July 22, 1935, as amended to date) which are made a part hereof, the United States of America hereby offers to aid in financing the construction of sewers (herein called the 'Project'), by making a grant to the City and County of San Francisco in the amount of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$243,000.

UNITED STATES OF AMERICA,  
Federal Emergency Administrator of Public Works,  
By E. W. CLARK,  
(For the) Assistant Administrator";

be and the same is hereby in all respects accepted.

Section 2. That said City and County of San Francisco agrees to abide by all the rules and regulations relating to such grant, a copy of which said rules and regulations was annexed to the Government's offer and made a part thereof.

Section 3. That the Mayor of the City and County of San Francisco be, and he is hereby authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three certified copies of this resolution and three certified copies of the proceedings of this Board of Supervisors in connection with the adoption of this resolution, and such further documents and/or proofs in connection with the acceptance of said offer as may be required by the Federal Emergency Administrator of Public Works.

The foregoing resolution has been considered and approved by the

Finance Committee of the Board of Supervisors, and said Finance Committee recommends the adoption of said resolution.

ANDREW J. GALLAGHER, Chairman,  
Finance Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Clerk to Advertise Sale of \$391,000 Sewer Bonds, 1929.**

(Code No. 12.121)

Also, Resolution No. 2219, as follows:

Resolved, That the Clerk of the Board of Supervisors be directed to advertise that on the 4th day of November, 1935, up to the hour of 3 o'clock p. m., the Board of Supervisors will receive sealed proposals for the purchase of the following bonds of the City and County of San Francisco:

\$391,000 Sewer Bonds, 4½%, issue of January 1, 1929, comprising 23 one thousand dollar bonds maturing each year 1939 to 1955, inclusive.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Mayor to Appoint Committee, American Education Week, November 10 to 17, 1935.**

(Code No. 5.93)

On recommendation of Education, Parks and Playgrounds Committee.

Resolution No. 2218, as follows:

Resolved, That his Honor the Mayor is hereby requested to appoint a Committee of Citizens to arrange participation in American Education Week being sponsored by National Education Association, American Legion, and Board of Education throughout the United States, November 10 to 17, 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Closing and Abandoning Vale Avenue and Paraiso Place Between Sloat Boulevard and Crestlake Drive.**

(Code No. 12.0622)

On recommendation of Streets Committee.

Resolution No. 2203, as follows:

Whereas, on the 16th day of September, 1935, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 2151, Code No. 12.0621, which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on the 17th day of September, 1935, said resolution being in words and figures as follows, to-wit:

*Intention to Close Vale Avenue and Paraiso Place Between Sloat Boulevard and Crestlake Drive.*

(Code No. 12.0621)

Resolution No. 2151, as follows:

Resolved, That the public interest requires that the certain following described portions of Vale avenue and Paraiso place be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Super-



visors to close and abandon all that portion of Vale avenue and Paraiso place more particularly described as follows, to-wit:

Vale avenue, from the northerly line of Soat boulevard to the southerly line of Crestlake drive;

Paraiso place, from the northerly line of Sloat boulevard to the southerly line of Crestlake drive.

Said closing and abandonment of said portion of Vale avenue and Paraiso place shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Vale avenue and Paraiso place in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

*Adopted*—Board of Supervisors, San Francisco, September 16, 1935.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl.

Absent—Supervisor Gallagher.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, September 17, 1935.

ANGELO J. ROSSI, Mayor.

And Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution and the said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 2151, Code No. 12.0621; and

Whereas, the Supervisors have acquired jurisdiction to order that the portion of Vale avenue and Paraiso place described in Resolution No. 2151, Code No. 12.0621, be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered, that the portion of Vale avenue and Paraiso place as specifically described and proposed in said Resolution No. 2151, Code No. 12.0621, be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said portion of said streets described in Resolution No. 2151, Code No. 12.0621, shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 2151, Code No. 12.0621; and be it

Further Resolved, That the said closing and abandonment of said portion of said streets described in Resolution No. 2151, Code No. 12.0621, shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Passed for Second Reading.**

The following bills were *passed for second reading*:

**Reducing Sidewalk Widths on Northerly Side of California Street  
Between Presidio Avenue and Walnut Street.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 831, Ordinance No. 12.073135, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred Five (205) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works filed in this office October 10, 1935, by amending Section Two Hundred Five (205) thereof, to read as follows:

Section 205. The width of sidewalks on California street, the northerly side of, between Presidio avenue and Walnut street, shall be 12 feet; the southerly side of, between Presidio avenue and the easterly line of Walnut street produced, shall be 15 feet; the northerly side of, between Walnut and Maple streets shall be 15 feet; the southerly side of, between the easterly line of Walnut street produced and the easterly line of Parker avenue, shall be 15 feet; the northerly and southerly sides of, between Maple street and Parker avenue to its westerly termination, shall be 15 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**Amending Traffic Ordinance to Include East Side of Yerba Buena  
Street Between Sacramento and Clay Streets in "No Parking"  
Streets.**

(Code No. 11.02)

Also, Bill No. 832, Ordinance No. 11.0211, as follows:

Amending Section 37A, Article V, of Ordinance No. 7691 (New Series), entitled "An Ordinance Regulating Traffic Upon the Public Streets and Repealing All Ordinances Inconsistent Herewith."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 37A, Article V, of Ordinance No. 7691 (New Series), the title of which is recited above, is hereby amended by adding thereto the following words: "East side of Yerba Buena street between Sacramento and Clay streets."

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.



**Creating Underground District, Irving Street Between Seventh and Ninth Avenues.**

(Code No. 11.12)

Also, Bill No. 833, Ordinance No. 11.129, as follows:

Amending Order No. 214 (Second Series) entitled "Providing for Placing Wires and Conduits Underground in the City and County of San Francisco," by adding a new section to be known as Section 1 GGG.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1 GGG. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires, except trolley poles and wires, after January 1, 1936, is hereby designated, to-wit:

Underground District No. 73, Irving street between Seventh avenue and Ninth avenue.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, McSheehy, Ratto, Schmidt, Uhl—8.

Absent—Supervisors Hayden, Roncovieri, Shannon—3.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

**Adopted.**

The following resolution was *adopted*:

**Appointment of Citizens' Committee.**

(Code No. 5.93)

Presented by Supervisor Gallagher.

Resolution No. 2020, as follows:

Resolved, That His Honor the Mayor is hereby respectfully requested to appoint a citizens' committee to assist in the presentation of Colonel Copeland's—Covered Wagon Days and Stampede—sponsored by San Francisco Chapter, Knights of Columbus for the benefit of its free employment bureau on November 9-11, inclusive, at the San Francisco Stadium.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

**Application by Pacific Gas and Electric Company, Before State Railroad Commission, for Authority Finally to Absorb Properties of Great Western Power Company.**

Supervisor Havenner announced that he was informed that there is pending an application by the Pacific Gas and Electric Company, before the State Railroad Commission, for authority finally to absorb the properties of the Great Western Power Company and certain other formerly independent power companies in California which have recently been merged with the Pacific Gas and Electric Company. Supervisor Havenner suggested that in view of the pending question as to the disposition of Hetch Hetchy power, under the terms of the Raker Act, the City might consider the possibility of asking the State Railroad Commission to defer action on this final legal merger of the Pacific Gas and Electric Company and the Great Western Power Company until such time as this City does arrive at an understanding with the Federal Government concerning the future disposition of Hetch Hetchy power. He further suggested that the City Attorney be re-

quested to investigate this situation and report back to the Board whether, in the interest of San Francisco, some representation should be made to the Railroad Commission concerning this matter.

*So ordered.*

#### Communication from Owners and Lessees Apartment House Association, Inc.

Supervisor McSheehy called attention to letter from Owners and Lessees Apartment House Association, Inc., addressed to the Board, on the subject of transportation across the Bay Bridge. In connection therewith Supervisor Uhl, seconded by Supervisor Gallagher, moved that the Clerk request from the Toll Bridge Authority copies of contracts entered into covering automobile tolls, and covering passenger transportation over the bridge.

*Carried.*

#### Consideration Deferred.

At request of Supervisor McSheehy, copies of communication by the Owners and Lessees Apartment House Association, Inc., were ordered sent to all members of the Board and to the California Toll Bridge Authority and consideration thereof deferred until Monday, October 28, 1935.

#### Earthquake Damage at Helena, Montana.

Supervisor Schmidt called the Board's attention to news story in San Francisco News, of October 21, 1935, reciting damage by recent earthquake, and emphasizing damage to Helena's new half-million dollar high school. In connection therewith, Supervisor Schmidt requested that inquiries be made as to the construction of the high school building which had been irreparably damaged.

*So ordered.*

#### Salaries for Election Officials.

Supervisor Uhl called attention to the salary for election officials, \$5 per day, and moved that the City Attorney be requested to ascertain if it is possible to provide funds and increase the compensation for such service to \$7 per day.

*Carried.*

#### Editorial by Irvin Keeler, in Keeler's Pacific Hotel Review.

Supervisor Uhl called attention to editorial by Irvin Keeler, in connection with Laundry Ordinance which had been under consideration by the Board, copies of which were sent to the members of the Board, and requested that Mr. Keeler be invited to appear before the Board on November 4, 1935, when the ordinance, as amended, would be considered for final passage, either to retract his statements in said editorial, or to defend same.

*So ordered.*

#### Construction of Dry Dock by Bethlehem Shipbuilding Corporation.

Supervisor Brown stated that he had just heard something regarding construction of a large floating dry dock by the Bethlehem Shipbuilding Corporation for Pearl Harbor, Hawaii. He asked that the Clerk be directed to communicate with the proper government authorities and with the Bethlehem Shipbuilding Corporation, urging the construction of the dry dock, or at least, of portions thereof, at the San Francisco plant.

Supervisor Gallagher requested that "the Chairman of the Committee on Industrial and Commercial Development, Supervisor Brown, be authorized to contact the northern representatives in conferences by Senator Johnson, Congressman Welch, and Congresswoman Kahn, to the end that steps can be taken to accomplish what we are after. San



Pedro has made a very strong bid for the chance to construct this dry dock. I am inclined to think that the Bethlehem people lean very heavily on the side of the construction of the dry dock in San Francisco. Also, that Mr. Brown take time to see that the presidents of the concerns, or their representatives, be contacted and that there be a comprehensive working arrangement arrived at to get the work here.”  
So ordered.

Improvement of City-Owned Land and Public Buildings Under  
Terms of President’s Executive Order 7034.

The following report was read to the Board, and discussed by Assistant City Engineer Clyde Healy.

OFFICE OF THE MAYOR  
San Francisco

October 16, 1935.

To the Honorable the Board of Supervisors of the City and County of San Francisco, City Hall, San Francisco.

Gentlemen: By the authority vested in me by the Board of Supervisors by Resolution 1386, I submitted the following construction program to the proper governmental authorities at Washington, D. C. This program was approved by the Works Progress Administration and their recommendation approved by the President.

This entire program is for the improvement of city-owned land and public buildings under the terms of the President’s Executive Order 7034, signed May 6, 1935.

Yours very truly,  
ANGELO J. ROSSI, Mayor.

W. P. A. Project Applications Submitted by District No. 7.

City Project Planning

October 1, 1935.

	Estimated Cost	No. of Relief Workers (Man Years)
1st Application—Construction .....	\$ 6,780,975	5,835
” ” —Professional and Service.....	3,849,159	3,816
2nd Application—Parks .....	5,944,915	3,958
” ” —Recreation .....	2,340,389	1,331
” ” —Streets and Boulevards.....	1,573,071	984
” ” —Buildings and Grounds.....	928,845	580
” ” —Professional and Service.....	3,626,032	3,914
Totals .....	\$25,043,386	20,418
Reclamation of Yerba Buena Shoals.....	9,647,100	5,542
Grand Totals .....	\$34,690,486	25,960

First Blanket Project Application Made to Washington

August 22, 1935.

Application Number	Project Name	Amount	No. of Relief Workers (Man Years)
0702-140	Construction Projects (30 projects)		
	Crocker-Amazon Rec. Center.....	\$ 135,611	
	24th & Douglass Tennis Courts.....	32,146	
	Commerce Athletic Field.....	20,943	
	30th & California Tennis Courts.....	42,338	
	Rossi Playground .....	81,638	
	38th & Fulton Field House.....	13,088	
	Topographical Survey .....	35,324	

Application Number	Project Name	Amount	No. of Relief Workers (Man Years)
	S. F. Playground Improvements.....	109,433	
	Douglass Park .....	68,088	
	Glen Park .....	119,101	
	Ingleside Athletic Field .....	188,771	
	Laguna Honda Home .....	98,244	
	S. F. Hospital .....	132,581	
	Fire Houses District No. 4.....	81,098	
	Inspiration Point .....	18,246	
	Park Stables .....	51,348	
	Kezar Pavilion .....	35,140	
	DeYoung Museum .....	158,271	
	McLaren Park .....	162,300	
	Buena Vista Park .....	93,988	
	Zoological Gardens .....	624,356	
	Lake Merced Blvd.—Grading .....	496,566	
	California Street Sidewalk Narrowing..	58,061	
	O'Shaughnessy Blvd. ....	237,073	
	Lake Merced Blvd.—Rocking .....	121,770	
	Sidewalks and Roadways .....	3,511,740	
	Sheet Metal Shop .....	17,904	
	Carpenter Shop .....	6,876	
	Roofing Repair Gang .....	6,786	
	Sutro Forest Fuel Supply .....	22,146	
Total .....		\$6,780,975	5835

## 0702-115 Professional and Service (53 projects)

Application Number	Project Name	Amount	No. of Relief Workers (Man Years)
34	Bureau of Communicable Diseases.....\$	7,968	
35	Child Welfare—Public Health Center...	24,396	
51	S. F. County Welfare.....	6,240	
38	Golden Gate Park Bank Music Salvage.	2,456	
52	Chinese Health Center .....	2,837	
37	San Francisco Law Library.....	2,460	
58	Board of Education—School Library...	5,220	
46	Laguna Honda Home .....	39,316	
61	Chinese Health Survey .....	18,381	
63	Child Dental Survey .....	9,456	
64	Juvenile Court, Detention Home.....	15,864	
116	Children's Agency .....	33,132	
68	Dept. Public Sanitation Inspectors.....	15,768	
71	San Francisco Public Library.....	22,680	
73	City Controller's Department .....	5,964	
77	Codification of City Ordinances.....	20,970	
57	Controller's Department .....	5,514	
106	Adult Probation .....	1,107	
114	School Attendance—Pin Map Record....	36,578	
100	Study of High School Graduates.....	26,792	
101	Board of Education, Pianists.....	25,348	
107	Calif. Academy of Sciences—Janitors...	14,294	
121	California Pioneer Library .....	7,836	
103	Juvenile Detention—Mural Decoration..	2,274	
91	S. F. Nursery Schools .....	23,460	
99	Calif. Academy of Sciences—Simon Hall	12,069	
112	Dentists, Public Health Clinics.....	6,104	
	Various projects .....	3,454,675	
Total .....		\$3,849,159	3,816



*Second Blanket Projects Application Made to Washington*

September 4, 1935.

Application Number	Project Name	Amount	No. of Relief Workers (Man Years)
0702-141	Parks (26 projects)		
	Golden Gate Park .....	\$ 322,600	
	Mt. Davidson Park .....	73,400	
	Mt. Lake Park .....	30,650	
	Lafayette Square .....	28,800	
	Sunset Hts. Park .....	27,500	
	Lombard Park .....	50,000	
	Bay View Park .....	158,500	
	Balboa Park .....	36,000	
	Telegraph Hill Park .....	39,217	
	Sharp Park .....	642,684	
	Horseshoe Court .....	15,962	
	Tennis Courts .....	20,016	
	Zoological Gardens .....	1,033,300	
	Harding Park Club House.....	30,000	
	Lincoln Park Club House .....	30,000	
	Sharp Park Pipe Line .....	31,825	
	Fleishhacker Playgrounds .....	64,922	
	Kezar Stadium .....	130,755	
	Convenience Stations (5) .....	54,500	
	Aquatic Park .....	1,196,087	
	Palace of Fine Arts .....	199,500	
	California Palace of Legion of Honor...	76,000	
	Golden Gate Park Road—19th to 24th Aves. ....	51,700	
	Golden Gate Park Drives Surfacing....	550,000	
	Arboretum Building .....	255,636	
	Yacht Harbor .....	795,361	
	Total .....	\$5,944,915	3,958

Application Number	Project Name	Amount	No. of Relief Workers (Man Years)
0702-142	Recreation (20 projects)		
	Crocker-Amazon Athletic Field.....	\$ 590,640	
	Gilman Playground .....	79,980	
	Jas. Rolph, Lights and Bleachers.....	20,450	
	Potrero Athletic Courts .....	256,567	
	21st & Folsom, Lights and Showers....	20,450	
	Bernal Center Field .....	18,050	
	Funston Playground .....	122,696	
	Sunset Tennis Courts .....	43,989	
	9th & Ortega Field House.....	56,076	
	Douglass Field House .....	111,026	
	Sigmund Stern Music Shell.....	98,094	
	Helen Wills Courts .....	43,989	
	Julius Kahn Playground .....	13,518	
	42nd & Balboa Playground.....	44,098	
	Hayward Boys' Comfort Station.....	20,730	
	Ocean View Playground.....	256,567	
	St. Mary's Field House.....	192,767	
	St. Mary's Playground .....	93,098	
	Rossi Playground Field House.....	220,528	
	Total .....	\$2,340,389	1331

Application Number	Project Name	Amount	No. of Relief Workers (Man Years)
0702-143	Streets and Boulevards (17 projects)		
	O'Shaughnessy Blvd. Extension.....\$	64,650	
	Merrie Way Esplanade .....	8,275	
	Duncan Street Grading .....	28,197	
	Brunswick Street Grading .....	8,801	
	Silver Avenue Grading .....	16,681	
	St. Joseph Avenue Grading.....	13,667	
	Stanley Street Panhandle .....	317,500	
	Harding Boulevard .....	75,500	
	Laguna Honda Boulevard .....	78,000	
	Bernal Heights Boulevard .....	66,000	
	Clarendon Avenue Extension .....	38,500	
	Lake Merced Blvd., Surfacing.....	250,000	
	Geneva-Prague to County Line.....	91,300	
	Beale St. Bridge at Harrison.....	125,000	
	Islais Creek Wood Box (Sewer).....	100,000	
	Hyde & Jefferson (Sewer).....	41,000	
	Airport .....	250,000	
	Total .....	\$1,573,071	984

Application Number	Project Name	Amount	No. of Relief Workers (Man Years)
0702-144	Buildings and Grounds (6 projects)		
	County Jail and Hall of Justice.....\$	87,344	
	Police Training Field .....	172,585	
	Coroner's Office .....	31,880	
	Civic Auditorium .....	85,844	
	Mission and Southern Police Stations..	16,388	
	Fire and Police Districts.....	534,804	
	Total .....	\$ 928,845	580
0702-145	Professional and Service .....	\$3,626,032	3914

### Projects Submitted for Reclamation of Yerba Buena Shoals.

Application Number	Project Name	Amount	No. of Relief Workers (Man Years)
0702-124	Sea Wall and Fill .....	\$3,803,900	
125	Landscaping .....	498,611	
126	Trestle .....	345,103	
127	Architecture and Engineering .....	565,374	
128	Ferry Slips .....	275,807	
129	Paving .....	426,000	
130	Water Supply .....	224,503	
131	Buildings .....	3,507,802	
	Total .....	\$9,647,100	5,542

C. E. HEALY,  
Asst. City Engineer.

### ADJOURNMENT.

Whereupon, the Board at the hour of 5:40 p. m., adjourned.

J. S. DUNNIGAN, Clerk.



MONDAY, OCTOBER 21, 1935.

Approved by the Board of Supervisors October 28, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, October 28, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, OCTOBER 28, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, October 28, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

Quorum present.

Supervisor Colman appeared and was noted present at 2:20 p. m.

Supervisor Roncovieri appeared and was noted present at 2:10 p. m.

Supervisor Shannon reported excused by the Clerk.

Supervisor Gallagher reported excused on account of illness.

President McSheehy presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of October 21, 1935, and July 5, 10, 11, 12, 13 and 15, 1935, were considered read and approved.

### PRESENTATION OF PROPOSALS.

#### \$2,000,000 of Tax Anticipation Notes.

Sealed bids for the purchase of Tax Anticipation Notes issued by the City and County of San Francisco, pursuant to Ordinance No. 9.0336, in the amount of two million dollars (\$2,000,000), were received by the Board of Supervisors up to the hour of 3 o'clock p. m., on Monday, October 28, 1935, and were opened by said Board at said time.

The Tax Anticipation Notes are described as follows, to-wit:

Notes in the amount of two million dollars (\$2,000,000) in denominations of ten thousand dollars (\$10,000) each, to be dated as of the day of delivery thereof and to be payable to bearer on December 20, 1935, and issued under authority of Ordinance No. 9.0336 and payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1935-1936 without preference or priority of any one note over any other note. All of said notes shall constitute a first lien and charge against said taxes collected during the half of the fiscal year 1935-1936, in which said money represented by said notes respectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose. Any of said notes not paid at maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1935-1936 irrespective of the date the same shall be so received.

Said notes will bear interest at the rate or rates not to exceed six (6) per cent per annum as shall be named by the bidder, said interest to be paid at maturity of said notes.

The said notes will be sold and awarded to the bidder or bidders



offering to purchase the same at the lowest rate or rates of interest computed from the date fixed for the presentation of bids to December 20, 1935. If two or more bidders offer to purchase said notes at the same lowest rate or rates of interest, the Board of Supervisors shall determine which bid shall be accepted. Interest shall be computed on the basis of three hundred sixty-five (365) days per year.

The right is reserved by the Board of Supervisors to reject any and all bids.

All proposals for the purchase of said notes shall be accompanied by a deposit of five (5) per cent of the amount of the bid in lawful money of the United States, or by the deposit of a certified check for said five (5) per cent payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, provided that no deposit exceed the sum of ten thousand dollars (\$10,000); which deposit of money or check shall be forfeited by the bidder in case he fails to accept and pay for the notes bid for by him if his bid is accepted.

The approval of Messrs. Orrick, Palmer & Dahlquist, attorneys at law, San Francisco, California, as to the legality of the aforesaid notes, will be furnished to the successful bidder or bidders for said notes without cost.

This notice is given pursuant to the direction of Resolution No. 2211 of the Board of Supervisors, adopted Monday, October 21, 1935.

#### Bids.

The following bids were presented, opened, read and *referred to the Finance Committee*:

(1) Blyth & Co., Inc.—“Dated as of the date of delivery (presumably October 30, 1935) and maturing on December 20, 1935, said notes to bear interest at the rate of 30/100 of 1 per cent (.30%) from date of delivery to due date, interest computed on the basis of Three Hundred Sixty Five (365) days per year, we hereby bid you par plus a Premium of Thirty Dollars and fifty cents (\$30.50).”

(2) Harris Trust & Savings Bank, Chicago, Illinois; Northern Trust Company, Chicago, Illinois; Crocker First National Bank, San Francisco, California; Wells Fargo Bank & Union Trust Co., San Francisco, California.—“We bid you the sum of Two Million Dollars (\$2,000,000) face value, plus a premium of Eleven Dollars (\$11.00), said notes to bear interest at the rate of Twenty-three One-Hundredths of one percent (0.23%) per annum from the date of delivery to December 20, 1935.”

(3) American Trust Company, Bankamerica Company, The Anglo California National Bank—By American Trust Company, D. W. Chapman, Manager, etc.—“We bid you par and in addition thereto a premium of Nine Dollars (\$9.), said notes to bear interest at the rate of one twentieth of one per centum (.20%) per annum; said interest to be paid at maturity of said notes.”

(4) Dean Witter & Co. (Eaton Taylor)—“For the legally issued \$2,000,000. par value City and County of San Francisco Tax Anticipation Notes, in the denomination of \$10,000, bearing interest at the rate of Sixteen One Hundredths of One Per Cent (16/100 of 1%); we bid Par and Accrued Interest, if any, and in addition thereto a premium of Eleven (\$11.00) Dollars; both principal and interest payable at the office of the Treasurer of the City and County of San Francisco. Said Tax Anticipation Notes to be dated as of date of delivery to us and maturing December 20, 1935; all as set forth in your printed Notice of Sale.”

**Adopted.**

Subsequently the following resolution was reported by the Finance Committee and *adopted* by the following vote:

**Sale of \$2,000,000 Tax Anticipation Notes.**

(Code No. 9.033)

Resolution No. 2231, as follows:

Whereas, after due notice given as provided by Ordinance No. 9.0336 that sealed proposals for the purchase of Two Million Dollars (\$2,000,000) Tax Anticipation Notes of the City and County of San Francisco would be received and considered up to the hour of 3 o'clock p. m. Monday, October 28, 1935; and

Whereas, several bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered; therefore be it

Resolved, That the bid of Dean Witter & Co., San Francisco, October 28, 1935, is hereby accepted, as follows:

"Board of Supervisors,  
City and County of San Francisco,  
San Francisco, California.  
"Gentlemen:

"For the legally issued \$2,000,000 par value City and County of San Francisco Tax Anticipation Notes, in the denomination of \$10,000, bearing interest at the rate of Sixteen One Hundredths of One Per Cent (16/100ths of 1%); we bid par and accrued interest, if any, and in addition thereto a premium of eleven (\$11.00) dollars; both principal and interest payable at the office of the Treasurer of the City and County of San Francisco. Said Tax Anticipation Notes to be dated as of date of delivery to us and maturing December 20, 1935; all as set forth in your printed Notice of Sale.

"As evidence of our good faith, we hand you herewith certified check issued on the American Trust Company in the sum of \$10,000.00, said check to be held by you and used in part payment, provided the Notes are awarded to us, and in any other event said check to be immediately returned to the undersigned.

"This bid is made in accordance with your printed Notice of Sale.

Very truly yours,

DEAN WITTER & CO.,  
EATON TAYLOR."

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**SPECIAL ORDER—2 P. M.****Action Deferred.**

The following matter was on motion *continued one week*:

Appeal from decision of City Planning Commission, granting application to rezone property located on the westerly side of High street, commencing at a point 168.58 feet southerly from Portola drive, and running thence southerly 90 feet, from Second Residential District to Commercial District.

**UNFINISHED BUSINESS.****Final Passage.**

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:



**Supplemental Appropriation, \$35,000, From Special Street Gas Improvement Fund, for Widening of California Street.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 814, Ordinance No. 9.051205, as follows:

Authorizing a supplemental appropriation of \$35,000 out of the surplus existing in the accrued revenues of the Special Street Gas Improvement Fund to the credit of Appropriation No. 577.913.00 for the purpose of widening California street, Presidio to First avenue.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$35,000 out of the Special Gas Tax Street Improvement Fund to the credit of Appropriation No. 577.913.00, for the purpose of widening California street, Presidio to First avenue.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

**Supplemental Appropriation for Maintenance of Trees, Shrubs, and Lawns on Sunset and Other Boulevards.**

(Code No. 9.051)

Also, Bill No. 815, Ordinance No. 9.051206, as follows:

Authorizing a supplemental appropriation of \$16,495.63 out of the surplus existing in Appropriation No. 548.950.00 of the County Road Fund, \$12,979.06 to the credit of Appropriation No. 548.958.00 for the purpose of maintaining trees, shrubs and lawns on Sunset boulevard, and \$3,516.57 to the credit of Appropriation No. 548.959.00 for the purpose of maintaining trees, shrubs and lawns on other boulevards.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$16,495.63 out of Appropriation 548.950.00 of the County Road Fund, \$12,979.06 to the credit of Appropriation No. 548.958.00 for the purpose of maintaining trees, shrubs and lawns on Sunset boulevard, and \$3,516.57 to the credit of Appropriation No. 548.959.00 for the purpose of maintaining trees, shrubs and lawns on other boulevards.

Section 2. This ordinance shall not have force or effect unless Ordinance No. 9.051205 becomes effective.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

**Authorizing the City Attorney to Compromise Claim of Herbert W. Lee for \$50.**

(Code No. 6.0222)

Also, Bill No. 817, Ordinance No. 6.022216, as follows:

Authorizing compromise of the claim of Herbert W. Lee for injuries sustained by defect in street.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended that the action pending in the Municipal Court entitled "Herbert W. Lee v. City and County of San Francisco" be settled and compromised by the payment of fifty (\$50) dollars to the plaintiff in said action, in full payment and satisfaction of all claims which he has by reason thereof; the said City Attorney is hereby authorized to compromise and settle the said claim of said Herbert W. Lee by the payment of fifty (\$50)



dollars in full payment and satisfaction of all demands arising on account of said accident.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

**Amending Ordinance No. 12.17413, Authorizing Exchange of Certain Lake Merced Lands With Spring Valley Water Co., Ltd.**

(Code No. 12.1741)

Also, Bill No. 818, Ordinance No. 12.17416, as follows:

Amending Ordinance No. 12.17413, authorizing exchange of certain Lake Merced Lands with Spring Valley Company, Ltd.

Whereas, pursuant to Ordinance No. 12.17413, Bill No. 263, approved March 22, 1933, the City and County of San Francisco and Spring Valley Company, Ltd., executed a joint deed on April 3, 1933, for the exchange of certain Lake Merced lands situated in the City and County of San Francisco, State of California, which deed was recorded July 13, 1933, in Book 2531, at page 317, Official Records of the City and County of San Francisco; and

Whereas, it has been found necessary to make certain corrections in the descriptions of two of the parcels described in said ordinance and in said deed.

Now, therefore, be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Property is hereby authorized and directed to make the following corrections in said deed and to rerecord the same in the Recorder's Office of the City and County of San Francisco:

Change the distance of 1,612.69 feet mentioned in the description of Parcel A to 1,702.80 feet; change the distance of 2,075.00 feet mentioned in the description of Parcel A to 2,070.20 feet; change the distance of 1,915.36 feet mentioned in the description of Parcel 2 to 2,024.30 feet; and change the distance of 2,333.17 feet mentioned in the description of Parcel 2 to 2,327.37 feet.

Section 2. Said Ordinance No. 12.17413 is hereby amended to agree with the above corrections.

Approved by the Director of Property.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

**Authorizing a Tax Collector's Revolving Change Fund, and Appropriating \$4,000 for Same.**

(Code No. 9.022)

Also, Bill No. 819, Ordinance No. 9.0221, as follows:

Creating revolving fund for the office of the Tax Collector to be known as the Tax Collector's Revolving Change Fund, and providing for the administration thereof and making an appropriation therefor.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A revolving fund to be known as the Tax Collector's Revolving Change Fund is hereby created which shall not exceed the sum of four thousand (\$4,000) dollars, and which said fund shall be used by the Tax Collector for the purpose of making change for those persons who pay the taxes on property between the fifteenth day of September and the thirteenth day of April of each year. The Tax Collector shall keep a full, true and correct account of all amounts taken from said fund for the purposes herein indicated and render said accounts to the Controller and to the Treasurer whenever requested to so do. The Tax Collector shall have the custody and control of said



fund and shall be responsible therefor and shall, within ten days after the twentieth day of April of each year, return the amount of said fund to the Treasurer of the City and County of San Francisco.

Section 2. There shall be appropriated each year from the moneys in the Treasury of the City and County of San Francisco, not otherwise appropriated or encumbered, the sum of four thousand (\$4,000) dollars, which said sum shall be payable to the Tax Collector for the purpose of establishing the above-mentioned revolving fund, and the said amount to be returned by the Treasurer to the fund from which the same has been taken when the same is paid to the Treasurer between the twentieth and thirtieth days of April of each year as hereinbefore set forth.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

### NEW BUSINESS.

#### Passed for Second Reading.

The following bill was *passed for second reading*:

**Appropriating \$78,871 for the Care of Indigent Sick and Dependent Poor of the City and County—Month of November, 1935.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 834, Ordinance No. 9.051209, as follows:

Appropriating \$78,871 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of November, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$78,871 is hereby appropriated out of such funds as may be available for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of November, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Requested by the Citizens' Emergency Relief Committee.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

#### Adopted.

The following resolutions were *adopted*:

**Authorizing Purchase of the Following Easements for the Richmond Sewer Tunnel at \$29.20 Each.**

(Code No. 12.1011)

On recommendation of Finance Committee.

Resolution No. 2221, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel,

beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances, and upon the acceptance of said deeds the sums set forth opposite the names of said parties are hereby authorized to be paid for said easements from Appropriation No. 595.916.17:

John A. Reed, et ux., Lot 10, Assessor's Block 1575....\$29.20

Sarah B. Kahn, Lot 23, Assessor's Block 1611..... 29.20

John E. Feeney, et ux., Lot 21-B, Assessor's Block 1611.. 29.20

Reference is hereby made to the written offers on file in the office of the Director of Property from the above-named parties for a particular description of said easements.

Approved by the Director of Property.

Approved by the Controller as to funds being available.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

### Accepting Deed for Easement for Richmond Sewer Tunnel.

(Code No. 12.1011)

Also, Resolution No. 2222, as follows:

Resolved, That the City and County of San Francisco acquire from the following parties easement for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lot situated in the City and County of San Francisco, State of California, and the City Attorney is hereby authorized to accept a deed to said easement free and clear of all liens and encumbrances:

M. Simon, et ux., Lot 28, Assessor's Block 1611.

Reference is hereby made to the written offer on file in the office of the Director of Property from the above-named parties for a particular description of said easement.

Approved by the Director of Property.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

### Authorizing the City and County to Enter into Written Lease With Mary L. Baumann as Lessor for Library and Reading Room Purposes—Premises at 37 Leland Avenue, at Rental of \$40 per Month.

(Code No. 12.1739)

Also, Resolution No. 2223, as follows:

Resolved, That, in accordance with the recommendation of the Library Department, that the Mayor and the Clerk of the Board of Supervisors, in behalf of the City and County of San Francisco, as lessee, are hereby authorized to enter into a written lease with Mary L. Baumann, as lessor, for library and reading room purposes, of the premises at No. 37 Leland avenue, San Francisco, for a term of one year, beginning July 1, 1935, at a rental of \$40 per month, payable from Appropriation No. 514.800.05.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.



**Authorizing the City and County to Enter into Written Lease With St. George Holden as Lessor for Library and Reading Room Purposes, Premises at 1541 Taraval Street, for One Year at Rental of \$45 per Month.**

(Code No. 12.1739)

Also, Resolution No. 2224, as follows:

Resolved, in accordance with the recommendation of the Library Department, that the Mayor and the Clerk of the Board of Supervisors, in behalf of the City and County of San Francisco, as lessee, are hereby authorized and directed to enter into a written lease with St. George Holden, as lessor, for library and reading room purposes, of the premises at No. 1541 Taraval street, San Francisco, California, for a term of one year beginning October 15, 1935, at a monthly rental of \$45, with the right to renew said lease for an additional year, payable from Appropriation No. 514.800.03.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

**Accepting Deeds Free and Clear of All Encumbrances on Properties Required for Widening San Jose Avenue.**

(Code No. 12.1711)

Also, Resolution No. 2225, as follows:

Resolved, That the City and County of San Francisco acquire from the following named parties the hereinafter described lands situated in the City and County of San Francisco, State of California, required for the widening of San Jose avenue, and the City Attorney is hereby authorized to accept deeds to said lands free and clear of all liens and encumbrances:

Robert L. Cochran, et ux. That portion of the southeasterly 20 feet of Lot 22, Assessor's Block 7164, situated in San Francisco.

Robert Moore, et ux. 20-foot strip of land along southeasterly side of San Jose avenue, extending from Goethe street to County line.

Approved by the Director of Property.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

**Authorizing Purchase of Lot 12-A, Block 2126, Required for Playground Purposes; and Authorizing Payment of \$4,000 for Same.**

(Code No. 12.1714)

Also, Resolution No. 2226, as follows:

Resolved, That the City and County of San Francisco purchase from American Trust Company, as Administrator of the Estate of Carl G. Larsen, deceased, Lot 12-A, Assessor's Block 2126, situated in the City and County of San Francisco, State of California, required for playground purposes; and the City Attorney is hereby authorized to accept a deed to said land free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$4,000 is hereby authorized to be paid for said land from Appropriation No. 513.600.05.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Schmidt, Uhl—7.

Absent—Supervisors Colman, Gallagher, Roncovieri, Shannon—4.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Supplemental Appropriation of \$18,500 From Surplus Existing in Appropriation No. 548.950.00, County Road Fund, to Credit of Various Appropriations for Street and Sidewalk Work.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 835, Ordinance No. 9.051210, as follows:

Authorizing a supplemental appropriation of \$18,500 from the surplus existing in Appropriation No. 548.950.00 of the County Road Fund, for street and sidewalk work hereinafter set forth, and amounts placed to the credit of appropriations set opposite each item of work.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A supplemental appropriation of \$18,500 is hereby set aside and appropriated from the surplus existing in Appropriation No. 548.950.00 of the County Road Fund for street and sidewalk work as hereinafter set forth and placed to the credit of appropriations set opposite each item of work, to-wit:

**Appropriation**

(1)	548.960.00.	Street work, city's portion fronting the Angelo J. Rossi Playground in Francisco Heights .....	\$ 2,500.00
(2)	548.961.00.	Sidewalks fronting Balboa Playground.....	2,500.00
(3)	548.962.00.	Sand removal, Twenty-ninth and Thirtieth avenues between Quintara and Rivera streets .....	3,000.00
(4)	548.963.00.	Sand removal, Thirty-second avenue between Quintara and Rivera streets.....	600.00
(5)	548.964.00.	Green street, Battery to Front streets, reconstruction .....	3,500.00
(6)	548.965.00.	Front street, Green to Battery streets, reconstruction .....	4,000.00
(7)	548.966.00.	Sidewalk construction on Potrero avenue, frontage of James Rolph Junior Playground .....	600.00
(8)	548.967.00.	Prospect avenue, Cortland avenue to Santa Marina street, walls and stairway.....	1,800.00
Total .....			\$18,500.00

Recommended by the Director of Public Works.

Approved by Chief Administrator.

Approved by the Mayor.

Approved by Controller as to funds.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Adopted.**

The following resolution was *adopted*:

**Authorizing Execution of a Deed to the United States of America Covering Certain City-Owned Land, Together With Wharf Thereon.**

(Code No. 5.2)

On recommendation of Committee on Education, Parks and Recreation.

Resolution No. 2227, as follows:

Whereas, the Congress of the United States, at its seventieth session, did pass an Act authorizing the Secretary of War of the United States to grant a permit to the Board of Park Commissioners of the City and County of San Francisco to construct, maintain and use a



recreation pier in connection with an aquatic park at the foot of Van Ness avenue, and for such purpose to encroach upon the lands belonging to the United States, and comprising a part of Fort Mason Military Reservation;

And Whereas, it was by said Act provided that the permit to encroach upon said lands, should and would be conditioned upon the relocation on a suitable site, of a wharf of the Army Transport Service, in such a manner as should be determined by the Secretary of War.

And Whereas, the Board of Park Commissioners has constructed said wharf for said United States Transport Service, and relocated the same upon the hereinafter described property owned by the City and County of San Francisco;

And Whereas, the Secretary of War has executed and delivered to said Board of Park Commissioners the necessary permit to construct and maintain said recreation pier upon a part of the Fort Mason Military Reservation;

And Whereas, the Secretary of War has requested that the City and County convey the aforesaid wharf to the Government of the United States; now, therefore, be it

Resolved, That the City and County of San Francisco grant to the United States of America the aforesaid wharf together with the land upon which the same is situated. Said real property is located in the City and County of San Francisco, State of California, and is particularly described as follows:

Beginning at an angle point in the Pueblo line of 1850 as established by the City Engineer of the City and County of San Francisco, State of California, said point being distant 1430.332 feet northerly at right angles from the northerly line of Bay street and 201.78 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 13 feet to a point which is distant 1442.932 feet northerly at right angles from the northerly line of Bay street and 204.98 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence northeasterly 20.5 feet to a point which is distant 1461.088 feet northerly at right angles from the northerly line of Bay street and 195.461 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence northwesterly 17.5 feet to a point which is distant 1477.859 feet northerly at right angles from the northerly line of Bay street and 200.461 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence northwesterly 20.629 feet to a point which is distant 1487.692 feet northerly at right angles from the northerly line of Bay street and 218.596 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence northwesterly 260.996 feet to a point which is distant 1709.046 feet northerly at right angles from the northerly line of Bay street and 356.876 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence easterly 46.048 feet to a point which is distant 1710.003 feet northerly at right angles from the northerly line of Bay street and 310.838 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence at a right angle northerly 12 feet;

Thence at a right angle westerly 47 feet;

Thence at a right angle northerly 29 feet;

Thence at a right angle westerly 156 feet;

Thence at a right angle southerly 59 feet;

Thence at a right angle easterly 140.26 feet to a point which is distant 1690.704 feet northerly at right angles from the northerly line of Bay street and 373.188 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence southeasterly 238.4 feet to a point which is distant 1488.514 feet northerly at right angles from the northerly line of Bay street and 246.88 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence southwesterly 11 feet to a point which is distant 1477.796 feet northerly at right angles from the northerly line of Bay street and 249.356 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence northwesterly 141.07 feet to a point on said Pueblo line which is distant 1502.82 feet northerly at right angles from the northerly line of Bay street and 388.182 feet westerly at right angles from the westerly line of Van Ness avenue;

Thence southeasterly along said Pueblo line of 1850.200 feet to the point of beginning.

That said grant to the United States of America shall be conditioned to the effect that when the Government of the United States shall permanently cease to use the said property herein granted and on which said newly located wharf is situated, for governmental purposes, the said property and the said wharf shall revert to the City and County of San Francisco; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco are hereby authorized and directed to execute for and on behalf of the City and County of San Francisco, the necessary deed for conveying the above described real property to the United States of America.

Approved by the Director of Property.

Ayes—Supervisors Brown, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Colman, Gallagher, Shannon—3.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### San Francisco's Record.

Supervisor Hayden read the following editorial from San Francisco News, October 28, 1935, "San Francisco's Record," and asked that same be made part of the Record.

*So ordered.*

"In common with many other newspapers, The News receives two or three times a week the bulletins of Editorial Research Reports, a Washington statistical service that plays no favorites and gives the cold facts.

"Today there comes to our desk its report on 'Tax Delinquency in the United States.' On Page 332 we find a table of American cities with the amount of uncollected taxes in each and the percentage of tax delinquency.

"The average for our first 20 cities is above 20 per cent of tax delinquency. The figures stand, for instance, at 21.4 per cent delinquency for New York, 31.3 for Detroit, 10.8 for Los Angeles, 19.6 for Seattle, 40.6 for Jersey City, 29.8 for Boston, 34.4 for Chicago, 24.9 for Pittsburgh, 31.8 for Portland, Ore.

"And for San Francisco?

"Lowest in the list by many points! Exactly 5 per cent!

"And the report adds:

"The increase in tax delinquency from 1930 to 1933 in the cities shown in the table varied from 3.9 in San Francisco to 25.1 in Detroit."

"San Francisco owes this fine showing—celebrated throughout the nation—largely to the soundness of our banks and our fortunate economic situation, comparatively speaking. But we owe it, too, to the sound fiscal policies of the Rossi administration. And no political woodpecker can persuade sensible persons to the contrary."



**Adopted.**

The following resolutions were presented and *adopted* under suspension of the rules by the following vote:

**Approving Map Showing the Opening of Certain Streets  
in Pine Lake Park.**

(Code No. 12.0821)

Resolution No. 2228, as follows:

Resolved, That that certain diagram entitled "Map showing the opening of Palos Place, Vale Avenue, Goleta Avenue, Paraiso Place and Gabilan Way; also the closing of Vale Avenue and Paraiso Place between Sloat Boulevard and Crestlake Drive," approved October 25, 1935, by Department of Public Works Order No. 2939, be and is hereby approved and the parcels shown hatched thereon are hereby declared to be open public streets to be known by the names as shown thereon.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Directing Delivery of California Toll Bridge Authority Bonds in  
Sum of \$95,000.**

(Code No. 12.112)

Resolution No. 2229, as follows:

Whereas the City and County of San Francisco, under and pursuant to Resolution No. 1470, adopted by the Board of Supervisors on the 18th day of June, 1934, agreed with the California Toll Bridge Authority that, in consideration of the change of the location of the westerly terminus of the transbay bridge, it would deliver to the said California Toll Bridge Authority \$390,000 worth of bonds issued by said California Toll Bridge Authority and which the said City and County of San Francisco had heretofore agreed to purchase, the said bonds to be delivered as the same were acquired by the City and County of San Francisco; and

Whereas, the City and County of San Francisco has acquired \$95,000 worth of bonds of said California Toll Bridge Authority; and

Whereas, the said California Toll Bridge Authority has complied with all and singular the terms and conditions of the aforesaid agreement; now, therefore, be it

Resolved, That the Controller and the Treasurer of the City and County of San Francisco are hereby directed to deliver to the said California Toll Bridge Authority the said \$95,000 worth of bonds of said California Toll Bridge Authority now in the custody of said officers of said City and County, taking such receipt therefor as will show the delivery of said bonds to said California Toll Bridge Authority in conformity with the terms of said agreement.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Accepting From the California Street Cable Railway Company the  
Sum of \$14,938.22 for the Period March 23, 1931, to the Year  
Ended December 31, 1934.**

(Code No. 15.091)

Resolution No. 2230, as follows:

Resolved, That the statement by the California Street Cable Railroad Company, showing gross receipts from passenger fares for the period March 23, 1931, to the year ended December 31, 1934, showing the amount of \$14,938.22 is due the City and County under the terms of franchises, be and the same is hereby accepted.

Further Resolved, That the California Street Cable Railroad Com-

pany is hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sum.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

### Special Hetch Hetchy Meeting.

Supervisor McSheehy announced meeting of Special Committee for Consideration of Hetch Hetchy Power, Thursday, October 31, at 10 a. m.

### Reception Committee, Pan American Airway Clipper Ship "China."

Supervisor Hayden moved that his Honor, the Mayor, appoint suitable committee to make proper arrangements for the reception of Pan American Air-Way Clipper Ship "China."

*So ordered.*

### Redwood Empire Association Conference of Golden Gate Bridge Approaches.

The Clerk read communication from Redwood Empire Association, requesting that the Board be represented at conferences in Sacramento, November 5, with the Highway Commission, to consider approaches to the Golden Gate Bridge. On motion by Supervisor Brown, President McSheehy was requested to appoint a committee to represent the Board at said conferences. The roll was called and the following members signified their willingness to attend: Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Shannon.

The Clerk read:

Communication from E. T. Conley, Brigadier-General, concerning Golden Gate Bridge Approach, through the Presidio, to Funston avenue.

Copies ordered sent to Golden Gate Bridge and Highway District, to Point Lobos Improvement Club, to any other interested organizations, and to all improvement clubs or organizations in the Richmond district.

### San Francisco-Oakland Bridge Contracts Requested.

Supervisor Uhl requested that the Clerk again request copies of contracts covering transportation over the San Francisco-Oakland Bay Bridge.

*So ordered.*

### Urging Cooperation of Redwood Empire Association for Railroad Extension Between Eureka, California, and Marshfield, Oregon.

The following was presented and read by the Clerk:

Communication from Walter H. Nagle, County Clerk, Sonoma County, transmitting copy of resolution passed by Board of Supervisors of said County urging cooperation of Redwood Empire Association and Boards of Supervisors for the railroad extension between Eureka, California, and Marshfield, Oregon.

### Vehicular Tolls on San Francisco-Oakland Bay Bridge.

Communication from Owners and Lessees' Apartment House Association, Inc., alleging excessive tolls in contract being drawn with Toll Bridge Authority for vehicular traffic using the San Francisco-Oakland Bay Bridge, which in effect subsidizes the interurban rail traffic at the expense of San Francisco.

### Motion.

Supervisor McSheehy moved that the subject-matter of the communication be made a special order of business for Monday, November 4, 1935.

*So ordered.*



**Complaint of Sidewalk Condition, Scott and Eddy Streets.**

Supervisor McSheehy presented:

Communication from P. W. Paulson, complaining of the condition of the sidewalk on the northwest corner of Scott and Eddy streets as extremely dangerous and needing immediate attention.

*Referred to the Director of Public Works.*

**Annual Conference of Mayors of the United States.**

The following was presented and read by the Clerk:

Communication from Paul V. Betters, Executive Director, United States Conference of Mayors, transmitting invitation to participate in the annual conference of the United States Conference of Mayors, which will be held November 18-20, in Washington, D. C.

*Ordered filed.*

**Playground Facilities Requested in Sunset District.**

Supervisor Shannon presented:

Communication from Mrs. J. E. Finley and others, that playground facilities be afforded several hundred grammar school children in the Sunset District between Twentieth and Thirty-fifth Avenues, and from Lincoln Way to Judah Street.

*Referred to Education, Parks and Playgrounds Committee.*

**Waldo Approach to Golden Gate Bridge.**

The following was presented and read by the Clerk:

Communication from Redwood Empire Association suggesting methods of financing the proposed Waldo Approach to the Golden Gate Bridge, and urging attendance at conference to be held in Sacramento on Tuesday, November 5, 1935, in support of this project.

**Inspection of Supplies by County Agricultural Commissioner.**

Supervisor Uhl presented:

Communication from W. F. Cordes, calling attention to ordinance requiring the purchasing department to have the County Agricultural Commissioner inspect and approve supplies purchased for the several departments of the City and County, and alleging that this ordinance operates contrary to the expectations when originally presented, and citing instance where it operated to his detriment as a bidder for alfalfa which bid was subsequently rejected. He urged amendment to the ordinance providing for inspection of hay and grain by the United States Department of Agriculture, or at least by arbitration by that department in case of dispute.

*Referred to Streets Committee.*

**ADJOURNMENT.**

There being no further business the Board at 3:45 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors November 4, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, November 4, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, NOVEMBER 4, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, November 4, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

Supervisor Havenner appeared and was noted present at 2:30 p. m.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of October 28, 1935, was considered read and approved.

### SPECIAL ORDER—2 P. M.

Hearing of protests against assessment for costs and expenses for sewer construction in Bradford street between Cortland avenue and a point 160 feet northerly from the northerly line of Jarboe street, including the intersection of Bradford street and Cortland avenue, which assessment has been declared and recorded by the Department of Public Works.

*No protest filed.*

### SPECIAL ORDER—2 P. M.

#### Rezoning of High Street.

Appeal from decision of City Planning Commission, granting application to rezone property located on the westerly side of High street, commencing at a point 168.58 feet southerly from Portola drive, and running thence southerly 90 feet, from Second Residential District to Commercial District.

#### Privilege of the Floor.

The following were granted the privilege of the floor and heard at length in opposition to the decision of the City Planning Commission:

W. E. Cashman, attorney representing Estate of M. Dore; Ellen V. Barman, representing Eureka Valley Improvement Club; Mrs. Thos. R. Best, representing Central Council of Civic Clubs; Dr. P. M. Kilkenney, representing property owners; Lillian Olney, representing property owners; Harry S. Young, attorney representing applicant for zone change; Mr. Gurley, applicant; J. J. Cashin, owner of property to be zoned; J. Walkins, property owner approving zone change.

#### Motion.

Supervisor Havenner moved that Attorney Harry S. Young file a stip-



ulation to the effect that no application for a hard liquor permit shall be made by the permittee and that a copy of said stipulation be filed with the State Board of Equalization who are to be requested to notify this Board of Supervisors if such application is ever made.

*So ordered.*

### Refused Adoption.

Whereupon, the following resolution was presented and *refused adoption* by the following vote:

(Code No. 13.02)

Resolution No. 2242, as follows:

Resolved, That the decision of the City Planning Commission granting application to rezone property located on the westerly side of High street, commencing at a point 168.58 feet southerly from Portola drive, and running thence southerly 90 feet, from Second Residential District to Commercial District, is hereby disapproved.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

### Action Deferred.

The matter was *laid over one week*.

### SPECIAL ORDER—2:30 P. M.

#### Bridge Tolls.

Consideration of communication from Earl J. Carroll, secretary of Owners and Lessees Apartment House, Inc., Association, submitting argument for adoption of Supervisor McSheehy's resolution requesting that vehicular traffic using San Francisco-Oakland Bay bridge be not "saddled with excessively high tolls in order to subsidize interurban rail traffic by a limitation of the toll upon such traffic to 2½ cents."

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

Specifying the Various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to Be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

(Code No. 4.04)

On recommendation of Finance Committee.

Bill No. 724, Ordinance No. 4.042, as follows:

Specifying the various Officers and Employees of the City and County of San Francisco Who Shall Be Bonded for the Faithful Performance of Their Respective Duties Where Bonds Are Not Specifically Required by the Charter; Fixing the Amount of the Suretyship to be Given by Said Officers and Employees; Providing for the Payment of Premiums Thereon and for the Custody of Said Suretyship and Providing for the Form Thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1: Pursuant to the provisions of Sections 8 and 19 of the Charter incumbents of the respective offices and employments of the City and County of San Francisco, hereinafter mentioned, shall be bonded to the City and County of San Francisco in the form and in

the manner hereinafter provided for the faithful performance of the respective duties of their respective offices and employments, which said suretyship shall be given within ten days after this ordinance becomes effective and will be required as long as said officers and employees hold their respective positions. That the offices and employments, the incumbents of which shall give suretyship as herein provided, and the minimum amounts of each suretyship are specified in Section 2 to Section 54 of this ordinance.

Section 2: Adult Probation Department:

Bookkeeper .....	\$ 2,000	
Chief Adult Probation Officer .....	1,000	
Probation Officer .....	1,000—\$	4,000

Section 3: Assessor:

Chief Assistant Assessor .....	\$ 10,000	
Chief Teller .....	10,000	
Senior Clerk .....	2,000	
General Clerk .....	2,000—\$	24,000

Section 4: California Palace of the Legion of Honor:

Director .....	\$ 5,000	
Assistant Director .....	5,000	
Engineer and Building Superintendent .....	2,000	
Organist .....	2,000	
Chief Galleryman .....	2,000	
Galleryman (5) each .....	2,000	
Head Janitor .....	2,000	
Assistant Janitor (2) each .....	2,000	
Stenographer (3) each .....	2,000	
Librarian .....	2,000	
Caretaker (3) each .....	2,000	
Secretary, Board of Trustees .....	2,500	
Watchman .....	2,000	
Galleryman .....	2,000	
Galleryman Assistant .....	2,000—\$	54,500

Section 5: Chief Administrative Officer:

Chief Administrative Officer .....	\$ 50,000	
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Section 6: City Planning Commission:

Secretary and Engineer .....	\$ 500	
Junior Civil Engineering Draftsman .....	500—\$	1,000

Section 7: Controller:

Chief Assistant Controller .....	\$ 50,000	
Senior Accountant .....	25,000	
Senior Accountant .....	10,000	
Senior Clerk .....	25,000	
Supervisor of Disbursements .....	25,000	
Assistant Supervisor of Disbursements .....	10,000	
Senior Bookkeeper .....	5,000	
Senior Bookkeeper (2) each .....	2,000	
Booker (2) each .....	5,000	
Bookkeeper (2) each .....	2,000	
Supervisor of Payrolls .....	10,000	
Head Clerk .....	5,000	
Head Clerk (2) each .....	2,000	
Senior Clerk .....	5,000	
General Clerk .....	2,000	
Confidential Secretary to Controller .....	5,000	
Tax Redemption Clerk .....	2,000	
Senior Accountant .....	5,000—\$	206,000



## Section 8: Coroner:

Coroner .....	\$ 10,000
Coroner's Chief Investigator .....	1,000
Coroner's Investigator (4) each .....	1,000—\$ 15,000

## Section 9: District Attorney:

Principal Attorney, Criminal (Warrant & Bond Clerk) .....	\$ 10,000
General Clerk .....	5,000
Senior Attorney, Criminal .....	1,000
Attorney, Criminal .....	1,000
Criminal Law Clerk (5) each .....	1,000—\$ 22,000

## Section 10: Education, Board of:

Secretary .....	\$ 10,000
Superintendent of Schools .....	5,000
Senior Accountant .....	5,000
Supervisor "B" .....	1,000—\$ 21,000

## Section 11: Electricity, Department of:

Chief, Department of Electricity .....	\$ 10,000
Senior Clerk .....	5,000
General Clerk .....	5,000
Superintendent of Plant .....	5,000—\$ 25,000

## Section 12: Finance and Records, Department of:

Director of Finance and Records .....	\$ 10,000
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## Section 13: Finance and Records, Department of:—County Clerk:

Chief Clerk .....	\$ 5,000
Criminal Law Clerk .....	2,000
Senior Civil Law Clerk (3) each .....	2,000
Civil Law Clerk (2) each .....	2,000
General Clerk (3) each .....	2,000
General Clerk-Stenographer (2) each .....	2,000
General Clerk-Typist (2) each .....	2,000—\$ 31,000

## Section 14: Finance and Records, Department of:—Public Administrator:

Head Clerk .....	\$ 2,000
Bookkeeper .....	2,000—\$ 4,000

## Section 15: Finance and Records, Department of:—Recorder:

Recorder .....	\$ 10,000
Chief Clerk .....	2,000
General Clerk (2) each .....	1,000—\$ 14,000

## Section 16: Finance and Records, Department of:—Registrar of Voters:

Registrar of Voters .....	\$ 3,000
General Clerk .....	1,000—\$ 4,000

## Section 17: Finance and Records, Department of:—Tax Collector:

Chief Teller .....	\$ 15,000
Senior Teller .....	10,000
Teller .....	5,000
Teller .....	1,000
License Adjuster (3) each .....	1,000
Head Clerk .....	3,000
Director, License Bureau .....	1,000
Senior Clerk-Stenographer .....	1,000

Director, Bureau Delinquent Revenue .....	5,000	
Attorney, Civil .....	1,000	
General Clerks (30) each .....	1,000—\$	75,000

## Section 18: Fire Department:

Chief Clerk and Secretary .....	\$ 10,000	
Bookkeeper .....	2,000—\$	12,000

## Section 19: Horticultural Inspection Department:

County Agricultural Commissioner .....	\$ 1,000—\$	1,000
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## Section 20: Juvenile Court—Probation Department:

Chief Probation Officer .....	\$ 5,000	
Senior Probation Officer .....	5,000	
Bookkeeper .....	5,000	
General Clerk-Stenographer .....	1,000—\$	16,000

## Section 21: M. H. deYoung Memorial Museum:

Director .....	\$ 5,000	
Assistant to Director .....	2,500	
Recorder .....	2,000	
Secretary to Director .....	2,000	
Stenographer .....	2,000	
Head Galleryman .....	2,000	
Printer .....	2,000	
Clerk .....	2,000	
Mechanic .....	2,000	
Assistant Mechanic .....	2,000	
Janitor .....	2,000	
Assistant Janitor .....	2,000	
Head Caretaker .....	2,000	
Caretaker (6) each .....	2,000	
Secretary, Board of Trustees.....	2,500	
Galleryman (12) each .....	2,000	
Curator of Prints.....	2,000	
Docent (3) each.....	2,000	
Watchman .....	2,000—\$	78,000

## Section 22: Mayor:

Head Clerk-Stenographer.....	\$ 1,000	
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## Section 23: Municipal Court:

Clerk of Municipal Court.....	\$ 10,000	
Head Clerk .....	3,000	
Senior Criminal Law Clerk.....	3,000	
General Clerk .....	1,000	
Senior Civil Law Clerk (4) each.....	1,000	
Chief Assistant Clerk.....	1,000	
Court Room Clerk, Criminal, (4) each.....	1,000	
General Clerk (3).....	1,000	
Civil Law Clerk.....	1,000—\$	30,000

## Section 24: Park Department:

Superintendent .....	\$ 5,000	
Assistant Superintendent (2) each.....	2,000	
Assistant Superintendent .....	2,500	
Secretary .....	5,000	
Accountant .....	2,000	
Stenographer .....	2,000	
Chief Cashier .....	10,000	
Cashier (4) each.....	1,000	
Head Waitress .....	1,000	



Foreman .....	5,000
Foreman (2) each.....	2,000
Starter (2) each.....	2,000
Golf Starter .....	2,000
Relief Golf Starter.....	1,000
Manager (3) each.....	1,000
Superintendent, Restaurant Activities.....	5,000
Athletic Organizer .....	5,000
Janitor (Coit Tower).....	1,000
Director of Zoo.....	2,000
Clerk .....	1,000
Stenographers (3) each.....	1,000
Waitresses (8) each.....	1,000
Waiter .....	1,000
Waiter .....	1,000
Foreman .....	1,000
Laborers (2) each.....	1,000
Timekeeper .....	2,000—\$ 86,500

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## Section 25: Police Department:

Property Clerk .....	\$ 10,000
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## Section 26: Public Health, Department of:—Central Office,

Director of Public Health.....	\$ 10,000
Assistant Director of Public Health.....	5,000
Senior Accountant .....	5,000—\$ 20,000

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## Section 27: Public Health, Department of:—Hassler Health Farm:

Superintendent .....	\$ 2,000
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## Section 28: Public Health, Department of:—Laguna Honda Home:

Superintendent .....	\$ 10,000
Assistant to Superintendent.....	3,000
Senior Pharmacist .....	2,000—\$ 15,000

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## Section 29: Public Health, Department of:—San Francisco Hospital:

Superintendent .....	\$ 10,000
Head Clerk .....	5,000
Senior Pharmacist .....	2,000—\$ 17,000

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## Section 30: Public Library:

Business Manager .....	\$ 2,000
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## Section 31: Public Utilities Commission:—Airport:

Superintendent .....	\$ 2,500
Assistant Superintendent .....	2,500
Bookkeeper .....	1,000—\$ 6,000

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## Section 32: Public Utilities Commission:—Engineering:

First Assistant City Engineer.....	\$ 5,000
Construction Engineer .....	5,000
Assistant Construction Engineer.....	2,500
Assistant Engineer .....	2,500
Experienced Clerk (C. S. No. 9 (3)) Acting as Assistant Auditor .....	5,000—\$ 20,000

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## Section 33: Public Utilities Commission:—General Office:

Manager of Utilities.....	\$ 15,000
Secretary, Utilities Commission.....	1,000—\$ 16,000

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Section 34: Public Utilities Commission:—Hetch Hetchy Power Division:

Chief Electrical Engineer.....	\$ 5,000
Electrical Engineer .....	2,500
Chief Operator .....	1,000
Assistant Engineer .....	1,000
General Clerk .....	1,000
General Clerk-Stenographer .....	1,000
Accountant .....	5,000—\$ 16,500

Section 35: Public Utilities Commission:—Municipal Railway:

Manager .....	\$ 10,000
Senior Accountant .....	2,500
Head Clerk .....	2,500
Accountant .....	2,500
General Clerk .....	2,500
General Clerk (3) each.....	1,000
General Clerk-Stenographer (2) each.....	1,000
Claims Adjuster .....	5,000
Inspector (2) each.....	1,000
Superintendent of Transportation.....	2,500
Division Superintendent (2) each.....	2,500
Inspector (6) each.....	1,000
Junior Inspector (5) each.....	1,000
Day Dispatcher (2) each.....	1,000
Conductor (6) each.....	1,000
Motorman .....	1,000—\$ 59,500

Section 36: Public Utilities Commission:—Water Department:

General Manager and Chief Engineer.....	\$ 10,000
Auditor .....	5,000
General Clerk-Stenographer .....	1,250
Cashier .....	1,250
Accountant .....	5,000
General Clerk-Stenographer .....	1,500
Assistant Manager, Water Sales.....	1,250
Manager, Water Sales.....	1,250
Shut-Off Man (6) each.....	1,250
Contractor and Building Inspector.....	1,250
Assistant Supervisor—Consumers' Accounts.....	2,500
Supervisor—Consumers' Accounts.....	2,500
General Clerk (25) each.....	1,250
General Clerk .....	2,500
Clerk (2) each.....	1,250
Clerk .....	2,500
Clerk-Typist .....	1,250
General Clerk .....	5,000
Senior Clerk .....	5,000
Head Clerk .....	5,000
Supervisor of Collections.....	5,000
Senior Storekeeper .....	1,250
Meter Man, Country.....	1,250
Assistant Superintendent—Agriculture .....	1,250
Supervisor Docks and Shipping.....	1,250
Foreman Meter Repairer.....	1,250
Foreman Machinist .....	1,250
Senior Clerk (4) each.....	1,250
Office Assistant (2) each.....	1,250
General Clerk .....	1,250
Superintendent Peninsula District.....	1,250
Asst. Superintendent Peninsula District.....	1,250



General Storekeeper .....	1,250	
Superintendent Alameda District.....	1,250	
Asst. Superintendent Alameda District.....	1,250	—\$122,750

Section 37: Public Works, Department of:—Bureau of Architecture:  
City Architect ..... \$ 10,000

Section 38: Public Works, Department of:—Bureau of Building  
Inspection:

•Superintendent ..... \$ 10,000

Section 39: \_\_\_\_\_  
Superintendent ..... \$ 5,000

Section 40: Public Works, Department of:—Bureau of Cost Account-  
ing:

Head Clerk .....	\$ 2,500	
General Clerk (3) each.....	2,500	—\$ 10,000

Section 41: Public Works, Department of:—Bureau of Engineering:  
City Engineer .....\$ 10,000  
General Clerk ..... 1,000  
Senior Clerk ..... 1,000—\$ 12,000

Section 42: Public Works, Department of:—Bureau of Sewer Re-  
pairs:

Superintendent ..... \$ 5,000

Section 43: Public Works, Department of:—Bureau of Streets:  
General Superintendent of Streets..... \$ 5,000

Section 44: Public Works, Department of:—Central Permit Bureau:  
Head Clerk .....\$ 10,000  
General Clerk (3) each..... 2,000  
General Clerk ..... 1,000—\$ 17,000

Section 45: Public Works, Department of:—General Office:  
Director .....\$ 25,000  
Chief Clerk-Secretary ..... 5,000  
Head Clerk ..... 2,000—\$ 32,000

Section 46: Purchasing Department:

Purchaser of Supplies.....	\$ 25,000	
Chief Accountant .....	1,000	
Chief Storekeeper .....	3,000	
General Storekeeper .....	3,000	
General Storekeeper (4) each.....	2,000	
Produce Buyer and General Storekeeper.....	2,000	
Produce Buyer and Storekeeper.....	3,000	
Produce Buyer and Storekeeper.....	2,000	
Produce Buyer and Storekeeper.....	1,000	
Storekeeper .....	3,000	
Storekeeper (2) each.....	1,000	—\$ 53,000

Section 47: Real Estate Department:—Exposition Auditorium:  
Superintendent of Auditorium..... \$ 5,000

Section 48: Real Estate Department:—General Office:  
Chief Right of Way Agent (Director of Property)..... \$ 25,000

Section 49: Recreation Department:

Camp Manager .....	\$ 3,000
Bookkeeper .....	3,000

Bookkeeper (2) each.....	1,250
Secretary .....	1,250
Supervisor of Recreation Supplies & Equipment.	3,000
General Clerk .....	1,250—\$ 14,000

## Section 50: Retirement Board:

Secretary-Actuary .....	\$ 25,000
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## Section 51: Sheriff:

Head Clerk .....	\$ 25,000
Head Clerk .....	1,000
General Clerk .....	1,000
Superintendent of Jail (2) each.....	1,000—\$ 29,000

## Section 52: Superior Court:

Secretary and Jury Commissioner.....	\$ 10,000
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## Section 53: Supervisors, Board of:

Clerk, Board of Supervisors.....	\$ 10,000
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## Section 54: Treasurer:

Assistant Cashier .....	\$ 25,000
Assistant Cashier .....	5,000
Senior Teller .....	10,000
Senior Accountant .....	5,000
Accountant .....	5,000
Senior Teller (2) each.....	5,000
Teller (4) each.....	5,000
General Clerk .....	5,000—\$ 85,000

Grand Total of Ordinance.....\$1,423,779

Section 55: The surety of said bond shall be a duly organized surety company authorized to do business in the State of California in the manner provided by law, and the original bond or suretyship shall be filed with the Controller and a duplicate or proper certificate shall be filed with the head of the department in which the employment or office is located. Where the bond or suretyship of any officer or employee is required by Charter or the general laws of the State to be recorded in the office of the Recorder of the City and County of San Francisco, the original of said bond shall be recorded and when the same is recorded in the proper book or record it shall be returned to the Controller and no fee shall be charged by the Recorder for the recording of said bond, as said bonds or suretyship are hereby declared to be public documents.

Section 56: All bonds or suretyship shall be duly conditioned that the officer or employee giving the same shall well and faithfully perform all of his official duties required of him at the time said bond is given or that may thereafter be imposed or required of him by law, ordinance or Charter and that at the expiration of his term of office or employment he will surrender to his successor all property, books, papers and documents that may come into his possession as such officer or employee.

Section 57: All bonds or suretyship issued by authority of this ordinance shall be approved by the City Attorney as to form and shall thereupon be approved as to sufficiency of surety by the Controller and shall thereupon be filed with the Controller as hereinbefore set forth.

Whenever any officer or employee who is covered by any bond or suretyship written or issued under authority of this ordinance shall cease to hold the office or position for which said bond or suretyship was issued, the head of the department in which said officer or employee was serving shall notify the Controller of said fact, and shall also notify said Controller of the name of the officer or employee who has been appointed to succeed said officer or employee. Thereupon the Controller shall forthwith notify the company carrying the said bond or surety-



ship for said office position of said change in the occupancy thereof and arrange with said company that the new appointee shall be covered by said bond or suretyship.

Whenever any officer or employee shall cease to hold any office or employment covered by any bond or suretyship written pursuant to this ordinance and the head of the department concerned notifies the Controller of said fact, he shall advise said Controller if any liability has accrued in favor of the City or in favor of any officer thereof on said bond or suretyship, and if no such liability has accrued, the Controller shall recommend to the Board of Supervisors that said bond or suretyship covering said officer or employee be exonerated so far as such officer or employee is concerned, and the Board may by resolution exonerate said bond or suretyship, provided that such exoneration shall not in any way release said bond or suretyship for any liability which may have accrued while said officer or employee was covered by said bond or suretyship.

Section 58: All bonds heretofore given by any officer or employee, and which are required to be given pursuant to the provisions of this ordinance, are hereby declared to be bonds given in conformity with the provisions of this ordinance, provided the conditions in said bonds comply with the conditions herein contained.

Section 59: The bonds or suretyship herein provided for shall be obtained by the Purchaser of Supplies and the premiums thereon shall be paid by the City and County of San Francisco and where any officer or employee is an officer or employee of any department that is allowed by law a specific fund then the cost of said bond shall be charged against said fund and the premium on all bonds covering any officer or employee of any utility or utilities shall be a charge against the fund of said utility or utilities and where said officer or employee serves more than one utility the premium on said bond shall be equitably prorated among the various utilities which said officer or employee may serve, and where any officer or employee is being paid from the proceeds of any bond issue the premium on any bond or suretyship written for said officer or employee shall be paid from said bond fund.

Section 60: Any bond or suretyship given for any employee or officer pursuant to this ordinance shall inure to the benefit of his superior, whenever said superior is liable for the acts or omissions of said employee or officer.

Section 61: The bonds or suretyship given for any department may be grouped so that all employees and officers of said department will be covered by one bond, when such procedure shall be deemed to be for the best interests of the department and the bonds given for all departments may be grouped so that all employees and officers of all departments will be covered by one bond.

All positions not heretofore bonded and for which bond is required under the provisions of this ordinance may be grouped under one schedule. In such event all other positions now bonded shall be added to the schedule as the respective anniversary dates of the existing bonds covering such positions shall be reached.

Section 62: Nothing herein contained shall in any way change or modify any Charter provision requiring a bond from any officer or employee, but the bonds herein required shall be supplemental to said bonds required by Charter.

Section 63: The respective sections of this ordinance covering the suretyship to be given by the officers or employees of any particular department may be covered by amendment of the appropriate section of this ordinance without the necessity of republishing said ordinance in its entirety and the consent of the surety shall be evidenced by a proper rider or endorsement to said bonds or suretyship.

Section 64: The surety of any said bond or suretyship may at any time terminate its liability on behalf of any officer and employee or other incumbent under said suretyship by giving thirty (30) days'



notice in writing to the Controller of the City and County of San Francisco and likewise the Controller of the City and County of San Francisco may cause the termination of the surety's liability on behalf of any and every officer, employee or other incumbent by notice in writing to the surety, specifying the date of cancellation. Upon the determination of the notice of cancellation and provided no loss has been reported, the pro rata unearned portion of premium shall be returned to the Controller of the City and County of San Francisco.

Section 65: The several bonds herein provided, for the several officers and employees mentioned in this ordinance, shall be accepted in the place and stead of any bond heretofore given by any of said officers or employees for the faithful performance of the duties of their respective offices or employments; and as liability on some of said bonds heretofore given by said officers and employees ceased on or about the 10th day of April, 1935, this ordinance is hereby made retroactive as of said date, and shall govern all of said bonds given by said officers and employees thereafter.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

### Regulating Closing Hours of Laundries.

(Code No. 17.19)

On recommendation of Public Health Committee.

Bill No. 813, Ordinance No. 17.192, as follows:

Regulating the maintenance of public laundries and public wash houses within the City and County of San Francisco, and prohibiting the receiving or delivering of clothes, or the washing, starching, mangling or ironing or the performance of any work, in said laundries or wash houses on Sundays or legal holidays; and on other days between certain hours.

Whereas, the receiving, delivering, starching, washing, mangling, ironing or handling of clothes in public laundries and public wash houses, where clothes and other articles are cleansed for hire, is injurious and dangerous to public health and public safety, and prejudicial to the well-being and comfort of the community, unless such public laundries and public wash houses are subject to inspection by officials and/or employees of the Department of Public Health; and

Whereas, the officials and employees of said Department of Public Health are not available for the inspection of said public laundries and wash houses between the hours of 7:00 p. m. and 7:00 a. m., nor on Sundays and legal holidays; now, therefore, be it

Ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person to carry on any laundering operation, or to keep any laundry establishment open, or to pick up or deliver any laundry at any time on Sunday, New Year's Day, Decoration Day, Fourth of July, Labor Day, Washington's Birthday, Admission Day, Thanksgiving Day or Christmas, except when any such holidays shall immediately precede or follow Sunday, and it shall be unlawful in any event for any person to carry on any laundering operations or to keep any laundry establishment open or to pick up or deliver any laundry between the hours of 7:00 o'clock p. m., and 7:00 o'clock a. m., provided that it shall be unlawful to clean up, tend water or make steam on Sundays or on the hereinabove named legal holidays, or to launder or deliver wholesale flat work or linen supply on Sundays or on said hereinabove named legal holidays, except, when, upon a reasonable showing, a permit so to do shall be issued by the Department of Public Health.

Section 2. It shall be unlawful for any person, firm or corporation either as owner, agent or employee of any public laundry or public



wash house, where clothes or other articles are cleansed for hire, or for any owner or operator of any independently owned laundry route, to operate or to cause to be operated any vehicle for the purpose of receiving clothes or other articles to be cleansed or for the purpose of delivering any clothes or other articles which have been cleansed, unless such vehicle shall carry in letters at least four inches high, painted on both sides, the name of the laundry where said clothes or other articles have been or are to be cleansed.

Section 3. The provisions of this ordinance shall not apply to hotels or hospitals maintaining or operating laundries exclusively for the convenience, service or accommodation of their respective guests, patients or employees.

Section 4. Any person, association or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than five hundred (\$500) dollars, or by imprisonment in the County Jail for a period not exceeding six (6) months, or by both such fine and imprisonment.

Section 5. In the event that any clause, section or phrase of this ordinance shall be adjudged unconstitutional, the remainder thereof shall continue in full force and effect.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

#### **Reducing Sidewalk Widths on Northerly Side of California Street Between Presidio Avenue and Walnut Street.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 831, Ordinance No. 12.073135, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred Five (205) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works filed in this office October 10, 1935, by amending Section Two Hundred Five (205) thereof, to read as follows:

Section 205. The width of sidewalks on California street, the northerly side of, between Presidio avenue and Walnut street, shall be 12 feet; the southerly side of, between Presidio avenue and the easterly line of Walnut street produced, shall be 15 feet; the northerly side of, between Walnut and Maple streets shall be 15 feet; the southerly side of, between the easterly line of Walnut street produced and the easterly line of Parker avenue, shall be 15 feet; the northerly and southerly sides of, between Maple street and Parker avenue to its westerly termination, shall be 15 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

#### **Amending Traffic Ordinance to Include East Side of Yerba Buena Street Between Sacramento and Clay Streets in "No Parking" Streets.**

(Code No. 11.02)

Also, Bill No. 832, Ordinance No. 11.0211, as follows:

Amending Section 37A, Article V, of Ordinance No. 7691 (New Series), entitled "An Ordinance Regulating Traffic Upon the Public Streets and Repealing All Ordinances Inconsistent Herewith."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 37A, Article V, of Ordinance No. 7691 (New Series), the title of which is recited above, is hereby amended by adding thereto the following words: "East side of Yerba Buena street between Sacramento and Clay streets."

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

### **Creating Underground District, Irving Street Between Seventh and Ninth Avenues.**

(Code No. 11.12)

Also, Bill No. 833, Ordinance No. 11.129, as follows:

Amending Order No. 214 (Second Series) entitled "Providing for Placing Wires and Conduits Underground in the City and County of San Francisco," by adding a new section to be known as Section 1 GGG.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1 GGG. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires, except trolley poles and wires, after January 1, 1936, is hereby designated, to-wit:

Underground District No. 73, Irving street between Seventh avenue and Ninth avenue.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

### **NEW BUSINESS.**

#### **Adopted.**

The following resolutions were *adopted*:

#### **Sale of \$1,500,000 Tax Anticipation Notes**

(Code No. 9.033)

On recommendation of Finance Committee.

Resolution No. 2233, as follows:

Whereas, Ordinance No. 9.0336, heretofore enacted by the Board of Supervisors of the City and County of San Francisco, authorized the issuance of certain Tax Anticipation Notes, the same to be issued as needed for the immediate requirements of the City and County in order to meet and pay the appropriations heretofore made for the current fiscal year, as authorized by the Charter of the City and County, which appropriations will become due and payable prior to December 31, 1935, and which may be paid in advance of receipt of the income for said fiscal year; and

Whereas, in order to meet the said immediate requirements of said City and County it is necessary to forthwith issue and offer for sale tax anticipation notes as authorized by said ordinance above mentioned to the amount of one million five hundred thousand (\$1,500,000) dollars; now, therefore, be it

Resolved, That the President of the Board of Supervisors of the City and County of San Francisco, the Controller of said City and County, and the Treasurer thereof, be and they are hereby authorized and directed to execute and issue for and on behalf of the City and County of San Francisco, the aforesaid Tax Anticipation Notes, to the amount of one million five hundred thousand (\$1,500,000) dollars, and that said notes be offered for sale by this Board of Supervisors; and be it



Further Resolved, That the Clerk of this Board be and he is hereby directed to advertise in the official newspaper of the City and County of San Francisco a notice of the sale of said Tax Anticipation Notes to the amount of one million five hundred thousand (\$1,500,000) dollars, and that sealed bids or offers for all or any part of said notes will be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Tuesday, the 12th day of November, 1935, and that said Tax Anticipation Notes will be sold to the bidder offering to accept and pay for said note or notes so sold at the lowest net interest cost to the City and County of San Francisco computed from the date fixed for the presentation of bids to December 20, 1935.

Further Resolved, That Orrick, Palmer and Dahlquist, attorneys at law, are employed to furnish legal opinion on validity of Tax Anticipation Notes authorized by Ordinance No. 9.0336, the fee therefor to be \$500.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

#### Canvass of Election Held November 5th, 1935.

(Code No. 3.02)

Also, Resolution No. 2232, as follows:

Resolved, That the Registrar of Voters and this Board of Supervisors proceed on Tuesday, November 12, 1935, at the hour of 10 a. m., to canvass the returns of the General Municipal Election of Tuesday, November 5th, 1935, by opening the same and estimating the vote of 1055 election precincts and declare the result thereof, and such count shall continue each day according to law; and be it

Further Resolved, That the canvass of said election returns will be conducted in the office of the Registrar of Voters, City Hall, in the City and County of San Francisco, which office is designated as the necessary place of meeting to conduct such canvass as all ballots and records pertaining to such election are on file in said office, and to be conducted in accordance with the provisions of the Political Code relating thereto, and to be continued until completed in the manner provided by the Political Code of the State of California; and that the several persons hereinafter named and mentioned are hereby appointed as clerks to perform the clerical work of the official canvass of the returns of said election in the manner provided by said Section 1280 of the Political Code of the State of California:

W. E. Monohan, Jos. A. Dawson, Lester Stern, Alex McCarthy, Earl Sheble, Alice K. Arnold, Katherine M. Butler, May A. Conway, Frances E. Dealtry, George H. Daniels, Eugenia De Rocca, Olive Gardner, Alice Garnett, Ethel M. Gray, Marie Hanly, Alvin M. Hoch, Florence Kean, Evelyn Kiley, Edna H. Leigh, Henryetta J. Levy, Ralph Nathan, George F. O'Hare, Nan O'Connell, Ellen O'Connor, William B. Page, Bernice R. Perkins, Ina M. Rust, Moses Selig, Chas. Schneider, Stephen J. Stasiowski, Carlotta S. Steele, Stephen D. Tichenor, Ethel V. Thieler, Roy D. Tyson, Hazel F. Walsh, Carleton R. Wirth.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

#### Purchasing Portion of Lot 28, Block 6722, From A. H. Postley et ux., at \$200 Required for Bernal Avenue.

(Code No. 12.1711)

Also, Resolution No. 2234, as follows:

Resolved, That the City and County of San Francisco purchase from A. H. Postley et ux., a portion of Lot 28, Assessor's Block 6722, situated in the City and County of San Francisco, State of California, required for Bernal avenue, and the City Attorney is hereby authorized



to accept a deed to said land free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$200 is hereby authorized to be paid for said property from Appropriation No. 582.902.17.

Reference is hereby made to the written offer on file in the office of the Director of Property from the above named party for a particular description of said land.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Accepting Deed to Right of Way Easement From Spring Valley Co., Ltd., in Exchange for Another Right of Way Easement. Required for Realignment of Pipe Lines—Lake Merced Suction and Force Mains.**

(Code No. 15.0243)

Also, Resolution No. 2235, as follows:

Resolved, in accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco accept a deed from Spring Valley Company, Ltd., to a certain right of way easement, hereinafter described as parcel A, in exchange for another right of way easement hereinafter described as parcel B. Said right of way parcels are situated in the City and County of San Francisco, State of California, and are more particularly described as follows:

*Parcel A*—The right to maintain, operate, patrol, repair, replace and/or remove the Lake Merced suction and force mains, with all necessary accessories, along and across the following described land:

Beginning at a point on the easterly line of San Francisco Parcel 55 of that certain deed from the Spring Valley Water Company to the City and County of San Francisco, recorded March 3, 1930, in Volume 2002, at page 1, Records of said City and County, said point being distant 134.94 feet southerly along said easterly line from Point No. 45 of the boundary line survey of said Parcel 55 (said easterly line being assumed to bear south 0 degrees 02 minutes 30 seconds east; thence north 80 degrees 08 minutes 03 seconds east, 118.50 feet; thence north 45 degrees 35 minutes 03 seconds east 16.66 feet to the southerly line of the right of way easement for the Lake Merced suction and force mains, as described in aforesaid deed; thence along said southerly line north 86 degrees 42 minutes east 44.10 feet; thence south 45 degrees 35 minutes 03 seconds west 58.91 feet; thence south 80 degrees 08 minutes 03 seconds west 132.54 feet to aforesaid easterly line; thence north 0 degrees 02 minutes 30 seconds west 29.43 feet to the point of beginning.

*Parcel B*—Beginning at a point on the easterly line of San Francisco Parcel 55 of that certain deed from the Spring Valley Water Company to the City and County of San Francisco, recorded March 3, 1930, in Volume 2002, at page 1, Records of said City and County, said point being distant 77.96 feet southerly along said easterly line from Point No. 45 of the boundary line survey of said Parcel 55 (said easterly line being assumed to bear south 0 degrees 02 minutes 30 seconds east); thence north 86 degrees 42 minutes east 164.13 feet; thence south 45 degrees 35 minutes 03 seconds west 49.24 feet; thence south 86 degrees 42 minutes west 128.88 feet to aforesaid easterly line; thence north 0 degrees 02 minutes 30 seconds west 32.43 feet to the point of beginning.

Reserving to the City and County of San Francisco all subterranean waters under said Parcel B; provided, however, that the Spring Valley Company, Ltd., and its successors in interest, shall have the right to drill new wells for and to take water from such new wells situate within the limits of Parcel B for domestic or other use upon Par-



cel B or upon adjoining lands of Spring Valley Company, Ltd., or its successors in interest, but not for use elsewhere.

Be it Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, in behalf of the City and County of San Francisco, are hereby authorized and directed to execute a quitclaim deed for the conveyance of Parcel B to Spring Valley Company, Ltd. The Director of Property shall deliver said quitclaim deed to the grantee upon receipt of a deed to Parcel A and shall record the latter deed.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Accepting Deed From Spring Valley Co., Ltd., to Right of Way Easement in Exchange for Another Right of Way Easement Situated in San Francisco.**

(Code No. 15.0243)

Also, Resolution No. 2236, as follows:

Resolved, in accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco accept a deed from Spring Valley Company, Ltd., to a certain right of way easement, hereinafter described as Parcel 1, in exchange for another right of way easement, hereinafter described as Parcel 2. Said right of way parcels are situated in the City and County of San Francisco, State of California, and are more particularly described as follows:

*Parcel 1*—The right to maintain, operate, patrol, repair, replace and/or remove the Baden-Merced pipe line, with all necessary accessories, within a strip of land 20 feet wide, 10 feet each side of the following described line and the southeasterly and northwesterly extensions thereof:

Commencing at a point on the common boundary line between the lands of the Spring Valley Company, Ltd., and the lands of the City and County of San Francisco, said last mentioned lands being a certain portion of Parcel No. 55 "Lake Merced Tract" as said Parcel No. 55 San Francisco County Lands, is described in that certain deed from Spring Valley Water Company to City and County of San Francisco dated March 3, 1930, and recorded March 3, 1930, in the office of the County Recorder of San Francisco County, State of California, in Liber 2002 of Official Records, at page 1; said point being distant south 87 degrees 00 minutes 00 seconds west 195.30 feet from Monument No. 60 and also distant north 87 degrees 00 minutes 00 seconds east 92.65 feet from Monument No. 59 on said common boundary line; running thence from said point of commencement north 44 degrees 22 minutes 00 seconds west 355.10 feet; thence north 35 degrees 14 minutes 00 seconds west 46.97 feet to a point on the center line of the existing 20 foot right of way easement of the Baden-Merced 30-inch pipe line designated as Parcel H in the hereinabove mentioned deed; said point being distant south 9 degrees 58 minutes 30 seconds east 109.15 feet from Monument No. 56 on said common boundary line.

*Parcel 2*—A strip of land 20 feet wide, 10 feet each side of the following described line and the southeasterly and northwesterly extensions thereof:

Commencing at a point on the common boundary line between the lands of the City and County of San Francisco and that certain 11.863-acre tract of land conveyed to the Spring Valley Company, Ltd., by City and County of San Francisco by deed dated April 3, 1933 (designated as Parcel B in said deed) and recorded July 13, 1933, in the office of the County Recorder of San Francisco County, State of California, in Book 2531 of Official Records, at page 317; said point being



distant from Monument No. 59 (on the boundary line of Parcel No. 55, "Lake Merced Tract," hereinabove mentioned in the description of Parcel 1) measured along the boundary line of said Parcel B the following courses and distances: south 3 degrees 00 minutes 00 seconds east 20.12 feet; thence north 69 degrees 09 minutes 00 seconds west 36.40 feet; thence on the arc of a curve to the right with a radius 292.50 feet through a central angle of 00 degrees 13 minutes 03 seconds a distance of 1.11 feet; running thence from said point of commencement north 26 degrees 06 minutes 30 seconds west 277.47 feet more or less to a point on the southwesterly boundary line of the 20-foot strip of land hereinabove described and designated as Parcel 1; said point being distant south 9 degrees 58 minutes 30 seconds east 109.15 feet and south 26 degrees 06 minutes 30 seconds east 60.86 feet from Monument No. 56 on said common boundary line.

The southerly boundary line of above strip of land being the southerly boundary line of hereinabove mentioned tract of land designated as Parcel B conveyed to Spring Valley Company, Ltd., and the northwesterly boundary line of said strip of land being the southwesterly boundary line of the 20-foot strip of land hereinabove described and designated as Parcel 1.

Reserving to the City and County of San Francisco, all subterranean waters under said Parcel 2; provided, however, that the Spring Valley Company, Ltd., and its successors in interest, shall have the right to drill new wells for and to take water from such new wells, situate within the limits of Parcel 2 for domestic or other use upon Parcel 2 or upon adjoining lands of Spring Valley Company, Ltd., or its successors in interest, but not for use elsewhere.

Be it Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, in behalf of the City and County of San Francisco, are hereby authorized and directed to execute a quitclaim deed for the conveyance of Parcel 2 to Spring Valley Company, Ltd. The Director of Property shall deliver said quitclaim deed to the grantee upon receipt of a deed to Parcel 1 and shall record the latter deed.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Extending Acceptance of Easement From Thomas M. Hughes et ux.  
for Portion of Foothill Tunnel of Hetch Hetchy Aqueduct, to  
October 1, 1936.**

(Code No. 15.034)

Also, Resolution No. 2237, as follows:

Whereas, the City and County of San Francisco, under authority of Resolution No. 25094 (New Series) of this Board accepted a certain deed dated February 16, 1926, from Thomas M. Hughes et ux. to certain property including an easement for a portion of the Foothill Tunnel of the Hetch Hetchy Aqueduct in Tuolumne County, California; and

Whereas, said deed provides that under certain conditions, if the natural flow of water in any springs on the land of the grantor shall disappear or diminish, the City shall furnish to the grantor a continuous supply of water sufficient for the present domestic, irrigation and stock watering requirements of the grantor; and

Whereas, said deed provides a time limit for furnishing said water and for the ascertainment of the amount of any damage which may be caused by the disappearance or diminution of the natural flow of water in said springs; and

Whereas, said time limit was extended to October 1, 1935, by Resolution No. 1884 of this Board; and



Whereas, the Public Utilities Commission has recommended a further extension of said time limit to October 1, 1936.

Now, therefore, be it resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute on behalf of the City and County of San Francisco a written agreement with Thomas M. Hughes, extending said time limit of said deed to and until October 1, 1936, subject to all conditions contained in said deed, except as expressly modified in said agreement.

Approved by Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Extending Easement to Portion of Hetch Hetchy Aqueduct Tunnel to October 1, 1936. From Veranus Ellinwood.**

(Code No. 15.034)

Also, Resolution No. 2238, as follows:

Whereas, the City and County of San Francisco, a municipal corporation, under authority of Resolution No. 25673 (New Series), of this Board, accepted a certain deed dated August 10, 1926, from Veranus Ellinwood et ux. to an easement for a portion of the Foothill Tunnel of the Hetch Hetchy Aqueduct in Tuolumne County, California; and

Whereas, said deed provides that under certain conditions, if the natural flow of water in any springs on the land of the grantor shall disappear or diminish, the City shall furnish to the grantor a continuous supply of water sufficient for the present domestic, irrigation and stock watering requirements of the grantor; and

Whereas, said deed provides a time limit for furnishing said water and for the ascertainment of the amount of any damage which may be caused by the disappearance or diminution of the natural flow of water in said springs; and

Whereas, this Board, by Resolution No. 1687, extended said time limit to October 1, 1935; and

Whereas, said Veranus Ellinwood has requested a further extension of said time limit to October 1, 1936, and the Public Utilities Commission has recommended the extension of said time limit; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute on behalf of the City and County of San Francisco a written agreement with Veranus Ellinwood et ux., extending said time limit of said deed to and until October 1, 1936, subject to all conditions contained in said deed, except as expressly modified in said agreement.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Cancellation of Sale No. 2008.**

(Code No. 9.0412)

Also, Resolution No. 2239, as follows:

Whereas, the Tax Collector has reported that the real estate tax on Lot 5-C, Block 2014, on the 1933 Real Estate Roll, is entered and assessed twice—that one assessment was paid, and the other sold to the State—Sale No. 2008; and requesting that the aforementioned sale, No. 2008, according to the provisions of Section 3804-A of the Political Code, be cancelled; now, therefore, be it

Resolved, That the Tax Collector, the City Attorney having con-

sented thereto, be and is directed to cancel sale No. 2008 in accordance with the provisions of Section 3804-A of the Political Code.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Reducing Fees for Pawnbrokers, Furniture and Household Goods, Secondhand Clothing and General Secondhand Dealers, and Repealing Fees for Secondhand Shoe and Book Dealers.**

(Code No. 3.041)

On recommendation of Finance Committee.

Bill No. 822, Ordinance No. 3.04156, as follows:

Amending Section 53, Pawnbrokers; Section 62, Secondhand Clothing; Section 62 (B), Secondhand Furniture and Household Goods; Section 63, Secondhand Goods, and repealing Section 62 (A), Secondhand Books; and Section 62 (D), Secondhand Shoes; of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Sections 53, 62, 62 (b) and 63 of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby amended to read as follows:

*Pawnbrokers.*

Section 53. Every person, firm or corporation engaged in the business of pawnbroker shall pay a license of *twenty-five (25)* dollars per quarter.

*Dealers in Secondhand Clothing.*

Section 62. Every person, firm or corporation engaged in the principal business of buying, selling or exchanging secondhand clothing or personal apparel, or who while so engaged in the principal business of buying, selling or exchanging secondhand clothing or personal apparel, buys, sells or exchanges as incidental to his aforesaid business, secondhand trunks, secondhand shoes, secondhand suitcases, secondhand musical instruments, secondhand jewelry, secondhand firearms, secondhand tools, or merchandise incidentally or connected with the purchase, sale or exchange of secondhand clothing or personal apparel, shall (after securing a quarterly permit from the Board of Police Commissioners to carry on said business), pay a license of ten (10) dollars per *year*; provided, that nothing contained in this section shall exempt any person, firm or corporation engaged in the business of buying, selling or exchanging secondhand furniture, from the paying of the license provided for in Section 63 of this ordinance; and, provided further, that nothing contained in this section shall relieve or exempt any person, firm or corporation from complying with all of the provisions of Ordinance 5085 (New Series), passed March 2, 1920, and approved March 3, 1920, relating to the acquisition of firearms.

*Dealers in Secondhand Furniture and Household Goods.*

Section 62 (b). Every person, firm or corporation engaged in the business of buying, selling or exchanging secondhand furniture and household goods, either exclusively or in conjunction with some other business, shall (after securing a quarterly permit from the Board of Police Commissioners to carry on said business), pay a license of ten (10) dollars per *year*.



The term "furniture and household goods" as used in this ordinance shall mean and include beds, bedding, tables, desks, chairs, stoves, floor coverings, crockery, glassware, kitchen and cooking utensils.

*Secondhand Goods.*

Section 63. Every person, firm or corporation engaged in the business of buying, selling or exchanging secondhand goods, such as provisions, goods, wares, merchandise, medicines, drugs, jewelry, precious metals or wares, shall (after securing a quarterly permit from the Board of Police Commissioners to carry on the business), pay a license of ten (10) dollars per year.

Section 2. Sections 62 (a) and 62 (d) of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby repealed.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Repealing Ordinance No. 8043 (New Series), Relating to Dealers in Secondhand Automobiles or Automobile Accessories.**

(Code No. 3.041)

Also, Bill No. 821, Ordinance No. 3.04155, as follows:

Repealing Ordinance No. 8043 (New Series), entitled "Amending Section 4 of Ordinance No. 4406 (New Series), entitled 'Requiring dealers in secondhand automobiles, or automobile accessories, to keep a record of all purchases, sales or exchanges of said articles, deliver such report to Chief of Police, and providing penalty for violation'", in effect June 1, 1928.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 8043 (New Series), the title of which is recited above, is hereby repealed.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Repealing Fees for Secondhand Bicycles.**

(Code No. 3.041)

Also, Bill No. 825, Ordinance No. 3.04157, as follows:

Amending Section 4 of Ordinance No. 4406 (New Series) entitled "Requiring dealers in secondhand automobiles, or automobile accessories, to keep a record of all purchases, sales or exchanges of said articles, deliver such report to Chief of Police, and providing penalty for violation," by repealing fees for secondhand bicycles, and repealing Ordinance No. 5239 (New Series), in effect October 1, 1920.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 4 of Ordinance No. 4406 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 4. Every person, firm or corporation engaged in the business of buying, selling, exchanging, storing or dealing in used or secondhand automobile or motor vehicle equipment, storage batteries, parts of automobiles or automobile accessories, shall pay a license to the City and County of San Francisco in the sum of \$10 per annum, payable quarterly in advance.

Section 2. Ordinance No. 5239 (New Series), in effect October 1, 1920, is hereby repealed.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Adopted.**

The following resolution was *adopted*:

**Accepting Deed to Land for Streets in Pinelake Park.**

(Code No. 12.0823)

On recommendation of Streets Committee.

Resolution No. 2237, as follows:

Resolved, That that certain indenture dated August 26, 1935, by and between Parkside Realty Company of San Francisco, a corporation, and the City and County of San Francisco, a municipal corporation, granting to said City and County certain lands specifically described in said deed for street use be and is hereby accepted.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.****Appointing San Francisco Bay Exposition Agent to Plan and  
Conduct Exposition, Yerba Buena Shoals, 1938.**

(Code No. 5.95)

Supervisor Brown, seconded by Supervisor Colman, presented:

Resolution No. 2241, as follows:

Whereas, the people of the City and County of San Francisco at a special election held May 2, 1935, have approved an Exposition to be held on Yerba Buena Shoals to celebrate the completion of the Bay Bridges in 1938; and

Whereas, the Yerba Buena Shoals were transferred to the City and County of San Francisco by the State of California by an act of the legislature of the State of California approved June 13, 1933; and

Whereas, the San Francisco Bay Exposition, a corporation organized under the laws of the State of California in 1934 as a non-profit corporation, was organized for the purpose of arranging for holding and maintaining a public exposition in the City and County of San Francisco to celebrate the completion of said bridges and has announced its purpose to hold such an exposition on the Yerba Buena Shoals site; and

Whereas, the City and County of San Francisco desires that such an exposition be held on Yerba Buena Shoals to celebrate the completion of said bridges by reason of the direct interest of its people therein; and

Whereas, the City and County of San Francisco is unable from its present funds to finance the holding of such an exposition; and

Whereas, said San Francisco Exposition, in order to finance such an exposition, intends, among other means, to raise moneys therefor by private subscriptions, and will agree to reimburse the subscribers the respective amounts of their subscriptions pro rata out of its net profits, and intends and has agreed if there be any net profits remaining after meeting all its obligations, including the obligation to reimburse said subscribers as aforesaid, to devote any such balance of net profits to some public use or improvement in the City and County of San Francisco as designated by the Mayor and the Board of Supervisors, and to pay said balance over to the City and County of San Francisco for such public use or improvements by it; and

Whereas, the City and County of San Francisco desires the present reclamation of said Yerba Buena Shoals and the early construction of the Exposition thereon as a means of relieving local unemployment,



and is anxious that the project be under way as soon as may be practicable; now, therefore, be it

Resolved, That the City and County of San Francisco hereby recognizes and appoints said San Francisco Bay Exposition as its agent to plan, arrange and conduct an exposition on Yerba Buena Shoals to celebrate the completion of said Bay Bridges in 1938. The said San Francisco Bay Exposition shall have no authority, however, to incur any obligation on the part of the City and County of San Francisco or to obligate said City and County in any way whatsoever, either directly or indirectly.

*Adopted by the following vote:*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—10.

Absent—Supervisor Shannon—1.

#### **In Memoriam: Jeremiah Coffey.**

Supervisor McSheehy presented:

The Board of Supervisors learns with deep regret of the passing of Jeremiah Coffey, distinguished attorney, and member of the San Francisco Bar.

Mr. Coffey and his family for many years were identified with the history of San Francisco, and he and his uncle, the late Judge Coffey, and his brothers, always stood for the cause of good government and civic progress.

The Board of Supervisors adjourns this day out of respect to his memory.

#### **In Memoriam: Walter F. Crowley.**

(Code No. 5.91)

Supervisor Gallagher presented:

Resolution No. 2243, as follows:

Resolved, That the Board of Supervisors learns with profound sorrow and deep regret of the passing of Walter F. Crowley, prominent newspaperman and noted publicity expert; and be it

Further Resolved, That when the Board of Supervisors adjourns it does so out of respect to the memory of Walter F. Crowley and that the Clerk transmit a copy of this resolution to the family of the deceased.

*Adopted unanimously by rising vote.*

#### **Conference Re Waldo Appropriation, Golden Gate Bridge.**

Supervisor Brown announced that conference in Sacramento, previously set for November 4, 1935, at Sacramento, had been postponed to November 6. Supervisors Brown, Colman, Gallagher (doubtful), McSheehy, Ratto signified their intention to attend.

#### **Telegram.**

The following, in connection with the foregoing, was read by the Clerk:

Sacramento, Nov. 1, 1935, 11:02 A. M.

Board of Supervisors, City and County of San Francisco.

The California Highway Commission has set as a special order of business a hearing on the design and financing of the Waldo approach to the Golden Gate Bridge at 10 a. m. November 6, at Room 302, Department of Public Works Building, Sacramento. This meeting was deferred from November 5, election day, to facilitate your attendance.

(Signed) JULIEN ROUSSEL,

Secretary, California Highway Commission.

**Rezoning of Naples Street and Excelsior Avenue.**

Supervisor Havenner requested that Clerk notify the president of the Excelsior District Improvement Club of any hearings to be held relative to rezoning corner Naples street and Excelsior avenue.

**ADJOURNMENT.**

There being no further business the Board of Supervisors at 5:40 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors November 12, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Tuesday, November 12, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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TUESDAY, NOVEMBER 12, 1935, 10 A. M.

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In Board of Supervisors, San Francisco, Tuesday, November 12, 1935, 10 a. m.

The Board of Supervisors met at 10 o'clock. The roll was called and the following members were noted present:

Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Schmidt—6.  
Quorum present.

President McSheehy presiding.

Canvass of Votes Cast at General Municipal Election of Nov. 5, 1935.

Motion.

Supervisor Havenner, seconded by Supervisor Colman, moved that the Board proceed to the office of the Registrar of Voters and there conduct a canvass of the votes cast at the general municipal election held Tuesday, November 5, 1935, as required by law and in accordance with Resolution No. 2232 of the Board of Supervisors.

Motion carried by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Schmidt—6.

Absent—Supervisors Gallagher, Hayden, Roncovieri, Shannon, Uhl—5.

Whereupon, the Board of Supervisors proceeded to the Registrar of Voters office.

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TUESDAY, NOVEMBER 12, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Tuesday, November 12, 1935, 2 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

Supervisor Havenner appeared and was noted present at 2:30 p. m.

Supervisor Shannon appeared and was noted present at 2:45 p. m.

Quorum present.

His Honor President McSheehy presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of November 4, 1935, was considered read and approved.



**PRESENTATION OF PROPOSALS.****\$1,500,000 Tax Anticipation Notes.**

Sealed bids for the purchase of Tax Anticipation Notes issued by the City and County of San Francisco pursuant to Ordinance No. 9.0336, in the amount of one million five hundred thousand dollars (\$1,500,000) to be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Tuesday, November 12, 1935, and to be opened by said Board at said time.

The Tax Anticipation Notes are described as follows, to-wit:

Notes in the amount one million five hundred thousand dollars (\$1,500,000) in denominations of ten thousand dollars (\$10,000) each to be dated as of the day of delivery thereof and to be payable to bearer on December 20, 1935, and issued under authority of Ordinance No. 9.0336 and payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1935-1936, without preference or priority of any one note over any other note. All of said notes shall constitute a first lien and charge against said taxes collected during the half of the fiscal year 1935-1936, in which said money represented by said notes respectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose. Any of said notes not paid at maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1935-1936, irrespective of the date the same shall be so received.

Said notes will bear interest at the rate or rates not to exceed six (6) per cent per annum as shall be named by the bidder, said interest to be paid at maturity of said notes.

The said notes will be sold and awarded to the bidder or bidders offering to purchase the same at the lowest rate or rates of interest computed from the date fixed for the presentation of bids to December 20, 1935. If two or more bidders offer to purchase said notes at the same lowest rate or rates of interest, the Board of Supervisors shall determine which bid shall be accepted. Interest shall be computed on the basis of three hundred sixty-five (365) days per year.

The right is reserved by the Board of Supervisors to reject any and all bids.

All proposals for the purchase of said notes shall be accompanied by a deposit of five (5) per cent of the amount of the bid in lawful money of the United States, or by the deposit of a certified check for said five (5) per cent payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, provided that no deposit exceed the sum of ten thousand dollars (\$10,000); which deposit of money or check shall be forfeited by the bidder in case he fails to accept and pay for the notes bid for by him if his bid is accepted.

The approval of Messrs. Orrick, Palmer & Dahlquist, attorneys at law, San Francisco, California, as to the legality of the aforesaid notes, will be furnished to the successful bidder or bidders for said notes without cost.

**Bids.**

The following were presented, opened, read and *referred to the Finance Committee*:

1. Blyth & Co., Inc., by Albert B. Maas, Representative.—For all but not less than all of \$1,500,000. City and County of San Francisco Tax Anticipation Notes in the denomination of Ten Thousand Dollars (\$10,000.00) each, dated as of the date of delivery and maturing on December 20, 1935, said notes to bear interest at the rate of  $\frac{25}{100}$  of 1 per cent (.25%) from date of delivery to due date, interest computed on the basis of three hundred sixty-five (365) days per year, We Hereby Bid You Par Plus a Premium of Thirty-One Dollars (\$31.00).

2. The Anglo California National Bank, American Trust Company, Bankamerica Company, by The Anglo California National Bank, Alger



J. Jacobs, Representative.—For the One Million Five Hundred Thousand Dollars (\$1,500,000) par value legally issued Tax Anticipation Notes of the City and County of San Francisco, as advertised in your regular printed Notice of Sale, we bid you par and in addition thereto, a premium of Nine Dollars (\$9), said notes to bear interest at the rate of twenty hundredths of one per centum (.20%) per annum; said interest to be paid at maturity of said notes.

**Adopted.**

Subsequently the following resolution was reported by the Finance Committee and *adopted*:

**Sale of \$1,500,000 Tax Anticipation Notes**

(Code No. 9.033)

Resolution No. 2248, as follows:

Whereas, after due notice given as provided by Ordinance No. 9.0336 that sealed proposals for the purchase of one million five hundred thousand dollars (\$1,500,000) Tax Anticipation Notes of the City and County of San Francisco would be received and considered up to the hour of 3 o'clock p. m., Tuesday, November 12, 1935; and

Whereas, several bids were received and opened in accordance with the aforesaid notice of sale and the same having been duly considered; therefore,

Resolved, That the bid of The Anglo California National Bank for The Anglo California National Bank, American Trust Company and Bankamerica Company "For the one million five hundred thousand dollars (\$1,500,000) par value legally issued Tax Anticipation Notes of the City and County of San Francisco, as advertised in your regular printed Notice of Sale, we bid you par and in addition thereto a premium of nine dollars (\$9), said notes to bear interest at the rate of twenty hundredths of one per cent (.20%) per annum; said interest to be paid at maturity of said notes."

"The Anglo California National Bank

"American Trust Company

"Bankamerica Company

"By the Anglo California National Bank."

Further Resolved, That the said bid be and is accepted.

That all other bids for said Tax Anticipation Notes be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**SPECIAL ORDER—2:30 P. M.**

**Bridge Tolls.**

Consideration of communication from Earl J. Carroll, secretary of Owners and Lessees Apartment House, Inc., Association, submitting argument for adoption of Supervisor McSheehy's resolution requesting that vehicular traffic using San Francisco-Oakland Bay Bridge be not "saddled with excessively high tolls in order to subsidize interurban rail traffic by a limitation of the toll upon such traffic to 2½ cents."

**Motion.**

Supervisor Brown moved that the foregoing matter be referred to the City Attorney and that he be asked for his opinion as to just what powers the Board of Supervisors has in connection with charging tolls on the San Francisco-Oakland Bay Bridge.

*So ordered.*



## UNFINISHED BUSINESS.

## Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

**Appropriating \$78,871 for the Care of Indigent Sick and Dependent Poor of the City and County—Month of November, 1935.**

(Code No. 9.051)

On recommendations of Finance Committee.

Bill No. 834, Ordinance No. 9.051209, as follows:

Appropriating \$78,871 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of November, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$78,871 is hereby appropriated out of such funds as may be available for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of November, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Requested by the Citizens' Emergency Relief Committee.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Supplemental Appropriation of \$18,500 From Surplus Existing in Appropriation No. 548.950.00—County Road Fund, to Credit of Various Appropriations for Street and Sidewalk Work.**

(Code No. 9.051)

Also, Bill No. 835, Ordinance No. 9.051210, as follows:

Authorizing a supplemental appropriation of \$18,500 from the surplus existing in Appropriation No. 548.950.00 of the County Road Fund, for street and sidewalk work hereinafter set forth, and amounts placed to the credit of appropriations set opposite each item of work.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. A supplemental appropriation of \$18,500 is hereby set aside and appropriated from the surplus existing in Appropriation No. 548.950.00 of the County Road Fund for street and sidewalk work as hereinafter set forth and placed to the credit of appropriations set opposite each item of work, to-wit:

Appropriation

- |     |             |  |             |
|-----|-------------|--|-------------|
| (1) | 548.960.00. | Street work, city's portion fronting the Angelo J. Rossi Playground in Francisco Heights ..... | \$ 2,500.00 |
| (2) | 548.961.00. | Sidewalks fronting Balboa Playground.....  | 2,500.00    |
| (3) | 548.962.00. | Sand removal, Twenty-ninth and Thirtieth avenues between Quintara and Rivera streets .....     | 3,000.00    |

(4)	548.963.00.	Sand removal, Thirty-second avenue between Quintara and Rivera streets.....	600.00
(5)	548.964.00.	Green street, Battery to Front streets, reconstruction .....	3,500.00
(6)	548.965.00.	Front street, Green to Battery streets, reconstruction .....	4,000.00
(7)	548.966.00.	Sidewalk construction on Potrero avenue, frontage of James Rolph Junior Playground .....	600.00
(8)	548.967.00.	Prospect avenue, Cortland avenue to Santa Marina street, walls and stairway.....	1,800.00
Total .....			\$18,500.00

Recommended by the Director of Public Works.

Approved by Chief Administrator.

Approved by the Mayor.

Approved by Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

### NEW BUSINESS.

The following recommendation of Public Welfare Committee was taken up:

#### Disaster Preparedness Ordinance.

(Code No. 11.191)

Bill No. 801, Ordinance No. 11.1911, as follows:

*Being a revision made in an extended series of conferences with representative organizations, individuals, and city departments conducted under the auspices of the American Legion, the San Francisco Junior Chamber of Commerce and the Commonwealth Club of the Disaster Preparedness Plan published by the Commonwealth Club of California in 1928.*

Creating a Major Disaster Emergency Planning Council and Staff, defining the term "Major Disaster", prescribing the powers and duties of said Major Disaster Emergency Planning Council and Staff, providing for the personnel thereof, for the appointment of an emergency coordinator and for other persons and officers who shall plan for any major disaster.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. *Purpose.* The purpose of this ordinance is to provide for the City and County of San Francisco an organization of responsible and instructed personnel having at its immediate command plans and suitable facilities and supplies for meeting a major disaster promptly and effectively.

Section 2. *Definition.* The term "major disaster" as used in this ordinance is defined to mean any situation resulting from floods, fires, earthquakes, pestilence, or any other "act of God" which threatens the lives of the residents of this City and County and which requires an immediate expansion of personnel and coordination of community resources beyond the ordinary service of regular City and County officers and employes.

Section 3. *Emergency Planning Council.* There is hereby created an emergency planning council which will hereafter be referred to as the Council, to consist of the Mayor, the President of the Board of Supervisors and the Chief Administrative Officer together with such additional members not to exceed twenty-two (22) as the Mayor may from time to time appoint. The Mayor shall be the Chairman of the Council. Said twenty-two members shall be chosen by the Mayor from represen-



tatives of labor, business and government. Among those whom the Mayor shall invite to become members shall be the Commander of the County Council American Legion, President of the San Francisco Building Trades Council, President of the San Francisco Labor Council, President of the San Francisco Chamber of Commerce, President of the Central Council of Civic Clubs, President of Southern Council of Civic Clubs, President of Civic League of Improvement Clubs.

The Council may invite such persons as it may consider desirable to render assistance at any meeting or otherwise.

Section 4. The Mayor shall also request the following named individuals or their duly authorized representatives to attend the meetings of the Emergency Planning Council and to render such service and assistance as they may deem proper:

The Commanding General of the 9th Corps Area, U. S. Army.

The Commanding General of the U. S. Marines, Dept. of the Pacific.

The Commandant of the 12th Naval District, U. S. Navy.

The Senior Local Officer of the California National Guard.

The Chairman, S. F. Chapter, American Red Cross.

The Commanding General, 9th Coast Artillery District, U. S. Army.

The Commandant, U. S. Coast Guard.

Section 5. The Mayor shall appoint as emergency staff officers (and in each case at least two alternatives) the following who shall be ex-officio members of the Emergency Planning Council in addition to the twenty-two members mentioned above:

Communications Staff Officer (Chief, Dept. of Electricity).

Personnel Staff Officer (The Sheriff).

Transportation Staff Officer (Director Dept. of Public Works).

Medical Staff Officer (Director of Public Health).

Equipment Staff Officer (General Supt. of Streets).

Supplies Staff Officer (The Purchaser of Supplies).

Relief Staff Officer (Chairman, S. F. Chapter American National Red Cross, Disaster Relief Committee).

Intelligence Staff Officer (City Engineer).

The Mayor may appoint, to cooperate with the Emergency Staff Officers, and the Emergency Coordinator hereinafter provided for, representatives of cooperating organizations, such as the San Francisco Chapter of the American Red Cross, the County Council of the American Legion, the San Francisco Chapter of the Reserve Officers Association of the U. S., the Community Chest, and State and Federal Departments, for the purpose of maintaining continuous contact between those organizations and the city government, and to assist the Emergency Staff Officers and the Emergency Coordinator in planning for the most effective use of those organizations in the time of major disaster.

Section 6. *Meetings.* The Mayor shall call at least one meeting of the Emergency Planning Council during the months of March and September of each year, for the purpose of formulating, reviewing, taking action upon and adopting the plans developed as hereinafter set forth, and securing the recommendations of its members regarding changes, additions, or revisions of said plans, and may call additional meeting of said Emergency Planning Council at any time.

Section 7. It shall be the duty of the Council to review the information and plans developed by the Emergency Staff Officers, the Emergency Coordinator and other city officials and to call to their attention additional sources of assistance in personnel, equipment or supplies. The Council shall formulate, modify, change or revise such plans as in their opinion would most effectively handle any situation as would arise from a major disaster.

Section 8. *Emergency Coordinator.* The Mayor shall, with the approval of the Council and within thirty days after this ordinance goes into effect, designate a qualified city official to serve as Emergency Coordinator during the pleasure of the Mayor and Council. Any



vacancy occurring in the position of Emergency Coordinator shall be filled within thirty days in the same manner. The Mayor shall in the same manner designate a qualified employee to serve as Secretary of the Council who shall also act as assistant and alternate to the Emergency Coordinator. The Emergency Coordinator and assistant Emergency Coordinator shall not both be outside of the limits of the City and County of San Francisco at the same time.

The duties of said Emergency Coordinator shall be as follows:

1. To supervise and assist the Emergency Staff Officers in the gathering and recording of information necessary for disaster relief.

2. To assist the Chief of Police, the Director of Public Health, and the Chief Engineer of the Fire Department in the development of emergency plans.

3. To assist the San Francisco Chapter of the American National Red Cross in the development of its Disaster Preparedness and Relief Committees.

4. To meet at least once each six months with each of the following:

(a) The Police Commission, the Chief and all Captains of the Police Department.

(b) The Fire Commission, the Chief Engineer and all Assistant and Battalion Chiefs of the Fire Department.

(c) The Advisory Board of Health, the Director of Health, and the Bureau and Institutional Heads of the Department of Public Health.

(d) The Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American National Red Cross:

for the purpose of reviewing with them their duties and functions under the plan, and their relationship and duties with respect to co-operation with departments and/or organizations.

5. To be present and assist when the following review with their subordinates their respective parts in the plan:

The Chief of Police.

The Chief Engineer of the Fire Department.

The Director of Public Health.

The Chairman of the Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American National Red Cross.

6. To submit a written report of his activities for the previous six (6) months' period at each semi-annual meeting of the Emergency Planning Council.

7. To act as aide to the Mayor or to his alternate in command, in the event of a "Major Disaster".

8. To call a meeting at least once each sixty (60) days to hear reports of the Emergency Staff Officers, all of whom with their alternates shall attend such meeting.

9. To assist the Emergency Planning Council and the various co-operating departments, groups and organizations in formulating coordinated and cooperative plans for the control and relief of a "Major Disaster".

Section 9. *Information.* Each Emergency Staff Officer shall gather, record and turn over to the Emergency Coordinator, information as to where the assistance which might be needed in his particular classification is located; how it may be obtained quickly at any time of the day or night; and shall, at each annual meeting of the Emergency Planning Council, certify that the information has been checked for changes within ninety (90) days prior to the date of the meeting. This information shall be stored, in duplicate, in two or more safe and available places, in addition to being placed in the hands of all Emergency Staff Officers and the Emergency Coordinator.

Section 10. *Succession of Authority.* In case of the absence or inability of the Mayor or Acting Mayor to act the following succession of command is authorized in the event of a major disaster to serve



until an acting Mayor is chosen in accordance with Section 25 of the Charter:

1. The Chief Administrative Officer.
2. The Director of the Department of Public Works.
3. The Manager of Public Utilities.
4. The Chief or Acting Chief of the San Francisco Fire Department.

Section 11. *Official Agency.* The American National Red Cross is hereby designated as the official agency in full charge of disaster relief to families and individuals. The Emergency Staff Officers shall cooperate with the officials of that organization. Nothing herein contained shall be construed as limiting, modifying or interfering with, in any manner:

1. The Disaster Relief responsibility of the American National Red Cross as imposed by the Charter given to it by the Congress of the United States.

2. The operating and financial policies and procedures of the American National Red Cross in disaster relief as they have been or shall be promulgated by the Central Committee or responsible officers of that organization. On the contrary, the Emergency Council and Staff shall assist in all possible ways to make these policies and procedures effective.

Section 12. Nothing in this ordinance or in the plans formulated in accordance with the terms of this ordinance shall limit, modify, qualify or restrict, in any manner whatsoever, the emergency powers of the Mayor, as prescribed in Section 25 of the Charter.

Section 13. No officer or employee of the City and County of San Francisco shall be paid any additional compensation for any service rendered under authority of this ordinance prior to, during or following a major disaster, except as otherwise expressly provided by this ordinance, and no other person shall be paid or be entitled to any compensation for any service rendered prior to, during or following any major disaster unless the same be provided for by ordinance, or the payment of the same is provided for by the Mayor or Acting Mayor, and then such compensation shall be solely for personal injuries suffered by any such person while serving under this ordinance during an emergency consequent upon a major disaster.

Section 14. *Signal.* A suitable signaling device or devices shall be installed at a proper location or locations which shall be tested by the sounding of one blast each day, 12 noon. Emergency signals to be sounded on this siren shall be as designated by the Emergency Planning Council.

Section 15. Nothing herein contained shall be construed as limiting the authority of the Chief Administrative Officer over the departments under his jurisdiction. It shall be his duty to cooperate in the carrying out of the planning activities as outlined in this ordinance, and to see that the officials appointed as Emergency Staff Officers or alternates, who come under his jurisdiction, cooperate with the Emergency Coordinator and provide and develop the information and plans as outlined by the Emergency Coordinator and approved by the Emergency Council.

Section 16. The term "Mayor" wherever used in this ordinance shall also include the term "Acting Mayor".

Section 17. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

**Privilege of the Floor.**

The following were heard in opposition to the proposed ordinance:

Edw. J. Vandeleur, president, San Francisco Labor Council; John O'Connell, secretary, San Francisco Labor Council; Captain Peterson, representing Maritime Federation; Arthur Warren, representing himself; Arthur Watson, 491 Jessie street, representing himself; Thos. Doyle, secretary, Building Trades Council; Thos. Meagher, president, Building Trades Council; Mr. Shultz, representing United German Societies; John Casey, City Engineer; Mrs. D. Griffiths, representing herself.

The following were heard in favor of the proposed ordinance:

A. Barker, representing County Council, American Legion; Mr. Ward representing the Commonwealth Club; Thos. Larke, Disaster Preparedness chairman; County Council, American Legion; Mr. Fried, Jr., Chamber of Commerce.

**Motion.**

Supervisor Brown moved that the matter be laid over until the meeting of November 25, 1935, and that the Mayor's plan for "Disaster Preparedness" be heard at that time.

*So ordered.*

**Adopted.**

The following resolutions were *adopted*:

Accepting Deed From Fred G. Pfeifer et ux.—Lot 5, Block 2109, Required for Sunset Reservoir, and Authorizing Payment of \$700 for Same.

(Code No. 12.17152)

On recommendations of Finance Committee.

Resolution No. 2244, as follows:

Resolved, That the City and County of San Francisco purchase from Fred G. Pfeifer et ux., Lot 5, Assessor's Block 2109, situated in the City and County of San Francisco, State of California, required for Sunset Reservoir, and the City Attorney is hereby authorized to accept a deed to said property free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$700 is hereby authorized and directed to be paid for said land from Appropriation No. 593.905.05-57.

Approved by the Director of Property.

Approved as to funds by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Refunds of Duplicate Payments of Taxes.**

(Code No. 9.059)

Also, Resolution No. 2245, as follows:

Resolved, That the following amounts be and the same are hereby authorized to be paid out of the General Fund, 1935-1936, to the hereinafter named; being refunds of amounts paid in duplicate taxes, to-wit:

1. The San Francisco Bank, care of Louis F. Bollinger, as per Vol. 5, Bill No. 1835, Lot 23, Block 796, Fiscal Year 1934....\$67.23
2. Charles A. Hall, per Vol. 14, Bill No. 3167, Lot 15, Block 1873, Fiscal Year 1934 ..... 17.39
3. Wilfred J. Eckstein, per Vol. 19, Bill No. 2416, Lot 19, Block 2771, Fiscal Year 1934 ..... 2.90
4. P. J. Maloney, Treasurer, Home Owners' Loan Corporation,



- care of Platt Kent, per Vol. 40, Bill No. 1247, Lot 61, Block 6655, Fiscal Year 1934 ..... 23.78
5. Fleishman Transportation Co., per Vol. 45, page 3, lines 51 and 52, 1935 Assessment Rolls ..... 66.07
- Verified and approved by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Authorizing Acceptance of Deeds to Right of Way Easements for Spring Valley Pipe Line From Peter Pardini at \$50; Zetta Harrison at \$50, and Stanley Paul et ux. at \$15.20, and Authorizing Payments of Above Amounts.**

(Code No. 15.0241)

Also, Resolution No. 2246, as follows:

Resolved, That the City and County of San Francisco purchase from the following named owners right of way easements over lands in San Mateo County, California, required for Crystal Springs Pipe Line No. 2, and the City Attorney is hereby authorized to accept deeds to said easements free and clear of all liens and encumbrances, and upon the acceptance of said deeds the sums set forth opposite their respective names are hereby authorized and directed to be paid for said easements from Appropriation No. 93.903.05-57:

Peter Pardini, a right of way easement across a portion of Lot 30 of Brisbane Acres.....\$50.00

Zetta Harrison, a right of way easement across a portion of Lot 31 of Brisbane Acres..... 50.00

Stanley Paul et ux., a right of way easement across portions of Lots 33 and 32 of Brisbane Acres..... 15.20

Approved by the Director of Property.

Approved as to funds by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**Authorizing Payment of Islais Creek Reclamation District Warrants.**

(Code No. 12.04)

Also, Resolution No. 2247, as follows:

Be It Resolved, that the following warrants of Islais Creek Reclamation District—No. 621 to Director of Public Works for \$600.69, No. 622 to Boyd Investment Company for \$2,427.80, No. 623 to Boyd Investment Company for \$1,326.77, No. 624 to Farm Land Investment Company for \$779.07, No. 625 to Anglo-California Securities Co. for \$894.27, No. 626 to Coldwell, Cornwall and Banker for \$44.50, No. 627 to Bank of California N. A. for \$1,485.75, No. 628 to W. E. Cashman for \$488.87, No. 629 to Duncan Matheson for \$5.09, No. 630 to American Trust Co. for \$828.60, No. 631 to Elizabeth A. Kelly for \$20.58, No. 632 to Bayshore Construction Co. for \$370.50—payable out of the funds of said District, be and the same are hereby approved; and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—9.

Absent—Supervisors Havenner, Shannon—2.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Adopted.**

The following recommendations of his Honor the Mayor were presented and adopted:

**Leave of Absence—Honorable Theresa Meikle, Municipal Judge.**

(Code No. 4.053)

Resolution No. 2250, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Theresa Meikle, Municipal Judge, is hereby granted a leave of absence for a period of thirty-five days, commencing November 15th, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—John P. Murphy, Member of the Public Utilities Commission.**

(Code No. 4.053)

Also, Resolution No. 2251, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. John P. Murphy, member of the Public Utilities Commission, is hereby granted a leave of absence for a period of one month, commencing November 12th, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Action Deferred.**

The following was presented by Supervisor McSheehy, and on motion *laid over one week*:

**Calling Meeting of Members of Board, 4:30 P. M., December 9, 1935,  
to Organize Committees of Board of Supervisors.**

(Code No. ....)

Resolution No. 2249, as follows:

Whereas, on November 5, 1935, at an election of officials of the City and County of San Francisco six candidates to the Board of Supervisors were elected; and

Whereas, the Committees of the Board are selected by the Board; therefore,

Resolved, That the Clerk be directed to send a written notice to each member of the Board as will be constituted on January 8, 1936, for the purpose of organizing the committees of the Board, meeting to be held at 4:30 p. m. on Monday, December 9, 1935, in Room 228, City Hall.

**Waldo Approach, Golden Gate Bridge.**

Supervisor Brown, in connection with the Waldo approach to the Golden Gate Bridge, stated that he had been told that the surplus collection on the Gas Tax Fund this year was about \$1,500,000 more than the Budget, and moved that the Board ask the State Highway Commission, or the proper State body, if that statement is not true, and if that money is not available for the construction of roads in Northern California.

*Carried.*

Also, by substitution of federal aid for other projects, could not the money be made available for the bridge approach?

*Carried.*



Timothy A. Reardon, member of the State Highway Commission, addressed the Board of Supervisors on the question of financing an adequate approach from Waldo to the Golden Gate Bridge and assured the Board that funds would be found and the approach finished in time for the opening of the bridge to traffic.

Supervisor Ratto reported on conference in Sacramento regarding Waldo approach to the Golden Gate Bridge, and moved that the Board comply with requests made by Redwood Empire Supervisors Unit:

a. Telegraph Governor Frank Merriam, Sacramento, urging the Governor to take personal charge of the situation and make available sufficient State funds, *without* trimming allocations already budgeted to other counties. Also, again urge the Governor to appoint a Highway Commissioner from the Northbay Redwood Empire (to succeed Ray Ingels, resigned) to insure proper representation for Redwood Empire Counties on the Commission.

b. File copies of your communication with your local newspaper and request editorials therein.

c. Immediately address a communication to your Redwood Empire Association, granting the officers of your Association authority to continue this campaign according to their best judgment—in pressing demands for immediate financing of adequate north approach to the Golden Gate Bridge.

*Carried.*

Supervisor Shannon moved that a committee of five of the Board be appointed to study the whole matter.

Whereupon, Supervisor McSheehy appointed committee as follows:

Supervisors Shannon (Chairman), Brown, Gallagher, Havenner, Ratto.

#### Sub-Surface Terminal, San Francisco-Oakland Bay Bridge.

Supervisor Colman presented, at the request of the Down Town Association, and with his own approval, plan by Sidney W. Taylor, Traffic Engineer of the Down Town Association and Golden Gate Bridge and Highway District, calling for a sub-surface terminal, as a substitute for present proposed terminal under Plan "X."

*Referred to joint Public Utilities and Streets Committee. Copies to be sent to City Engineer Casey and to Mr. Purcell, Toll Bridge Authority.*

Supervisor Colman announced meeting of Joint Committee for November 29, 1935, 4 p. m.

#### Sheriff's Office—Stores and Transportation Fees.

Supervisor Havenner, at the request of Daniel C. Murphy, Sheriff-Elect, asked that the City Attorney, at his early convenience, prepare ordinance to provide that the stores, which have been operated at the County Jails, be placed on the basis of a public commissary, perhaps under the jurisdiction of the Sheriff's Commissary Department, and providing that the profit from their operation, if any, be returned to the public Treasury. Also, that the City Attorney make study of Charter provision of the city, or county, of Los Angeles, which provides that fees collected by the Sheriff, for transportation of the insane, etc., should be placed in the public treasury instead of being retained as a personal income for the sheriff.

#### Mint to Be Used as Street Railway Terminal.

Supervisor Gallagher stated that the use of the Mint Building, Fifth and Mission streets, will be discontinued at a given date and that there is a great deal of discussion as to what can be done with that property. It is understood, he said, that the government will be in a very agree-

able frame of mind as to the use of that property for public purposes. In view of the anticipated congestion at Fifth and Market streets, and in view of the fact that there will be a stiff resistance by the department stores, he thought that some thought should be given to the use of this building as a future terminal for all street railway and bus lines coming into Market street at Fifth and Sixth streets. Perhaps terms could be arrived at, and concessions let therein, by the railroad company and the bus companies, etc., to the end that the reconstruction of the property and its future use as a terminal for street car lines might be available, and he *MOVED that the Public Utilities Committee of the Board of Supervisors give consideration and confer with the proper officials as to what terms and under what conditions that property might revert to the City and County of San Francisco.*

*Carried.*

#### Announcement.

Supervisor Uhl announced meeting of Joint Committee, Public Welfare and Fire, Safety and Police, for Thursday, November 14, 1935, at 11 a. m., to consider gasoline station ordinance.

#### ADJOURNMENT

There being no further business, the Board of Supervisors at the hour of 6:45 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors November 18, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, November 18, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.

SAN FRANCISCO



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# Journal of the Supervisors

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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, NOVEMBER 18, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, November 18, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Hayden, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

Supervisor Brown appeared and was noted present at 2:30 p. m.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of November 4, 1935, was considered read and approved.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

Repealing Ordinance No. 8043 (New Series), Relating to Dealers in  
Secondhand Automobiles or Automobile Accessories.

(Code No. 3.041)

On recommendation of Finance Committee.

Bill No. 821, Ordinance No. 3.04155, as follows:

Repealing Ordinance No. 8043 (New Series), entitled "Amending Section 4 of Ordinance No. 4406 (New Series), entitled 'Requiring dealers in secondhand automobiles, or automobile accessories, to keep a record of all purchases, sales or exchanges of said articles, deliver such report to Chief of Police, and providing penalty for violation'", in effect June 1, 1928.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 8043 (New Series), the title of which is recited above, is hereby repealed.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.



**Reducing Fees for Pawnbrokers, Furniture and Household Goods,  
Secondhand Clothing and General Secondhand Dealers, and  
Repealing Fees for Secondhand Shoe and Book Dealers.**

(Code No. 3.041)

Also, Bill No. 822, Ordinance No. 3.04156, as follows:

Amending Section 53, Pawnbrokers; Section 62, Secondhand Clothing; Section 62 (B), Secondhand Furniture and Household Goods; Section 63, Secondhand Goods, and repealing Section 62 (A), Secondhand Books; and Section 62 (D), Secondhand Shoes; of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," in effect July 1, 1920.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Sections 53, 62, 62 (b) and 63 of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby amended to read as follows:

*Pawnbrokers.*

Section 53. Every person, firm or corporation engaged in the business of pawnbroker shall pay a license of *twenty-five (25)* dollars per quarter.

*Dealers in Secondhand Clothing.*

Section 62. Every person, firm or corporation engaged in the principal business of buying, selling or exchanging secondhand clothing or personal apparel, or who while so engaged in the principal business of buying, selling or exchanging secondhand clothing or personal apparel, buys, sells or exchanges as incidental to his aforesaid business, secondhand trunks, secondhand shoes, secondhand suitcases, secondhand musical instruments, secondhand jewelry, secondhand firearms, secondhand tools, or merchandise incidentally or connected with the purchase, sale or exchange of secondhand clothing or personal apparel, shall (after securing a quarterly permit from the Board of Police Commissioners to carry on said business), pay a license of ten (10) dollars per *year*; provided, that nothing contained in this section shall exempt any person, firm or corporation engaged in the business of buying, selling or exchanging secondhand furniture, from the paying of the license provided for in Section 63 of this ordinance; and, provided further, that nothing contained in this section shall relieve or exempt any person, firm or corporation from complying with all of the provisions of Ordinance 5085 (New Series), passed March 2, 1920, and approved March 3, 1920, relating to the acquisition of firearms.

*Dealers in Secondhand Furniture and Household Goods.*

Section 62 (b). Every person, firm or corporation engaged in the business of buying, selling or exchanging secondhand furniture and household goods, either exclusively or in conjunction with some other business, shall (after securing a quarterly permit from the Board of Police Commissioners to carry on said business), pay a license of ten (10) dollars per *year*.

The term "furniture and household goods" as used in this ordinance shall mean and include beds, bedding, tables, desks, chairs, stoves, floor coverings, crockery, glassware, kitchen and cooking utensils.

*Secondhand Goods.*

Section 63. Every person, firm or corporation engaged in the business of buying, selling or exchanging secondhand goods, such as provisions, goods, wares, merchandise, medicines, drugs, jewelry, precious metals or wares, shall (after securing a quarterly permit from the Board of Police Commissioners to carry on the business), pay a license of ten (10) dollars per *year*.

Section 2. Sections 62 (a) and 62 (d) of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby repealed.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

### Repealing Fees for Secondhand Bicycles.

(Code No. 3.041)

Also, Bill No. 825, Ordinance No. 3.04157, as follows:

Amending Section 4 of Ordinance No. 4406 (New Series) entitled "Requiring dealers in secondhand automobiles, or automobile accessories, to keep a record of all purchases, sales or exchanges of said articles, deliver such report to Chief of Police, and providing penalty for violation," *by repealing fees for secondhand bicycles, and repealing Ordinance No. 5239 (New Series), in effect October 1, 1920.*

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 4 of Ordinance No. 4406 (New Series), the title of which is recited above, is hereby amended to read as follows:

Section 4. Every person, firm or corporation engaged in the business of buying, selling, exchanging, storing or dealing in used or secondhand automobile or motor vehicle equipment, storage batteries, parts of automobiles or automobile accessories, shall pay a license to the City and County of San Francisco in the sum of \$10 per annum, payable quarterly in advance.

Section 2. Ordinance No. 5239 (New Series), in effect October 1, 1920, is hereby repealed.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

### NEW BUSINESS.

#### Adopted.

The following resolutions were *adopted*:

#### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 2252, as follows:

Resolved, That the following amounts be and the same are hereby authorized to be paid out of the General Fund, 1935-1936, to the herein-after named; being refunds of amounts paid in duplicate taxes, to-wit:

(1) Frazer & Wibel, per Vol. 14, page 82, line 1, Unsecured Personal Property Rolls for 1935.....	\$ 4.44
(2) H. H. Brugge, per Vol. 3, page 216, line 3, of Unsecured Personal Property Rolls, 1934, Supplemental.....	.77
(3) J. Feldman, per Vol. 14, page 59, line 21, Unsecured Personal Property Rolls, 1935.....	2.32
(4) David Fluitt, per Vol. 14, page 71, line 24, Unsecured Personal Property Rolls, 1935.....	1.93
(5) Fred Lett, per Vol. 15, page 75, line 14, Unsecured Personal Property Rolls, 1935.....	1.16
(6) C. A. Rebitt, per Vol. 41, Bill No. 2590, Lot 9, Block 6929, Fiscal Year 1933.....	57.32
(7) Angelina Panos, per Vol. 11, Bill No. 447, Lot 5, Block 1546, Fiscal Year 1934.....	52.74
(8) Martin Muller, per Vol. 11, Bill No. 2697, Lot 16, Block 1602, Fiscal Year 1934.....	40.18



- (9) Noel Sullivan, per Vol. 12, Bill No. 19, Lot 11, Block 1617,  
Fiscal Year 1934..... 21.00
- (10) Hibernia Savings & Loan Society, Vol. 41, Bill No. 902, Lot  
9, Block 6767, Fiscal Year 1934..... 13.14

Verified and approved by the Controller.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto,  
Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Purchase of Property From George Milucky and Adam Stefanik,  
Required for Potrero Hill Playground Roadway at \$2,000.**

(Code No. 12.1714)

Also, Resolution No. 2253, as follows:

Resolved, That the City and County of San Francisco purchase from George Milucky and Adam Stefanik Lot 52, Assessor's Block 4162-4197, situated in the City and County of San Francisco, State of California, required for Potrero Hill Playground roadway, and the City Attorney is hereby authorized to accept a deed to said property free and clear of all liens and encumbrances and upon the acceptance of said deed the sum of \$2,000 is hereby authorized and directed to be paid for said land from Appropriation No. 548.953.00.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto,  
Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Acceptance of Two Lots for Potrero Hill Playground Roadway and  
Payment of \$1,500.**

(Code No. 12.1714)

Also, Resolution No. 2254, as follows:

Resolved, That the City and County of San Francisco purchase from Camilo Bologna and Mateo Bologna, Lots 21 and 22, Assessor's Block 4162-4197, situated in the City and County of San Francisco, State of California, required for Potrero Hill Playground roadway, and the City Attorney is hereby authorized to examine and approve the title of said real property and if satisfactory, to accept a deed thereto. Upon the acceptance of said deed the sum of \$1,500 is hereby authorized and directed to be paid for said land from Appropriation No. 548.953.00.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto,  
Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Extending Time for Acceptance of Deed for Subsurface Easement,  
Tuolumne County, to October 1, 1936.**

(Code No. 15.034)

Also, Resolution No. 2255, as follows:

Whereas, the City and County of San Francisco under authority of Resolution No. 24746 (New Series) of the Board of Supervisors accepted a certain deed dated November 21, 1925, from Edwin T. Jasper, et al., to a subsurface easement for a portion of the Foothill Tunnel of the Hetch Hetchy Aqueduct in Tuolumne county, California; and

Whereas, said deed provides that under certain conditions if the natural flow of water in any springs on the land of the grantors shall disappear or diminish, the City shall furnish to the grantors a continuous supply of water sufficient for the present domestic, irrigation and stock watering requirements of the grantors; and

Whereas, said deed provides a time limit for the ascertainment of the amount of any damage which may be caused by the disappearance or diminution of the natural flow of water in said springs; and

Whereas, said time limit was extended to October 1, 1935, by Resolution No. 1688 of this Board; and

Whereas, said Edwin T. Jasper, et al., have requested the Director of Property to further extend said time limit to October 1, 1936, and the Public Utilities Commission has recommended the further extension of said time limit; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute on behalf of the City and County of San Francisco a written agreement with Edwin T. Jasper, et al., extending said time limit of said deed to and until October 1, 1936, subject to all conditions contained in said deed, except as expressly modified in said agreement.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Confirming Lease of Certain Water Department Land to Hearst Radio, Inc.**

(Code No. 12.17352)

Also, Resolution No. 2256, as follows:

Whereas, pursuant to Ordinance No. 12.173521, Bill No. 787, the Director of Property advertised in the official newspaper of the City and County of San Francisco that offers would be received by him on September 28, 1935, for leasing 6.289 acres of San Francisco Water Department land situated in San Mateo county, California, for radio receiving station purposes, which land is more particularly described in said ordinance; and

Whereas, in response to said advertisement, the Director of Property received an offer from Hearst Radio, Inc., to lease said property for a period of five years, beginning December 1, 1935, at a monthly cash rental of \$50; and

Whereas, no higher bids were made or received and Hearst Radio, Inc., has deposited the sum of \$50 with the Director of Property in payment of the first month's rent; and

Whereas, the Public Utilities Commission has recommended that said lease be awarded to Hearst Radio, Inc.; now, therefore, be it

Resolved, That said lease be and the same is hereby awarded to Hearst Radio, Inc., subject to such reservations and conditions as may be deemed necessary by the Director of Property and the City Attorney; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute said lease on behalf of the City and County of San Francisco.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Acceptance of Quitclaim Deed From Spring Valley Company, Ltd., to Lot 10-A, Block 1852, San Francisco.**

(Code No. 12.17152)

Also, Resolution No. 2257, as follows:

Resolved, That, in accordance with the recommendation of the Public Utilities Commission, the City and County of San Francisco accept that certain quitclaim deed dated October 29, 1935, from Spring Valley Com-



pany, Ltd., to Lot 10-A, Assessor's Block 1852, situated in the City and County of San Francisco, State of California.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Extending Time Within Which to Award Contracts for Cast Iron Feeder Mains and Erection of Wire Mesh Fences—Water Department.**

(Code No. 15.02)

Also, Resolution No. 2258, as follows:

Resolution extending time within which to award contracts for cast iron feeder mains and erection of wire mesh fences for the use of the Water Department.

Be it Resolved, That by reason of further negotiations having to be entered into between agencies of the United States Government and the City and County of San Francisco concerning grants to be made by the Government to the City and County to aid in the payment of the cost of laying cast iron feeder mains for use of the San Francisco Water Department, which work is referred to as being described in P.W.A. Docket No. 1132-7A, and for the added work of the erection of wire mesh fences about certain reservoirs under the control of the San Francisco Water Department, and which work is more particularly described in P.W.A. Docket No. 1132-8A, the time within which the Public Utilities Commission may award the contract for the work above described is hereby extended thirty days from and after November 20, 1935, and at any time within said thirty days the said Public Utilities Commission may award the contracts for the construction herein described.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Passed for Second Reading.**

The following matters were *passed for second reading*:

**Amending the Annual Salary Ordinance by the Inclusion of Section 81½, Providing for Referees and Umpires (Board of Education).**

(Code No. 9.053)

On recommendation of Finance Committee.

Bill No. 826, Ordinance No. 9.05374, as follows:

An ordinance amending Ordinance No. 9.05367, commonly called Annual Salary Ordinance, by adding Section 81½ to establish classifications, funds for which were included in the Board of Education Budget.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 9.05367 is hereby amended by adding Section 81½ to read as follows:

Section 81½. Board of Education Non-certificated Employees. Item No. 1—Referees and Umpires—\$1 to \$3 per game, as required.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Supplemental Appropriation of \$1,080 — Clerk-Typist, Coroner's Office.**

(Code No. 9.051)

Also, Bill No. 823, Ordinance No. 9.051211, as follows:

An ordinance making a supplemental appropriation of \$1,080 to the

credit of Appropriation No. 557-101-00 of the Annual Appropriation Ordinance for the year 1935-36 (Ordinance No. 9.051179) for the purpose of creating one position of Senior Clerk-Typist at \$180 per month in the Coroner's Office, in lieu of one position of Coroner's Investigator at \$215 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby reappropriated the sum of \$1,080 to Appropriation No. 557-101-00 as set forth in the Annual Appropriation Ordinance No. 9.051179 from the surplus existing therein in accordance with the provisions of Section 80 of the Charter.

Section 2. There is hereby created in the Coroner's Office one position of Senior Clerk-Typist at \$180 per month, the compensation of which is provided by funds appropriated in Section 1 hereof.

Section 3. One position of Coroner's Investigator heretofore established in the Coroner's Office at a salary of \$215, funds for which were heretofore appropriated in Appropriation No. 557-101-00 is hereby abolished and eliminated.

Approved by Chief Administrative Officer.

Approved by the Mayor.

Approved by Controller as to funds.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

Amending Section 64 of the Annual Salary Ordinance by the Inclusion of Item 4½; and Reduction of Employments Under Item 10.

(Code No. 9.053)

Also, Bill No. 824, Ordinance No. 9.05373, as follows:

An ordinance amending Section 64 of Ordinance No. 9.05367, commonly called the Annual Salary Ordinance, by reducing the number of employments now established under item 10 thereof and adding item 4½.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 64 of Ordinance No. 9.05367 is hereby amended to read as follows:

#### Section 64. CORONER

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B420	Phonographic Reporter .....	\$ 200
2	1	B512	General Clerk-Typist .....	175
3	1	B512	General Clerk-Typist .....	165
4	1	B512	General Clerk-Typist .....	155
4½	1	B516	Senior Clerk-Typist .....	180
5	1	L52	Bacteriological Laboratory Technician..	150
6	1	L52	Bacteriological Laboratory Technician..	125
7	1	L62	Pathologist (part time) .....	125
8	1	L110	Toxicologist (part time) .....	150
9	1	L502	Autopsy Surgeon .....	250
10	2	N4	Coroner's Investigator .....	215
11	1	N4	Coroner's Investigator .....	200
12	1	N8	Coroner's Chief Investigator .....	250
13	1	N10	Coroner .....	666.66
14	3	O8	Morgue Ambulance Driver .....	200
15	1	O8	Morgue Ambulance Driver .....	175

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.



**Re-referred.**

The following recommendation of Committee on Fire, Safety and Police was on motion *re-referred to said Committee*:

**Blasting Ordinance.**

(Code No. 11.08)

Bill No. 827, Ordinance No. 11.0812, as follows:

Amending Section 1 of Ordinance No. 1204, entitled "Regulating the Explosion of Blasts." In effect May 16, 1904, as amended by Ordinance No. 378 (New Series), approved March 10, 1908.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to explode or cause to be exploded any powder or other explosive material for the purpose of blasting; or drill a hole or make a crevice for the purpose of inserting any powder or other explosive material for the purpose of blasting, or insert in any hole or crevice any fuse or any powder or other explosive material for the purpose of blasting without first obtaining from the Director of Public Works a permit so to do, which permit must specify the location of the blasting or blastings for which it is granted; provided, however, that such permit shall not be granted until the applicant therefor shall have executed to the City and County of San Francisco and filed in the office of the Director of Public Works a good and sufficient bond of a lawfully authorized surety company, approved by the Controller, in a sum not less than five thousand (\$5,000) dollars, the amount thereof to be fixed and determined by the Director of Public Works in accordance with the estimated value of the property in the vicinity of the location of the proposed blast or blasts. Said bond shall be conditioned with the permittee, together that the sureties on the bond shall be severally bound to pay any and all damages not exceeding the amount fixed in said bond that in the judgment of the Director of Public Works may have resulted from the explosion of blasting under said permit and said parties, and each and all of them shall be severally bound to pay any and all judgments which may be awarded against the City and County of San Francisco or against said permittee by reason of any damage to property or person sustained as the result of any blast or blasts made under and by virtue of said permit.—As amended by Ordinance No. 378 (New Series), approved March 10, 1908.

Section 2. It shall be unlawful for any person, firm or corporation to explode or cause to be exploded, any blast or blasts without first covering the same in such manner as to prevent fragments of rock or earth from being thrown against or upon lots or buildings, or upon any public highway.

Section 3. Any person, firm or corporation who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not to exceed five hundred (\$500) dollars, or by imprisonment in the County Jail for not more than six (6) months, or by both such fine and imprisonment.

Section 4. Ordinance No. 813, entitled "Regulating the Explosion of Blasts," approved June 11, 1903, is hereby repealed.

Section 5. This ordinance shall take effect and be in force from and after its passage.

**Action Deferred.**

The following recommendations of Joint Committee on Public Welfare, and Fire, Safety and Police, were *laid over two weeks and made a Special Order of Business for 2:30 p. m.*:

**Gasoline Supply Stations.**

(Code No. 11.0821)

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and opera-

tion of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

(e) School: shall mean any institution of learning conducted or operated under the jurisdiction of the Board of Education of the City and County of San Francisco, or any institution wherein a general course of study is maintained or carried on by the State of California or by any agency thereof, or any institution of learning attendance at which will satisfy the compulsory educational laws of the State of California, or any college or university whereat a general course in advance education is maintained.

(f) Hospital: shall mean any institution conducted in accordance with the laws of the State of California or the ordinances of the City and County of San Francisco for the care of the sick or injured which has accommodation for not less than twenty patients; provided, however, that for the purposes of this ordinance, any institution maintained by the City and County of San Francisco for the rendering of emergency care or services to the sick or injured shall not be deemed to be a hospital.

(g) Districts or Zones: shall mean districts or zones as established or re-zoned by the City Planning Commission.

Section 2. Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of licenses and appeals based thereon. No permit shall be granted or issued to establish, construct, operate or maintain a gasoline supply station on any lot or parcel of land, or in any structure situate thereon, when any exterior boundary of the property on which said gasoline supply station is proposed to be located is within two hundred (200) feet, measured in a straight line, from any exterior boundary of any lot or parcel of land on which is situated any school, church, theatre or hospital; provided, however, that if said church or theatre be situated upon property not zoned as first or second residential property then, in that event, a permit to establish, construct, operate and maintain a gasoline supply station may be granted by the Chief Engineer of the Fire Department provided all of the exterior boundaries of the lot or parcel of land on which said gasoline supply station is to be established or maintained are at least sixty (60) feet distant, measured in a straight line, from all exterior boundaries of the lot or parcel of land on which said church or theatre is situated.

No additional permit shall be necessary to maintain and operate any



gasoline supply station for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fireproofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the



building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.



(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

Section 8. Services Permitted: The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

Section 9. Duties of the Fire Marshal: It shall be the duty of



the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

Section 10. Penalty: Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

*Explanation.*

Measurement to be made from exterior boundaries of properties affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.

Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

**Amendment to Garage Ordinance.**

(Code No. 11.0822)

Also, Bill No. 776, Ordinance No. 11.08222, as follows:

Amending Section 2, Subdivision (E) thereof, of Ordinance No. 8564 (New Series), entitled "Governing the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the Fire Marshal; penalties for violation; repealing Ordinance No. 746 (New Series), and all ordinances and parts of ordinances in so far as they conflict with this ordinance," *by prescribing the limits within which permits may be granted for the establishment of public or commercial garages with respect to any school, church, theatre, or hospital.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 (Subdivision (e)), of Ordinance No. 8564 (New Series), the title of which is recited above, be and the same is hereby amended to read as follows:

(e) Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a public or commercial garage within the limits of the City and County of San Francisco, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of licenses and appeals based thereon. No permit shall be granted or issued to establish, construct, operate or maintain a public or commercial garage on any lot or parcel of land, or in any structure situate thereon, when any exterior boundary of the property on which said garage is proposed to be located



is within two hundred (200) feet, measured in a straight line, from any exterior boundary of any lot or parcel of land on which is situated any school, church, theatre or hospital; provided, however, that if said church or theatre be situated upon property not zoned as first or second residential property then, in that event, a permit to establish, construct, operate and maintain a public or commercial garage may be granted by the Chief Engineer of the Fire Department provided all of the exterior boundaries of the lot or parcel of land on which said garage is to be established or maintained are at least sixty (60) feet distant, measured in a straight line, from all exterior boundaries of the lot or parcel of land on which said church or theatre is situated.

No additional permit shall be necessary to maintain and operate any public or commercial garage for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.

**Adopted.**

The following resolutions were *adopted*:

**Leave of Absence—Mrs. Edwin R. Sheldon, Member Board of Education.**

(Code No. 4.053)

On recommendation of His Honor the Mayor.

Resolution No. 2259, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mrs. Edwin R. Sheldon, member of the Board of Education, is hereby granted a leave of absence for a period of three weeks, commencing November 25, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

**Calling Meeting of Members of Board, 4:30 P. M., December 9, 1935, to Organize Committees of Board of Supervisors.**

(Code No. 1.02)

Presented by Supervisor McSheehy.

Resolution No. 2249, as follows:

Whereas, on November 5, 1935, at an election of officials of the City and County of San Francisco six candidates to the Board of Supervisors were elected; and

Whereas, the committees of the Board are selected by the Board; therefore, be it

Resolved, That the Clerk be directed to send a written notice to each member of the Board as will be constituted on January 8, 1936, for the purpose of organizing the committees of the Board, meeting to be held at 4:30 p. m. on Monday, December 9, 1935, in Room 228, City Hall.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

**Adopted.**

The following resolutions were *adopted*:

**Approving Policy of the Golden Gate Bridge Becoming Part of State Highway System, Free From Tolls.**

(Code No. 12.111)

Supervisor Gallagher presented:

Resolution No. 2260, as follows:

Resolved, That it is the sense of the Board of Supervisors of San Francisco, in session assembled this 18th day of November, 1935, that, there having been brought to its attention a proposal that when the Golden Gate Bridge is completed and its indebtedness, of all kinds, liquidated, except maintenance, that said bridge become a part of the highway system of California, and be toll free, that we suggest to the directors of the Golden Gate Bridge and Highway District, especially those representing San Francisco, that this proposal be approved and, if possible, a plan be worked out.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Excused—Supervisors Brown, Shannon—2.

Absent—Supervisor Colman—1.

**Urging Revision or Re-allocation of Federal Funds of Highway Construction Budget for Current Biennium, by California Highway Commission, to Provide for Immediate Construction of Waldo Approach to Golden Gate Bridge; Recommending Four Lanes of Traffic.**

(Code No. 12.111)

Supervisor Havenner presented:

Resolution No. 2261, as follows:

Resolved, That the California Highway Commission be urgently requested to make such revision or re-allocation of the federal funds of its highway construction budget for the current biennium as will enable sufficient funds to be made available in the immediate future for the construction and completion of the Waldo Highway Approach to the Golden Gate Bridge prior to the completion of the bridge; and be it

Further Resolved, That this Board of Supervisors recommends that the Waldo Approach to the Golden Gate Bridge be of sufficient width to contain four lanes of traffic, in order to make adequate provision for the estimated traffic on the bridge.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl—8.

Excused—Supervisors Brown, Shannon—2.

Absent—Supervisor Colman—1.

**Testimonial Banquet to Battalion Chief Thos. J. Murphy.**

(Code No. 5.93)

Supervisor Hayden presented:

Resolution No. 2262, as follows:

Whereas, on October 24, 1935, Thomas J. Murphy, First Assistant Chief of the San Francisco Fire Department, shall have been a member of that department for forty years; and

Whereas, during that period of years Chief Murphy has made a splendid record as a fireman and as an executive of said department, and has endeared himself to the members of the Fire Department and the citizens of his native city of San Francisco; and

Whereas, it has been suggested that some public testimonial be offered Chief Murphy by his many friends, both within and without the Fire Department, properly commemorating his fortieth anniversary in said department; therefore, be it

Resolved, That this suggested testimonial banquet to Chief Murphy has the hearty approval and sincere cooperation of the Board of Supervisors.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.



**National Political Conventions to Meet in San Francisco in 1936.**

(Code No. 5.93)

Supervisor Shannon presented:

Resolution No. 2263, as follows:

Resolved, That His Honor the Mayor be and he is hereby requested to ascertain through his office when the Republican National Committee and the Democratic National Committee will meet in convention in furtherance of Resolutions Numbers 1988 and 1989 introduced by Supervisor Shannon and adopted by the Board of Supervisors, inviting said organizations to hold their national conventions in San Francisco in 1936.

Ayes—Supervisors Brown, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Colman—1.

**Amending Spur Track Permit Heretofore Granted Bauer-Schweitzer Hop and Malt Company.**

(Code No. 12.20)

Supervisor Gallagher presented:

Bill No. 828, Ordinance No. 12.2016, as follows:

Amending Section 1 of Ordinance No. 12.2013, entitled "Granting permission, revocable at will of the Board of Supervisors, to Bauer-Schweitzer Hop and Malt Company to construct a spur track from the existing drill track on North Point street, commencing at a point approximately 270 feet westerly from the westerly line of Mason street; thence along North Point street to Mason street; thence along Mason street to Francisco street; thence along Francisco street to the plant of the Bauer-Schweitzer Hop and Malt Company," by changing the hours during which cars may be operated on this spur track.

Be it ordained by the People of the City and County of San Francisco as follows:

*Section 1.* Section 1 of Ordinance No. 12.2013, the title of which is recited above, is hereby amended to read as follows:

Section 1. Permission revocable at will of the Board of Supervisors is hereby granted the Bauer-Schweitzer Hop and Malt Company to construct a spur track from the existing drill track on North Point street, commencing at a point approximately 270 feet westerly from the westerly line of Mason street; thence along North Point street to Mason street; thence along Mason street to Francisco street; thence along Francisco street to the plant of the Bauer-Schweitzer Hop and Malt Company, and more particularly described as follows:

**DESCRIPTION OF CENTER LINE OF SPUR:**

Beginning at a point in existing North Point street drill track approximately 270 feet westerly from the westerly line of Mason street, thence easterly and southerly on a curve and crossing portion of North Point and Mason streets to a point which is 10 feet westerly from the easterly line of Mason street and approximately 117 feet southerly from the southerly line of North Point street; thence southerly and crossing Bay and Vandewater streets and portion of Mason street to a point 10 feet easterly from the westerly line of Mason street and approximately 110 feet northerly from the northerly line of Francisco street; thence southerly and easterly on a curve and crossing portion of Mason and Francisco streets to a point which is 19 feet northerly from the southerly line of Francisco street and approximately 100 feet easterly from the easterly line of Mason street; thence easterly and parallel to Francisco street a distance of 220 feet.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be considered as a part hereof as completely as though the same were

written into this Ordinance. Provided that the rails to be laid of girder type; and all services and installations, both corporations and municipal, are to be reconstructed as required.

The hours during which cars may be operated on this spur track shall be as follows: On week days, except Saturdays and holidays, between 7:00 a. m. and 8:00 a. m., 1:00 p. m. and 3:00 p. m., and 5:00 p. m. and 6:00 p. m. On Saturdays and those holidays upon which the aforesaid plant is in operation, between 7:00 a. m. and 8:00 a. m., and 1:00 p. m. and 3:00 p. m.

No cars shall be operated over this spur track on Sundays.

The permittee shall be restricted to the use of two cars incoming and two cars outgoing per day.

*Referred to Joint Committee on Streets and Commercial Development.*

### **City Attorney to Intervene as Amicus Curiae in Action, P. G. & E. vs. City of Lodi.**

Supervisor Havenner stated that the Pacific Gas and Electric Company has brought action in the federal courts to restrain the city of Lodi from accepting a federal loan or grant for the acquisition or construction of a municipal electric distribution system. In view of the problem confronting San Francisco with respect to the future distribution of the Hetch Hetchy power, and in view of the declared policy of this Board of Supervisors in the wording of the existing contract between the City and County of San Francisco and the Pacific Gas and Electric Company, whereby the power is at present being distributed, that declaration of policy being committed to future municipal distribution of the power, he moved that at this time we direct the City Attorney to intervene in the hearing of this action in the role of amicus curiae, and to make such representations as he may deem proper on behalf of the City and County of San Francisco in the opposition to prevent the use of federal funds for this purpose.

Motion carried.

### **Opening Oregon Street.**

Supervisor Ratto presented petition requesting the opening of Oregon street, at the Embarcadero.

*Referred to Streets Committee.*

### **Appropriation for Shore Line Highway.**

Supervisor Ratto announced that four of the five counties interested had made their contribution to the Shoreline Directorate, and requested that \$2,000, San Francisco's share, be appropriated.

*Referred to Finance Committee.*

### **Baseball on Jas. Rolph, Jr., Playground.**

Supervisor Uhl requested information as follows, from proper official or commission, regarding James Rolph, Jr., Playground:

1. Why has Superintendent of Recreation Department posted notice that hard ball cannot be used on the playground?
2. Has any damage been done to private property on Sundays due to playing with hard ball?
3. Has any damage been done to private property on week days due to playing with hard ball?
4. What steps are necessary and what will it cost to make the James Rolph, Jr., Playground available for use so playing with a hard ball may be permitted?

### **John McLaren's Birthday.**

Supervisor Havenner announced that on December 20 John McLaren will celebrate his 89th birthday, and moved that the President of the Board appoint a committee of the Board to join in the observance of



John McLaren's birthday. Seconded by Supervisor Hayden. *Carried.*  
President McSheehy appointed all members of the Board on committee, Supervisor Havenner being chairman.

#### Violation of Contract Procedure Ordinance.

Supervisor Gallagher asked that the City Attorney give opinion on communication from the San Francisco Building Trades Council, in which they charge a contractor, the Standard Fence Company, with having violated provisions of the Contract Procedure Ordinance, and ask as to the eligibility of the said contractor to bid on certain jobs; the City Attorney to keep in mind that there are certain departments of the City government who feel that when a contractor is "out of line" in one department he is not necessarily "out of line" in other departments. Supervisor Gallagher stated that his understanding was that if a contractor violates the provisions of the Charter, or the ordinance under which he bids or performs his work, that the violation extends to all departments.

#### Announcement.

Supervisor Hayden announced meeting of Committee on Fire, Safety and Police, Friday, November 22, at 10 a. m.

Supervisor McSheehy announced meeting of Special Committee on Distribution of Hetch Hetchy Power, Thursday, November 21, 4 p. m.

#### ADJOURNMENT.

There being no further business the Board at 5:05 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors November 25, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, November 25, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, NOVEMBER 25, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, November 25, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of November 18, 1935, was considered read and approved.

### Canvass of General Municipal Election of November 5, 1935.

The following matters were read by the Clerk:

November 20, 1935.

Department of Finance and Records  
Office of Registrar of Voters.

The Board of Supervisors met Tuesday, November 12, 1935, at 10 o'clock a. m., at the office of Registrar of Voters, City Hall. President Jas. B. McSheehy, presiding.

The official returns of votes cast at the General Municipal Election held Tuesday, November 5, 1935, were produced by the Registrar of Voters and official canvass of same proceeded with, commencing with returns from the first precinct, 20th Assembly District, and proceeded in orderly fashion taking each precinct in numerical order.

Recess was taken at 5 o'clock p. m.

Wednesday, November 13, 1935, official canvass resumed at 8:30 o'clock a. m. Supervisor Warren Shannon, presiding. Recess taken at 5 o'clock p. m.

Thursday, November 14, 1935, official canvass resumed at 8:30 o'clock a. m. Supervisor Franck Havenner, presiding. Recess taken at 5 o'clock p. m.

Friday, November 15, 1935, official canvass resumed at 8:30 o'clock a. m. Supervisor Emmet Hayden, presiding. Recess taken at 5 o'clock p. m.

Saturday, November 16, 1935, official canvass resumed at 8:30 o'clock a. m. Supervisor Warren Shannon, presiding. Recess was taken at 12 o'clock m. until Monday morning, November 18, 1935.

Monday, November 18, 1935, official canvass resumed at 8:30 o'clock a. m. Supervisor Jas. B. McSheehy, presiding.

Tuesday, November 19, 1935, official canvass resumed at 8:30 o'clock



a. m. Supervisor Emmet Hayden, presiding. Recess taken at 5 o'clock p. m.

Wednesday, November 20, 1935, official canvass resumed at 8:30 o'clock a. m. Supervisor Alfred Roncovieri, presiding. Recess taken at 5 o'clock p. m.

November 21, 1935.

Department of Finance and Records  
Office of the Registrar of Voters.  
Mr. John S. Dunnigan, Clerk, Board of Supervisors, City and County,  
San Francisco, City Hall.

Dear Sir: This is to certify that the official canvass of votes cast at the GENERAL MUNICIPAL ELECTION, November 5th, 1935, has been completed and the total vote cast for and against each Charter Amendment, are as follows:

Total Vote .....	186,992
CHARTER AMENDMENT No. 1	
Relating to the Park Department.....	Yes 64,885 No 75,957
CHARTER AMENDMENT No. 2	
Department of Public Health.....	Yes 65,252 No 75,357
CHARTER AMENDMENT No. 3	
California Palace of the Legion of Honor.....	Yes 63,108 No 76,378
CHARTER AMENDMENT No. 4	
Employees of the Airport.....	Yes 63,650 No 75,445
CHARTER AMENDMENT No. 5	
Board of Police Commissioners—Power.....	Yes 66,120 No 67,526
CHARTER AMENDMENT No. 6	
Procedure for Civil Service Examinations.....	Yes 64,513 No 72,450

Very truly yours,  
C. J. COLLINS, Registrar of Voters.

November 21, 1935.

Department of Finance and Records  
Office of Registrar of Voters.  
Mr. John S. Dunnigan, Clerk, Board of Supervisors, City and County of  
San Francisco, City Hall.

Dear Sir: This is to certify that the official canvass of votes cast at the General Municipal Election held in the City and County of San Francisco on the 5th day of November, 1935, has been completed and votes cast for all candidates for all offices compiled; and the total vote cast, and the total vote cast for each successful candidate is set forth in Statement of Votes for said election, marked "A-Q," as follows:

Total vote cast.....	186,992
For Mayor—Angelo J. Rossi.....	97,376
For Supervisor—	
Alfred Roncovieri .....	88,380
Warren Shannon .....	82,644
Jesse C. Colman.....	73,390
Fred W. Meyer.....	70,525
Arthur M. Brown, Jr.....	68,287
Dewey Mead .....	59,716
For District Attorney—Mathew Brady.....	92,968
For Sheriff—Daniel C. Murphy.....	99,312

For Assessor—Russell L. Wolden.....	120,590
For Judge of Municipal Court No. 1—Daniel S. O'Brien..	113,874
For Judge of Municipal Court No. 2—Joseph M. Golden...	103,967
For Judge of Municipal Court No. 3—Alden Ames.....	102,810
For Judge of Municipal Court No. 4—Theresa Meikle....	109,903
For Member, Board of Education—Wm. F. Benedict..	Yes 82,189
	No 34,872

Very truly yours,

C. J. COLLINS, Registrar of Voters.

Adopted.

Whereupon, the following resolution was presented and *adopted*:

**Approval of Record Book Statement of Votes Cast at General Municipal and Charter Election, November 5, 1935.**

(Code No. 3.02)

Resolution No. 2269, as follows:

Resolved, That the record book marked "AQ" Statement of Votes polled at General Municipal and Charter Election held in the City and County of San Francisco, State of California, on Tuesday, November 5, 1935, be and the same is hereby constituted the record of the official canvass of the General Municipal and Charter Election held in the City and County of San Francisco, State of California, on Tuesday, November 5, 1935, and that the statement shows the whole number of votes cast in the City and County of San Francisco, State of California, and in each voting precinct therein, the names of the persons voted for, the number of votes given in each voting precinct to each of such persons, and the total number of votes given in the City and County of San Francisco, State of California, to each of such persons; also such statement shows the Charter Amendments voted on, the number of votes given in each voting precinct for and against each such Charter Amendment, and the total number of votes given in the City and County of San Francisco, State of California, for and against each such Charter Amendment.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Excused from Voting—Supervisor Gallagher—1.

**UNFINISHED BUSINESS.**

**Final Passage.**

The following bill, heretofore passed for second reading, was taken up and *finally passed* by the following vote:

**Granting to Sanitary Fill Company a Franchise for the Disposal of Garbage and Refuse; and Providing the Terms and Conditions Thereof.**

(Code No. 17.08)

On recommendation of Public Health Committee.

Bill No. 792, Ordinance No. 17.085, as follows:

Granting to Sanitary Fill Company a franchise for the disposal of garbage and refuse; and providing the terms and conditions thereof.

Whereas, on the 17th day of December, 1934, the Board of Supervisors of the City and County of San Francisco adopted a resolution entitled: "A Resolution Providing for and Calling for Bids for Garbage Disposal," which said resolution is numbered Resolution No. 1711, Code No. 17.08, and which resolution was thereafter and on the 20th day of December, 1934, approved by Angelo J. Rossi, Mayor of the City and County of San Francisco, and duly advertised according to law; and



Whereas, on said 20th day of December, 1934, and thereafter, the Clerk of the Board of Supervisors caused to be advertised according to law a notice of proposal for bids for garbage and refuse disposal franchise, pursuant to the provisions of said resolution; and

Whereas, in response to said advertised call for bids, numerous bids were received by this Board of Supervisors on or before the 18th day of February, 1935, at the hour of 3 o'clock p. m. of said day, the time fixed in said advertised call for bids for the filing of the bids with the Clerk of said Board; and

Whereas, this Board did thereafter fully and completely examine into the merits of each bid so filed; and

Whereas, this Board did on the 5th day of August, 1935, adopt the following resolution entitled: "Authorizing City Attorney to Prepare Necessary Documents for Granting Garbage Disposal Franchise to Sanitary Fill Company," which resolution is numbered 1965, Code No. 17.08, and is in words as follows, to-wit:

"Resolved, That the bid of the Sanitary Fill Company for a garbage disposal franchise, received on February 18, 1935, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage disposal franchise to said Sanitary Fill Company for a period of ten (10) years; that the holder file a surety bond in the penal sum of \$50,000; and that the City and County of San Francisco may purchase or otherwise acquire the plant and equipment by paying a fair value therefor.

"Further Resolved, That all other bids be and are hereby rejected."

Whereas, it appears to this Board that public interest will be subserved by the granting of a franchise or privilege for the disposal of garbage and refuse collected in the City and County of San Francisco to said Sanitary Fill Company;

Now, therefore, the People of the City and County of San Francisco do ordain as follows:

Section 1. A franchise or privilege for the disposal of garbage and refuse collected in the City and County of San Francisco is hereby granted to the Sanitary Fill Company for a period of ten (10) years from and after the effective date of this ordinance, subject to the terms and conditions hereinafter set forth.

Section 2. The definition of the words "garbage" and "refuse", wherever used in this ordinance, shall conform to that given in the Refuse Collection and Disposal Ordinance adopted by the voters of the City and County of San Francisco at the general election held on November 8, 1932.

Section 3. The maximum price which said Sanitary Fill Company may charge for the disposal of the garbage and refuse of the City and County of San Francisco delivered at Sixth and Sixteenth streets ramp in the Southern Pacific Company's yard, San Francisco, shall be the sum of one (\$1.00) dollar per ton, or such sum as may be agreed upon between said Sanitary Fill Company and the collectors thereof or, in the event that said Sanitary Fill Company and the collectors of said garbage cannot agree upon such sum, then such sum as may be fixed by this Board of Supervisors under and by virtue of the power conferred upon it by that certain ordinance known as the "Refuse and Collection and Disposal Ordinance," adopted by the voters at the general election held on November 8, 1932, subject to definitions, requirements, conditions and plans and specifications hereinafter set forth.

Section 4. The Grantee shall receive at its ramp, situate in the yards of the Southern Pacific Company at Sixth and Sixteenth streets in the City and County of San Francisco, for disposal, all garbage and refuse lawfully collected in said City and County, on all days when garbage and refuse is collected in the said City and County, and shall cause said garbage and refuse to be loaded on railroad cars.



No garbage or refuse shall be kept at said ramp for a longer period than twenty-four (24) hours after receipt.

Section 5. The Grantee shall not require the segregation of garbage received for disposal.

Section 6. The Sanitary Fill Company shall transport said garbage, when the cars are filled, over the line of the Southern Pacific Company to the tidelands of the Southern Pacific Company situate in the Bay Shore Sanitary District in the County of San Mateo, State of California, and more particularly described as follows, to-wit: The tidelands of the Southern Pacific Company situated immediately south of and adjacent to the southerly boundary of the City and County of San Francisco and immediately easterly and adjacent to the main tracks of the right of way of the Southern Pacific Company, where said tracks traverse said County of San Mateo immediately upon leaving the City and County of San Francisco.

Section 7. Grantee shall deposit said garbage on said tidelands of the Southern Pacific Company and forthwith cover same with earth, rock, sand and gravel in the manner hereafter stated.

Section 8. That in all matters and operations connected with this franchise or privilege, and the work to be done thereunder, the grantee shall respect and strictly comply with the Charter and all ordinances of the City and County of San Francisco, all the laws of the United States and of the State of California, and all ordinances, rules or regulations of any municipal, sanitary or other public district or corporation, which are or shall be or become applicable to and control or limit in any way the actions of those engaged hereunder in any way as principal or agent.

Section 9. The Grantee shall, if duly required to do so by this Board of Supervisors, transport and dispose of said garbage at Mills Field in San Mateo County, or at such other point as may be designated by the Board of Supervisors for such price as shall be determined by the Board of Supervisors of said City and County, and under such requirements as shall be demanded by the City Engineer of said City and County and the duly constituted health authorities of the State of California and various political subdivisions concerned, but in no event shall Grantee be required to transport and dispose of said garbage at a point beyond a radius of fifty (50) miles from the ramp at Sixth and Sixteenth streets, San Francisco.

Section 10. Grantee shall handle such garbage and refuse so that no nuisance of any nature will result from the deposit of garbage on said tidelands, nor from the disposition of ashes, residue or reject materials which may accumulate at the place of final disposal.

Section 11. At any time within the life of this franchise, the City and County of San Francisco shall have the right to terminate the franchise or privilege hereby granted by giving to grantee six (6) months' notice of its intention to so terminate said privilege and by paying grantee the fair market value of its equipment, machinery, structures and property used in connection with the disposal of garbage hereunder; said value shall be determined, in so far as same are applicable, by the provisions of the Charter of the City and County of San Francisco regarding the termination of operating permits for street railways in said City and County.

Section 12. Grantee shall forthwith, upon the final passage of this ordinance, execute an agreement in writing by which Grantee shall agree to all of the terms and conditions of this ordinance, and shall forthwith file and maintain with this Board of Supervisors a surety company bond running to the City and County of San Francisco, to be approved by the Board of Supervisors, in the penal sum of \$50,000, said bond to be conditioned that Grantee shall faithfully fulfill the terms and conditions of its franchise, and shall well and truthfully observe, fulfill and perform each and every term and condition thereof, including the guarantee hereinabove mentioned that no nuisance of



any nature will result from the deposit of garbage on said tidelands, nor from the disposition of ashes, residue or reject materials which may accumulate at the place of final disposal, and that, in the case of any breach of condition of such bond, the whole amount of said penal bond shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties on said bond. That said penal sum of \$50,000 is presumed to be the amount of damage sustained by a breach of the provisions of this ordinance and the provisions of the agreement hereinbefore mentioned because of the impracticability and extreme difficulty involved in fixing actual damage.

Section 13. A substitute bond, under the same terms and conditions, may be filed by the Grantee from time to time provided it meets with the approval of the Board of Supervisors. In the event that the Board of Supervisors shall demand a change in the surety company furnishing the bond, Grantee shall provide a surety company which shall be agreeable to the Board of Supervisors.

Section 14. The Grantee shall fulfill sanitary fill requirements as follows:

(a) The garbage, when discharged into cars for transportation from the ramp to the fill, shall be thoroughly wet down for the purpose of eliminating dust and aiding compaction when put in place at the fill.

(b) When the garbage is discharged at the fill, the depth of each layer or lift required to bring the fill to its final elevation shall not exceed six (6) feet, including two (2) feet of earth, sand or rock cover when compacted. As soon as it is placed, it shall be thoroughly rolled with a suitable roller or weighted truck.

(c) Mud from the bay shall not be used for covering the garbage and waste unless by permission of the duly constituted health authorities and unless no nuisance will thereby be created.

(d) Pools of water containing large amounts of organic matter shall not be allowed to collect around the edge of the fill or elsewhere. All such pools shall be drained into regulated channels which in turn will discharge into adequate bodies of diluting water.

(e) A suitable boom shall be placed adjacent to the outer face of the fill of sufficient length and strength to provide against any waste or material escaping into the bay.

(f) The fill is to be under the constant inspection of the City Engineer or his authorized agents to the end that the requirements herein set forth shall faithfully be kept.

(g) It is agreed that the City Engineer reserves the right to order additional work and materials if such be necessary to obtain a complete seal.

(h) No fires shall be allowed to burn on the dump.

(i) A sufficient supply of water shall be provided to extinguish any fire which may inadvertently, or otherwise, occur on the dump.

(j) A suitable trash burner shall be provided if it is desired to burn at the fill boxes, wood and other combustible materials which will not yield offensive odors.

(k) Fly breeding, if such occurs, shall be kept down by disinfectant sprays, traps and other means.

(l) Every reasonable effort shall be made to keep down the number of rodents.

(m) Cars used in the transportation of garbage, after being unloaded, shall be swept clean inside and out and shall be washed at least once a week.

Section 15. Grantee shall establish and maintain a Recreation Center on the completed portion of the fill, for the benefit of the citizens of the Bay Shore Sanitary District and the residents of the southern portion of the City and County of San Francisco, which Recreation Center shall contain baseball fields, tennis courts, a playground and requisite comfort facilities.

Section 16. Grantee shall receive and dispose of all garbage and refuse collected by the Street Cleaning Department of the City and County of San Francisco, delivered at the said ramp at Sixth and Sixteenth streets, San Francisco, without charge or cost of any kind to the City and County of San Francisco.

Section 17. This franchise or privilege is not assignable provided, however, that said Sanitary Fill Company may incorporate and thereafter continue its status as a lawful corporation.

Section 18. Grantee shall furnish to the Controller of the City and County of San Francisco a detailed statement of operation under oath at the end of each calendar year.

Section 19. Grantee shall pay to the City and County of San Francisco the sum of three thousand nine hundred sixty and no/one hundredths dollars (\$3,960) per annum, to cover the salary of an inspector to be employed by the City and County of San Francisco at the fill.

Section 20. Whenever the word "garbage" is used herein, it shall be understood to mean the garbage and refuse collected in the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Shannon—9.

Noes—Supervisors Schmidt, Uhl—2.

## NEW BUSINESS.

### Adopted.

The following resolution was *adopted*:

### Authorizing Purchase of Certain Lands From Leslie E. Colmar et al., Required for Widening of San Jose Avenue.

(Code No. 12.1711)

On recommendation of Finance Committee.

Resolution No. 2269, as follows:

Resolved, That the City and County of San Francisco purchase from the following named parties certain lands situated in the City and County of San Francisco, State of California, required for the widening of San Jose avenue, and the City Attorney is hereby authorized to accept deeds to said lands free and clear of all liens and encumbrances, and upon the acceptance of said deeds, the hereinafter mentioned sums are hereby authorized to be paid for said property from the  $\frac{1}{4}$  Cent Gas Tax Fund, Appropriation No. 48.914.14.1:

Leslie E. Colmar, portion of Lot 1, Assessor's Block 7161.....	\$1,625.00
Eliza Jane Dale et vir., portion of Lots 19 and 20, Assessor's Block 7164 .....	2,359.00
May E. Dale, portion of Lot 21, Assessor's Block 7164.....	1,115.00
Pietro Antonio Dimassimo et ux., portion of Lots 56 and 57, Assessor's Block 7161 .....	1,633.00
Pietro Antonio Dimassimo et ux., portion of Lot 58, Assessor's Block 7161 .....	1,394.00
Henry G. Haustein et ux., portion of Lot 19, Assessor's Block 7163 .....	1,348.00
Henry W. Haustein et ux., portion of Lots 17 and 18, Assessor's Block 7163 .....	1,472.00
Rosina Novi, portion of Lot 49, Assessor's Block 7161.....	2,250.00
Sarah Anna Yerby, portion of Lots 50 and 51, Assessor's Block 7161 .....	2,612.00
Frederick Bodeker et ux., portion of Lot 47, Assessor's Block 7161 .....	1,391.60

The above sums include damages in full to the improvements now wholly or partially located on the lots, said improvements to be re-located by the grantors within thirty days after recording the deeds to the City.



Reference is hereby made to the written offers on file in the office of the Director of Property for a particular description of the lands to be acquired from said parties.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following matters were *passed for second reading*:

**Establishing Procedure for Redemption of Real Estate Which Has Been Sold to the State for Delinquent Taxes, and Providing for Transfer of Employees From Office of Controller to Office of Tax Collector.**

(Code No. 9.034)

On recommendation of Finance Committee.

Bill No. 837, Ordinance No. 9.0341, as follows:

Establishing the procedure for the redemption of real estate which has been sold to the State for delinquent taxes, in accordance with Section 3819A of the Political Code and providing for the transfer of employees engaged in this work from the office of the Controller to the Tax Collector, together with co-relating equipment and records.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Tax Collector shall, upon application of a person desiring an estimate of the amount necessary to redeem property which has been sold to the State for delinquent taxes, make and furnish to such person an estimate of the amount to be paid for the redemption of said real estate, using Controller's Form No. 302.

Section 2. Upon the application of a person to redeem property which has been sold to the State, the Tax Collector shall give him quadruplicate certificates (Controller's Form No. 300) of the amount to be paid. The amount due under such redemption shall be paid to the Tax Collector, and the certificate shall be receipted by him. The original thereof shall be given to the redemptioner; the duplicate and triplicate shall be transmitted to the office of the Controller of the City and County; and the quadruplicate shall be retained by the Tax Collector.

All moneys collected under the provisions of this section shall be deposited with the Treasurer not later than the next business day after its receipt to the credit of the "Redemption of Property Fund."

Section 3. The Controller shall, upon the receipt of the certificates mentioned in Section 2 hereof, record the transaction and transmit one copy of each certificate to the State Controller.

Section 4. The Tax Collector shall maintain a redemption register (Controller's Form No. 4257) and shall record therein all transactions reflected by the paid certificates mentioned in Section 2 hereof.

Section 5. The Tax Collector shall maintain a card record (Controller's Form No. 335) of delinquent taxes, penalties on delinquencies and costs on real estate which has been sold to the State.

Section 6. Upon the application of a person desiring to postpone the date of sale by the State of real estate which has been sold to the State for delinquent taxes, and upon payment of the required amount, the Tax Collector shall issue a receipted certificate of postponement of sale in triplicate. The original thereof shall be given to the redemptioner; the duplicate shall be transmitted to the office of the Controller of the City and County; the triplicate is to be retained by the Tax Collector.

The Tax Collector shall maintain a register of postponement payments using Controller's Form No. 4258. He shall also maintain a detail card record of postponement payments, using Controller's Form No. 338.

All moneys received by the Tax Collector under the provisions of this

section shall be deposited with the Treasurer not later than the next business day after its receipt to the credit of the "Delinquent Tax Installment Fund."

The Tax Collector shall, not later than the tenth day of the month, send to the Controller the reports required by Forms No. 4261, 4262 and 4263.

Section 7. The employees in the office of the Controller heretofore performing the duties primarily incident to the redemption of property sold for taxes, are hereby transferred to the office of the Tax Collector for the purpose of performing similar duties, the transfer of said employees to be made so that they will maintain their seniority as of the respective dates of their appointment in the Controller's office.

The equipment and records co-related to the work in the office of the Controller are also hereby transferred.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Providing for Sale of School Lands—West Side Thirtieth Avenue,  
225 Feet South of Irving Street.  
(Code No. 12.1722)**

Also, Bill No. 838, Ordinance No. 12.17223, as follows:

Providing for the sale of certain City-owned land.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Board of Education:

Beginning at a point on the west line of Thirtieth avenue, distant southerly thereon 225 feet from the south line of Irving street; running thence southerly along the west line of Thirtieth avenue 150 feet; thence at a right angle westerly 240 feet to the east line of Thirty-first avenue; thence northerly along the east line of Thirty-first avenue 150 feet to a point distant southerly thereon 225 feet from the south line of Irving street; thence at a right angle easterly 240 feet to the west line of Thirtieth avenue and the point of beginning.

Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Appropriating \$80,716 for the Care of the Indigent Sick and Dependent Poor of the City and County: Month of December, 1935.  
(Code No. 9.051)**

Also, Bill No. 839, Ordinance No. 9.051212, as follows:

Making an appropriation of \$80,716 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of December, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$80,716 is hereby appropriated out of such funds as may be available for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco for the month of December, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County and



for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942 heretofore adopted by the Board of Supervisors.

Approved by the Controller as to available funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### **An Ordinance Governing the Installation of Oil Burning Equipment and for the Storage and Use of Fuel Oils in Connection Therewith.**

(Code No. 11.05)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 836, Ordinance No. 11.054, as follows:

Governing the installation of oil burning equipment, the storage and use of fuel oils in connection therewith, defining and providing for the standards of, and tests applicable to fuel oil to be used in oil burners within the City and County of San Francisco; providing for the issuance of certificates of approval of oil burner equipment; providing for the inspection of oil burner installations; providing for the issuance of permits to install oil burning equipment, and establishing a schedule of fees for the issuance of such permits; fixing standards for the installation or construction and operation of oil burning equipment.

#### *Definitions.*

##### *Section I—*

*Oil Burners and Oil Burning Equipment*—For the purpose of this ordinance "Oil Burners" shall mean any device designed to burn fuel oil having a flash point of 110 degrees Fahrenheit or higher, as determined by the Tag Closed Tester in accordance with the method of test adopted by the American Society of Testing Materials (A. S. T. M. designation D 5621), and shall include all oil burners and tanks, piping, pumps, control devices, and accessories connected to the burner.

*Person*—"Person" is a natural person, his heirs, executors, administrators or assigns; and also includes a firm, partnership or corporation, its or their successors or assigns.

*Apartment House*—"Apartment House" means any building, or portion thereof, more than one story in height, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their own cooking in the said building.

*Hotel*—"Hotel" for the purpose of this ordinance means any building or portion thereof, containing six or more guest rooms used or intended or designed to be used, let or hired out to be occupied or which are occupied by six or more guests, whether the compensation for hire be paid directly or indirectly in money, goods, wares, merchandise, labor or otherwise, and shall include hotels, lodging and rooming houses, dormitories, turkish baths, bachelor hotels, studio hotels, public and private clubs, and such building of any nature whatsoever occupied, designed or intended to be so occupied.

#### *Definitions of Other Buildings.*

Every building, structure or premises wherein public assemblages are held or conducted including theaters, motion picture houses, places of amusement, and every building, structure or premises occupied, or so constructed as to be occupied as a school, church, hospital, office building, sanitarium or orphanage, prisons, jails or asylums and similar buildings where human beings are housed or detained under legal restraint or otherwise.

*Dwellings*—"Dwellings" for the purpose of this ordinance are any

buildings or portions thereof which are not apartment houses or hotels or other buildings as defined in this ordinance, and which contains one or more "Apartments" or "Guest rooms", used or intended or designed to be used, built, rented, leased, let or hired out to be occupied, or are occupied for living purposes.

*Approved*—"Approved" means whatever material, appliance, appurtenance or other matter meets the requirements and approval of the Fire Marshal charged with the enforcement of this act.

*Shall* is intended to indicate requirements.

*Should* is intended to indicate recommendations or that which is advised but not required.

*Section II—*

*Certificates of Approval*—It shall be unlawful for any person, firm, company, corporation or their agents to install any oil burner or oil burning equipment unless they shall have been issued a certificate of approval of such by the Fire Marshal.

*Section III—*

*Issuance of Certificates of Approval*—(a) Applications for certificates of approval of oil burners or oil burning equipment shall be made in writing to the Fire Marshal in the following form:

Request is hereby made that a Certificate of Approval be issued the undersigned applicant for the oil burner described below:

1. Name and Model of Oil Burner.
2. Name of Manufacturer.
3. Address of Manufacturer.
4. Grade of oil recommended for burner. (Commercial Standard Grade Number.)
5. List approvals by recognized laboratories and their competent authorities.

Signature of Applicant

Date

Application received by

Application approved by

Title

Date of Approval

A fee of \$10.00 shall be charged for any such inspection and examination.

(b) No certificate of approval shall be issued for any oil burner or oil burner apparatus which has not been examined and approved by the Fire Marshal and found to be properly constructed.

*Section IV—*

*Permit to Install—A.* It shall be unlawful for any person, firm, company, corporation or their agents to use or install any oil-burning equipment, device or apparatus for burning crude petroleum or any of its products in the City and County of San Francisco unless a permit to do so shall first have been obtained from the Fire Marshal.

*B.* No permit shall be granted to install, erect or maintain any oil burning apparatus, device or appliance in any building or upon any premises using a tank pressure, syphon or gravity oil burning system.

*Section V—*

*Filing Fee*—A filing fee, as shown herein, shall be paid with each application for permit to install oil burning equipment:

For the installation of oil burning equipment where the fuel oil tank is already installed.....\$1.25

For the installation of oil burning equipment with fuel oil tank capacity up to 275 gallons..... 2.50

For the installation of oil burning equipment with fuel oil tank capacity over 275 gallons..... 5.00

The term installation shall not be construed to mean restoration or replacement of existing appliances, when such restoration or replace-



ment does not change the duty or character of service performed by the appliance affected.

*Section VI—*

*Inspection of Oil Burner Installation*—Authority is hereby given to the Fire Marshal to inspect and approve each oil burner installation when completed.

*Section VII—*

*Fuel Oil—A.* The grade of fuel oil used with any oil burner shall be one which tests and experience have shown to be suitable for use with that burner. The oil shall have a flash point not less than 110 degrees Fahrenheit, determined as specified in Section I of this ordinance, and shall be free from grit, acid, and fibrous or other foreign matter likely to clog or injure the burners or valves.

*Fuel Oil—B.* No crude petroleum or any of its products or any oils or fluids shall be used for fuel, cooking, heating or illuminating purposes within any building in the City and County of San Francisco unless the same will stand a fire test of 110 degrees Fahrenheit or greater before it will flash or emit an inflammable vapor. Provided, however, that the foregoing provisions of this ordinance shall not be deemed to apply to portable furnaces or heating appliances used by artisans in the prosecution of their regular and lawful business, when said furnaces or heating appliances are approved by the Fire Marshal of the City and County of San Francisco.

*Section VIII—*

*Heater Room*—(1) In compliance with the provisions of the State Housing Act it is hereby ordained that except for dwellings, as defined in this ordinance, all oil-burning equipment installed in those buildings and upon premises which are specifically enumerated in Section 1 as defined in this ordinance, shall be enclosed in a room with walls constructed of masonry, concrete, reinforced concrete, brick, stone or terra cotta tile from the floor to the bottom of the floor joists above, the walls of such rooms shall not be less than six (6) inches thick and the entire ceiling of such rooms shall be built with a double ceiling, with a space not less than one and one-half ( $1\frac{1}{2}$ ) inches between the two ceilings and each ceiling shall be metal lathed and be plastered not less than three-quarters ( $\frac{3}{4}$ ) inch thick; or in lieu of a double ceiling of metal lath, such ceiling may be constructed of masonry. The floor of such rooms in all buildings shall be of masonry not less than two (2) inches thick.

(2) All such rooms shall be vented to the outside air by a galvanized iron duct at least 12 inches by 12 inches, or a window to the outside air.

(3) All windows shall be of wired glass not less than one-quarter ( $\frac{1}{4}$ ) inch thick set in metal frames and sashes or wood frames and sashes covered with galvanized iron.

(4) Any door in the wall of such rooms shall be an approved fire-resisting door or a door constructed of three (3) thicknesses of thirteen sixteenths ( $\frac{13}{16}$ ) by not more than six (6) inches, tongued and grooved, matched redwood boards entirely covered on the sides and edges with lock-jointed tin; every such door shall be self-closing. All swinging doors shall be arranged to swing outward. All doors shall be hung so as to overlap the walls of the room at least four (4) inches at sides and top. Every doorway shall have a brick, concrete, steel or iron sill rising not less than seven (7) inches from the floor.

(5) All such rooms shall have at least three-foot clearance between boiler, heating furnace or heating apparatus and inner face of said enclosing wall.

(6) It shall not be required that heating room enclosure or any form of masonry be built around any oil-burning equipment installed in a dwelling as defined in this ordinance when the oil burner is of the full automatic type. If not of the full automatic type, the foregoing provisions shall apply, provided the walls of such enclosures shall not be less than 4 inches thick.

(7) Whenever an application is made for permission to install an oil-burning apparatus in any building or upon any premises which is not specifically mentioned or defined in this ordinance, said oil-burning apparatus shall be installed to the satisfaction and with the approval of the Fire Marshal and in such a manner as said Fire Marshal shall deem safe to life and property.

*Section IX—*

*Chimneys*—(1) Except for dwellings, as defined in this ordinance, all oil-burning equipment installed in all buildings specifically mentioned in Section 1 as defined in this ordinance shall be connected to flues having an inside lining of fire brick to the level of the second-story floor (or equivalent height) and from second floor upward may be of terra cotta or the patent chimney type. The outside lining may be of common brick. All such flues shall have but one inlet.

(2) Where chimneys are to be erected on the outside of exterior walls of A, B, or C class of buildings, steel stacks or patent chimneys may be used.

(3) The inside measurement of all such flues shall be not less than eight (8) inches, but in no case shall the inside measurement be smaller than the opening on the furnace with which it is connected.

(4) No damper or other device shall be permitted in any smoke pipe, chimney or furnace that may entirely shut off the passage of fumes or gases up the flue.

(5) In all oil-burner installations made in dwellings, the chimneys or flues may be constructed of brick, or be a patent chimney of the type described by the building laws of the City and County of San Francisco in general use for other fuels.

*Section X—*

*Location of Tanks*—(1) All oil-burning equipment installed in those buildings specifically mentioned in Section 1 of this ordinance shall have the tank in connection therewith placed underground, with the top of the tank below the level of the oil burner and outside the exterior walls of the buildings, at a point designated by the Fire Marshal.

(2) Oil-burning equipment installed in dwellings may have the tank in connection therewith, of a capacity not greater than 275 gallons, placed beneath the basement floor or outside of the building, the location of which shall be at a point designated by the Fire Marshal.

*Section XI—*

*Construction of Tanks*—Underground oil storage tanks shall be constructed of steel or wrought iron of a minimum gauge (U. S. Standard) in accordance with the following table, except that for tanks of 7 to 275 gallons capacity, and without masonry enclosures, the minimum gauge shall be No. 12, Black Iron, or galvanized steel coated with tar or other rust-resisting material.

Capacity		Gallons	Minimum Thickness
7	to	285.....	12 gauge, Black Iron or 12 gauge, Galvanized Steel
286	to	1000.....	12 gauge, Galvanized Iron or 3/16 Black Iron
1001	to	1500.....	3/16 Black Iron

All tanks in excess of 1500-gallon capacity shall be constructed in accordance with the requirements of the Fire Marshal.

(2) Joints shall be riveted and caulked, brazed, welded or made tight by some equally satisfactory process. Tanks shall be tight and sufficiently strong to bear without injury the most severe strains to which they may be subjected in practice. Shells of tanks shall be properly reinforced where connections are made. All connections to underground tanks shall be made through the top of tank above the liquid level.

(3) Tanks shall be thoroughly coated on the outside with tar, asphaltum, or other suitable rust-resisting paint. Where placed in cor-



rosive soil special protection may be required. And where excessive moisture conditions are encountered the Fire Marshal may require adequate protection for the tank.

*Section XII—*

*Tank Vents*—(1) Storage tanks shall be equipped with an open vent or an approved automatically operated vent, arranged to discharge to the open air. Vent openings and vent pipes shall be of ample size to prevent abnormal pressure in the tank during filling but not smaller than one and one-quarter ( $1\frac{1}{4}$ ) inch pipe size.

(2) Vent pipes shall be arranged to drain to the tank. The lower end of the vent pipe shall not extend through the top into the tank for a distance of more than one (1) inch.

(3) Vent pipes shall terminate outside of buildings at a point not less than three (3) feet measured vertically or horizontally from any window or other building opening. Outer ends of vent pipes shall be provided with a weather-proof hood.

(4) Vent pipes shall not be cross-connected with fill pipes or return lines from burners.

*Section XIII—*

*Tank Fill and Overflow Pipes*—Underground tanks and storage tanks inside buildings shall be filled only through fill pipes terminating outside of buildings at a point at least five (5) feet from any building opening at the same or lower level. Fill terminals shall be closed tight, when not in use, by a metal cover designed to prevent tampering.

*Section XIV—*

*Oil Pumps*—(1) Oil pumps shall be of an approved type, secure against leaks, and shall be rigidly fastened in place; (2) Automatic pumps not an integral part of the burner shall be arranged to stop automatically in case of breakage of the oil supply line to the burner, or in case of a flood of oil igniting at the burner.

*Section XV—*

*Piping*—All piping shall be standard full weight galvanized wrought iron or brass pipe, with standard fittings or approved brass or copper tubing with approved fittings, except that approved flexible metal hose may be used for reducing the effects of jarring and vibration or where rigid connections are impracticable, and shall be placed beneath the level of the basement floor and no pipe shall be smaller than  $\frac{1}{2}$ -inch and the return line pipe shall in no case be smaller than the supply pipe and all piping shall have  $\frac{1}{4}$ -inch fall to the foot toward the tank.

*Section XVI—*

*Valves*—(1) Readily accessible shut-off valves of approved type shall be installed in oil supply lines near each burner. Shut-off valves of approved type shall be installed on each side of oil strainers which are not a part of the oil-burner unit and on the discharge and suction side of oil pumps which pump directly to the burner but which are not a part of the burner unit.

(2) Where shut-off valve is installed in the discharge line of oil pumps an approved pressure relief valve shall be connected into the discharge line between each pump and the shut-off valve and arranged to return surplus oil to the storage tank or to by-pass it around the pump.

(3) Control valves shall be provided with stuffing box of liberal size, containing a removable cupped gland designed to compress the packing against the valve stem and arranged so as to facilitate removal. Valves shall be designed to close against the supply, and to prevent withdrawal of the stem by continued operation of the handwheel. Packing affected by the oil or heat shall not be used.

*Section XVII—*

*Tests of Tank and Piping*—Suction lines shall be tested under a vacuum of not less than twenty (20) inches of mercury. Tests shall continue for at least thirty (30) minutes without a noticeable drop in pressure or vacuum.

*Section XVIII--*

(1) Oil-burning equipment shall be provided with some means for manually stopping the flow of oil to the burner, from a conveniently located point at a safe distance from the burner. With electrically driven equipment this may be accomplished by a switch in the motor supply circuit, placed near the entrance to the room where the burner is located. A quick-closing valve in the oil supply line may also be used.

(2) Automatically operated oil burners used in connection with hot water, steam or warm air heating systems shall be equipped with approved automatic devices to shut down the burner in the event of undue pressure in a steam boiler or overheating within a hot water boiler or warm air furnace.

(3) In systems where steam or air is used for atomizing the oil, the equipment shall be so arranged that in case of interruption of the atomizing supply, the oil supply will be immediately shut off.

*Section XIX--*

*Electric Wiring and Equipment*—In connection with oil-burning equipments, electric wiring and electrical equipment shall be installed in accordance with the provisions of the National Electrical Code provided that all electrical wiring and installation appurtenant thereto, connected with or necessary for the actual operation and maintenance of oil-burning apparatus, may be installed by any person deemed competent to do so by the Department of Electricity of the City and County of San Francisco.

*Section XX--*

*Installation of the Burner*—(1) Oil burners shall be securely installed in a workmanlike manner, in accordance with the instructions of the manufacturer, by qualified mechanics experienced in making such installations.

(2) Where oil burners are installed in furnaces originally designed for solid fuel, the ash door of the furnace shall be removed or bottom ventilation otherwise provided to prevent the accumulation of vapors in the ash pit.

(3) Boilers and furnaces in which oil burners are installed shall be connected to separate flues having sufficient draft at all times to insure safe operation of the burner; a suitable draft regulating device shall be installed where necessary to prevent excessive draft. Smoke-pipe dampers, if any, shall be such that they cannot close off more than eighty (80) per cent of the internal cross-section area of the smoke pipe.

(4) Complete instructions for the care and operation of the oil burning equipment shall be conspicuously posted near the oil burner and maintained in readable condition.

*Section XXI--*

*Attendant*—Oil-burning plants within the City and County of San Francisco shall be in charge of a competent person; said person, after having lighted the oil-burning fire and during all of the time said fire is burning, shall not be absent from the oil-burning fire for more than twenty (20) minutes at any one time without returning to the oil fire and seeing that the oil-burning fire is properly burning in a safe and satisfactory manner. If it should be necessary for said person to be absent from the oil fire for a longer period than twenty (20) minutes, then the said person shall, before leaving the oil fire, extinguish the fire and see that the oil fire is not burning, and shall stop and shut off all electric currents, motors, pumps, compressors or any other machinery or device used in the burning of oil for fuel, so that no oil can flow to the fire during the absence of said person from the oil fire. Provided, however, that this shall not apply wherever any automatic device that has been approved by the Fire Marshal is used, which will, when the oil fire goes out or becomes extinguished from any cause, immediately and automatically shut off all electric



currents, motors, pumps, compressors or any other machinery or device used in the burning of oil for fuel.

*Section XXII—*

*Modification*—Where the circumstances or conditions of any particular installation are unusual and such as to render the strict application of this ordinance impracticable, the Fire Marshal may permit such modifications as will provide a substantially equivalent degree of safety.

*Section XXIII—*

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared unconstitutional.

*Section XXIV—*

This ordinance shall not be construed as imposing upon the City and County of San Francisco, or any official or employee thereof, any liability for damages to person or property which may occur from or in connection with any failure of any of the appliances.

*Section XXV—*

*Penalty*—Any person or persons, firm, company, corporation or association that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than ten dollars nor more than one hundred dollars, or by imprisonment in the County Jail for not more than three months, or by both such fine and imprisonment; and each such person or persons, firm, company, corporation or association shall be deemed guilty of a separate offense for every day such violation, disobedience or refusal shall continue, and shall be subject to the penalty imposed by this ordinance for each and every such separate offense.

The passage of this ordinance hereby repeals Section 2 of Ordinance 302, Ordinance 1563 and Section 253A of Ordinance 1008.

*Ayes*—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolutions were *adopted*:

**Intention to Close and Abandon Delta Street Between Leland Avenue and Visitacion Avenue.**

(Code No. 12.0621)

On recommendation of Streets Committee.

Resolution No. 2264, as follows:

Resolved, That the public interest requires that the certain following described portion of Delta street be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Delta street more particularly described as follows, to-wit:

Between the northerly line of Visitacion avenue and the southerly line of Leland avenue.

Said closing and abandonment of said portion of Delta street shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost, and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Delta street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Approving Map Showing Streets Opened and Closed in Civic Center.**

(Code No. 12.0821)

Also, Resolution No. 2265, as follows:

Resolved, That that certain diagram entitled "Map of Civic Center showing streets opened and closed," approved November 6, 1935, by Department of Public Works Order No. 2985, be and is hereby approved and made official and the parcels shown hatched thereon are hereby declared to be open public streets, subject to the right of the City and County to provide for the ornamentation thereof as part of the Civic Center, and are to be known by the names as shown thereon.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following bills were *passed for second reading*:

**Reducing Sidewalk Widths on Irving Street Between Ninth Avenue and Eighteenth Avenue.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 829, Ordinance No. 12.073136, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered 1142.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office October 18, 1935, by adding thereto a new section to be numbered 1142, to read as follows:

Section 1142. The width of sidewalks on Irving street between 9th avenue and 18th avenue shall be 12 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Full Acceptance of Orizaba Avenue Between Randolph and Sargent Street and Minerva Street Between Capitol Avenue and Orizaba Avenue.**

(Code No. 12.0811)

Also, Bill No. 830, Ordinance No. 12.081119, as follows:

Providing for acceptance of the roadway of Orizaba avenue between Randolph street and Sargent street, and the roadway of Minerva street between Capitol avenue and Orizaba avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the



railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Orizaba avenue between Randolph street and Sargent street; Minerva street between Capitol avenue and Orizaba avenue.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolutions were *adopted*:

**Closing and Abandoning Portion of Twenty-second, Twenty-third, Twenty-fourth and Twenty-fifth Avenues.**

(Code No. 12.0622)

On recommendation of Streets Committee.

Resolution No. 2266, as follows:

Whereas, on the 7th day of October, 1935, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 2184, Code No. 12.0621, which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on the 9th day of October, 1935, said resolution being in words and figures as follows:

*Intention to Close Portion of Twenty-second, Twenty-third, Twenty-fourth and Twenty-fifth Avenues.*

(Code No. 12.0621)

Resolution No. 2184, as follows:

Resolved, That the public interest requires that the certain following described portion of Twenty-second, Twenty-third, Twenty-fourth and Twenty-fifth avenues be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Twenty-second, Twenty-third, Twenty-fourth and Twenty-fifth avenues, more particularly described as follows, to-wit:

Commencing at the southerly line of Wawona street and running thence southerly to its southerly termination north of Sloat boulevard.

Said closing and abandonment of said portion of Twenty-second, Twenty-third, Twenty-fourth and Twenty-fifth avenues shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Twenty-second, Twenty-third, Twenty-fourth and Twenty-fifth avenues in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

*Adopted*—Board of Supervisors, San Francisco, October 7, 1935.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Uhl.

Absent—Supervisors Brown, Colman, Shannon.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, October 9, 1935.

ANGELO J. ROSSI, Mayor.



And whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution and the said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 2184, Code No. 12.0621; and

Whereas, the Supervisors have acquired jurisdiction to order that the portion of Twenty-second, Twenty-third, Twenty-fourth and Twenty-fifth avenues described in Resolution No. 2184, Code No. 12.0621 be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered, that the portion of Twenty-second, Twenty-third, Twenty-fourth and Twenty-fifth avenues as specifically described and proposed in said Resolution No. 2184, Code No. 12.0621, be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said portion of said streets described in Resolution No. 2184, Code No. 12.0621, shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 2184, Code No. 12.0621; and be it

Further Resolved, That the said closing and abandonment of said portion of said streets described in Resolution No. 2184, Code No. 12.0621, shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### **Closing and Abandoning Portions of Sloat Boulevard.**

(Code No. 12.0622)

Also, Resolution No. 2267, as follows:

Whereas, on the 23rd day of September, 1935, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 2163, Code No. 12.0621, which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on the 23rd day of September, 1935, said resolution being in words and figures as follows:

#### *Intention to Close Portions of Sloat Boulevard.*

(Code No. 12.0621)

Resolution No. 2163, as follows:

Resolved, That the public interest requires that the certain following described portions of Sloat boulevard, lying westerly from 39th avenue, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of Sloat Boulevard more particularly described as follows, to-wit:

PARCEL 1. Beginning at a point in a line paralled with and 85 feet at right angles northerly from the southerly line of Sloat boulevard, distant on said parallel line 26.167 feet easterly from the easterly line of 39th avenue produced southerly (said point of beginning being



on the northerly line of the Market Street Railway Company's right of way in Sloat boulevard); thence westerly along said line of said right of way, 324.037 feet; thence northwesterly on the arc of a curve to the right, whose tangent deflects  $12^{\circ} 19' 46''$  to the right from the preceding course, radius 1517.50 feet, central angle  $6^{\circ} 56' 18''$ , a distance of 183.762 feet to the northerly line of Sloat boulevard (last-named line being distant 135 feet at right angles northerly from the southerly line of Sloat boulevard); thence deflecting  $161^{\circ} 43' 56''$  to the right from the tangent to the preceding curve and running easterly along said northerly line of Sloat boulevard, 118.977 feet; thence southeasterly on the arc of a curve to the left, whose tangent deflects  $14^{\circ} 55' 23''$  to the right from the preceding course, radius 1482.50 feet, central angle  $14^{\circ} 55' 23''$ , a distance of 386.123 feet to tangency with aforesaid northerly right of way line at the point of beginning.

PARCEL 2. Beginning at the point of intersection of the northeasterly line of the Market Street Railway Company's right of way in Sloat boulevard and a line drawn radially to the southwesterly line of Sloat boulevard from a point distant thereon 870.94 feet southeasterly from the easterly line of 45th avenue produced southerly; thence at right angles southeasterly from said radial line, 150 feet; thence southeasterly on the arc of a curve to the left, tangent to the preceding course, radius 1482.50 feet, central angle  $7^{\circ} 16' 32''$ , a distance of 188.251 feet to the northeasterly line of Sloat boulevard (last-named line being radially distant 135 feet northeasterly from the southwesterly line of Sloat boulevard, as it existed prior to closing of a portion of said boulevard by Resolution No. 2064, approved July 23, 1935, by the Board of Supervisors of the City and County of San Francisco); thence southeasterly along said northeasterly line of Sloat boulevard on the arc of a curve to the right, whose tangent deflects  $20^{\circ} 08' 06''$  to the right from the tangent of the preceding curve, radius 1517.58 feet, central angle  $3^{\circ} 20'$ , a distance of 88.289 feet; thence northwesterly on the arc of a curve to the right, whose tangent deflects  $153^{\circ} 26' 06''$  to the right from the tangent to the preceding curve, radius 1517.50 feet, central angle  $5^{\circ} 7' 53''$ , a distance of 135.907 feet to the northeasterly line of aforesaid right of way; thence northwesterly along last-named line on the arc of a curve to the left, whose tangent deflects  $16^{\circ} 34' 54''$  to the right from the tangent to the preceding curve, radius 1467.58 feet, central angle  $11^{\circ} 20' 29''$ , a distance of 290.500 feet to the point of beginning.

Said closing and abandonment of said portions of Sloat boulevard shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution, and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of Sloat boulevard in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted, Board of Supervisors, San Francisco, Sept. 23, 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Shannon, Uhl.

Absent—Supervisors Hayden, McSheehy.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, Sept. 23, 1935.

ANGELO J. ROSSI, Mayor.

And whereas, the Clerk of the Supervisors of the City and County



of San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution and the said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 2163, Code No. 12.0621; and

Whereas, the Supervisors have acquired jurisdiction to order that the portions of Sloat boulevard described in Resolution No. 2163, Code No. 12.0621 be closed and abandoned; now therefore be it

Resolved, That it be ordered and it is hereby ordered, that the portions of Sloat boulevard as specifically described and proposed in said Resolution No. 2163, Code No. 12.0621, be closed and abandoned, and be it

Further Resolved, That the entire damages, costs and expenses of closing said portion of said street described in Resolution No. 2163, Code No. 12.0621, shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 2163, Code No. 12.0621, and be it

Further Resolved, That the said closing and abandonment of said portions of said street described in Resolution No. 2163, Code No. 12.0621, shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco, and the Street Opening Act of 1889, as amended, General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### **Leave of Absence, Wm. J. Quinn, Chief of Police.**

(Code No. 4.053)

The following recommendation of His Honor the Mayor was *adopted*: Resolution No. 2268, as follows:

Resolved, That in accordance with recommendation of His Honor, the Mayor, Hon. William J. Quinn, Chief of Police, be and he is hereby granted a leave of absence for a period of fifteen days, commencing November 25, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### **Disaster Preparedness Ordinance.**

(Code No. 11.191)

The following recommendation of Public Welfare Committee was *taken up*:

Bill No. 801, Ordinance No. 11.1911, as follows:

*Being a revision made in an extended series of conferences with representative organizations, individuals, and city departments conducted under the auspices of the American Legion, the San Francisco Junior Chamber of Commerce and the Commonwealth Club of the Disaster Preparedness Plan published by the Commonwealth Club of California in 1928.*

Creating a Major Disaster Emergency Planning Council and Staff, defining the term "Major Disaster", prescribing the powers and duties



of said Major Disaster Emergency Planning Council and Staff, providing for the personnel thereof, for the appointment of an emergency coordinator and for other persons and officers who shall plan for any major disaster.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. *Purpose.* The purpose of this ordinance is to provide for the City and County of San Francisco an organization of responsible and instructed personnel having at its immediate command plans and suitable facilities and supplies for meeting a major disaster promptly and effectively.

Section 2. *Definition.* The term "major disaster" as used in this ordinance is defined to mean any situation resulting from floods, fires, earthquakes, pestilence, or any other "act of God" which threatens the lives of the residents of this City and County and which requires an immediate expansion of personnel and coordination of community resources beyond the ordinary service of regular City and County officers and employes.

Section 3. *Emergency Planning Council.* There is hereby created an emergency planning council which will hereafter be referred to as the Council, to consist of the Mayor, the President of the Board of Supervisors and the Chief Administrative Officer together with such additional members not to exceed twenty-two (22) as the Mayor may from time to time appoint. The Mayor shall be the Chairman of the Council. Said twenty-two members shall be chosen by the Mayor from representatives of labor, business and government. Among those whom the Mayor shall invite to become members shall be the Commander of the County Council American Legion, President of the San Francisco Building Trades Council, President of the San Francisco Labor Council, President of the San Francisco Chamber of Commerce, President of the Central Council of Civic Clubs, President of Southern Council of Civic Clubs, President of Civic League of Improvement Clubs.

The Council may invite such persons as it may consider desirable to render assistance at any meeting or otherwise.

Section 4. The Mayor shall also request the following named individuals or their duly authorized representatives to attend the meetings of the Emergency Planning Council and to render such service and assistance as they may deem proper:

The Commanding General of the 9th Corps Area, U. S. Army.

The Commanding General of the U. S. Marines, Dept. of the Pacific.

The Commandant of the 12th Naval District, U. S. Navy.

The Senior Local Officer of the California National Guard.

The Chairman, S. F. Chapter, American Red Cross.

The Commanding General, 9th Coast Artillery District, U. S. Army.

The Commandant, U. S. Coast Guard.

Section 5. The Mayor shall appoint as emergency staff officers (and in each case at least two alternatives) the following who shall be ex-officio members of the Emergency Planning Council in addition to the twenty-two members mentioned above:

Communications Staff Officer (Chief, Dept. of Electricity).

Personnel Staff Officer (The Sheriff).

Transportation Staff Officer (Director Dept. of Public Works).

Medical Staff Officer (Director of Public Health).

Equipment Staff Officer (General Supt. of Streets).

Supplies Staff Officer (The Purchaser of Supplies).

Relief Staff Officer (Chairman, S. F. Chapter American National Red Cross, Disaster Relief Committee).

Intelligence Staff Officer (City Engineer).

The Mayor may appoint, to cooperate with the Emergency Staff Officers, and the Emergency Coordinator hereinafter provided for, representatives of cooperating organizations, such as the San Francisco Chapter of the American Red Cross, the County Council of the Ameri-



can Legion, the San Francisco Chapter of the Reserve Officers Association of the U. S., the Community Chest, and State and Federal Departments, for the purpose of maintaining continuous contact between those organizations and the city government, and to assist the Emergency Staff Officers and the Emergency Coordinator in planning for the most effective use of those organizations in the time of major disaster.

Section 6. *Meetings.* The Mayor shall call at least one meeting of the Emergency Planning Council during the months of March and September of each year, for the purpose of formulating, reviewing, taking action upon and adopting the plans developed as hereinafter set forth, and securing the recommendations of its members regarding changes, additions, or revisions of said plans, and may call additional meeting of said Emergency Planning Council at any time.

Section 7. It shall be the duty of the Council to review the information and plans developed by the Emergency Staff Officers, the Emergency Coordinator and other city officials and to call to their attention additional sources of assistance in personnel, equipment or supplies. The Council shall formulate, modify, change or revise such plans as in their opinion would most effectively handle any situation as would arise from a major disaster.

Section 8. *Emergency Coordinator.* The Mayor shall, with the approval of the Council and within thirty days after this ordinance goes into effect, designate a qualified city official to serve as Emergency Coordinator during the pleasure of the Mayor and Council. Any vacancy occurring in the position of Emergency Coordinator shall be filled within thirty days in the same manner. The Mayor shall in the same manner designate a qualified employee to serve as Secretary of the Council who shall also act as assistant and alternate to the Emergency Coordinator. The Emergency Coordinator and assistant Emergency Coordinator shall not both be outside of the limits of the City and County of San Francisco at the same time.

The duties of said Emergency Coordinator shall be as follows:

1. To supervise and assist the Emergency Staff Officers in the gathering and recording of information necessary for disaster relief.

2. To assist the Chief of Police, the Director of Public Health, and the Chief Engineer of the Fire Department in the development of emergency plans.

3. To assist the San Francisco Chapter of the American National Red Cross in the development of its Disaster Preparedness and Relief Committees.

4. To meet at least once each six months with each of the following:

(a) The Police Commission, the Chief and all Captains of the Police Department.

(b) The Fire Commission, the Chief Engineer and all Assistant and Battalion Chiefs of the Fire Department.

(c) The Advisory Board of Health, the Director of Health, and the Bureau and Institutional Heads of the Department of Public Health.

(d) The Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American National Red Cross: for the purpose of reviewing with them their duties and functions under the plan, and their relationship and duties with respect to co-operation with departments and/or organizations.

5. To be present and assist when the following review with their subordinates their respective parts in the plan:

The Chief of Police.

The Chief Engineer of the Fire Department.

The Director of Public Health.

The Chairman of the Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American Red Cross.



6. To submit a written report of his activities for the previous six (6) months' period at each semi-annual meeting of the Emergency Planning Council.

7. To act as aide to the Mayor or to his alternate in command, in the event of a "Major Disaster".

8. To call a meeting at least once each sixty (60) days to hear reports of the Emergency Staff Officers, all of whom with their alternates shall attend such meeting.

9. To assist the Emergency Planning Council and the various co-operating departments, groups and organizations in formulating coordinated and cooperative plans for the control and relief of a "Major Disaster".

Section 9. *Information.* Each Emergency Staff Officer shall gather, record and turn over to the Emergency Coordinator, information as to where the assistance which might be needed in his particular classification is located; how it may be obtained quickly at any time of the day or night; and shall, at each annual meeting of the Emergency Planning Council, certify that the information has been checked for changes within ninety (90) days prior to the date of the meeting. This information shall be stored, in duplicate, in two or more safe and available places, in addition to being placed in the hands of all Emergency Staff Officers and the Emergency Coordinator.

Section 10. *Succession of Authority.* In case of the absence or inability of the Mayor or Acting Mayor to act the following succession of command is authorized in the event of a major disaster to serve until an acting Mayor is chosen in accordance with Section 25 of the Charter:

1. The Chief Administrative Officer.
2. The Director of the Department of Public Works.
3. The Manager of Public Utilities.
4. The Chief or Acting Chief of the San Francisco Fire Department.

Section 11. *Official Agency.* The American National Red Cross is hereby designated as the official agency in full charge of disaster relief to families and individuals. The Emergency Staff Officers shall co-operate with the officials of that organization. Nothing herein contained shall be construed as limiting, modifying or interfering with, in any manner:

1. The Disaster Relief responsibility of the American National Red Cross as imposed by the Charter given to it by the Congress of the United States.

2. The operating and financial policies and procedures of the American National Red Cross in disaster relief as they have been or shall be promulgated by the Central Committee or responsible officers of that organization. On the contrary, the Emergency Council and Staff shall assist in all possible ways to make these policies and procedures effective.

Section 12. Nothing in this ordinance or in the plans formulated in accordance with the terms of this ordinance shall limit, modify, qualify or restrict, in any manner whatsoever, the emergency powers of the Mayor, as prescribed in Section 25 of the Charter.

Section 13. No officer or employee of the City and County of San Francisco shall be paid any additional compensation for any service rendered under authority of this ordinance prior to, during or following a major disaster, except as otherwise expressly provided by this ordinance, and no other person shall be paid or be entitled to any compensation for any service rendered prior to, during or following any major disaster unless the same be provided for by ordinance, or the payment of the same is provided for by the Mayor or Acting Mayor, and then such compensation shall be solely for personal injuries suffered by any such person while serving under this ordinance during an emergency consequent upon a major disaster.

Section 14. *Signal.* A suitable signaling device or devices shall be installed at a proper location or locations which shall be tested by the

sounding of one blast each day, 12 noon. Emergency signals to be sounded on this siren shall be as designated by the Emergency Planning Council.

Section 15. Nothing herein contained shall be construed as limiting the authority of the Chief Administrative Officer over the departments under his jurisdiction. It shall be his duty to cooperate in the carrying out of the planning activities as outlined in this ordinance, and to see that the officials appointed as Emergency Staff Officers or alternates, who come under his jurisdiction, cooperate with the Emergency Coordinator and provide and develop the information and plans as outlined by the Emergency Coordinator and approved by the Emergency Council.

Section 16. The term "Mayor" wherever used in this ordinance shall also include the term "Acting Mayor".

Section 17. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

#### Committee of the Whole.

Supervisor Gallagher moved that the Board resolve itself into a Committee of the Whole, the same Chairman to preside.

*So ordered.*

Fred Hackney, City Engineer's office, reported on Mayor's plan for Disaster Preparedness. He read the following:

#### City Engineer's Suggested San Francisco Plan of Disaster Preparedness, February, 1935.

February 19, 1935.

Mr. Alfred J. Cleary, Chief Administrative Officer, City Hall, San Francisco.

Dear Sir:—I am transmitting herewith a "San Francisco Plan of Disaster Preparedness," also an organization chart. I have included as much detail as I believe is necessary at this time.

If this plan, or a modification of it, is adopted, considerable detail must be completed by the Emergency Staff, meeting as a whole. In some instances the staff officer must complete the detail for the organization of his division.

In the Division of Transportation, I have suggested that several key men be included, each one experienced in a different branch of transportation. The director should be a man of wide general transportation experience and, as it seems necessary to go outside of the city government to find such a man, I have not suggested anyone.

Relief and Rehabilitation—Part "B" of the plan—as shown on the organization chart, is placed under the control of the American National Red Cross.

Several subjects, that should have a place in such a plan as this, will be included after they have been discussed by the staff officers and others. These are:

Finance.

City liability for injuries to workers.

Payment for labor and equipment.

Publicity.

Instructions to the public.

Evacuation of crowded office buildings, theatres, and meeting places.

The shutting off of gas and electric supply to buildings and homes.

The prohibiting of the building of fires, and so forth.



The plan as presented has the tentative approval of all department heads included in the Emergency Staff, in so far as their own department is concerned.

Mr. J. W. Richardson, Director of Disaster Relief, Pacific Branch, American National Red Cross, approved the plan, but suggested some changes. He requested greater cooperation with the Red Cross by adding a member of his organization to the Emergency Staff. He also believes that all reference to the second phase of a disaster should be omitted from Part "A."

Since disaster relief, to private individuals and families, is the particular function of the Red Cross, his point is well taken. This change will greatly reduce the duties of the Division of Health and Sanitation, and the Division of Materials and Supplies.

The whole plan should be reviewed by the City Attorney.

I have not indicated the groups from which the necessary man power would be drawn. My suggestion is that the head of each division select his own personnel, and that employees of the city, and those on civil service eligible lists, where their duties coincide, be the first included.

Respectfully submitted,

JOHN J. CASEY, City Engineer.

#### SAN FRANCISCO PLAN OF DISASTER PREPAREDNESS.

This Plan was adopted by the Mayor of the City and County of San Francisco on ....., as the San Francisco Plan of Disaster Preparedness, under the powers conferred on him by Section 25 of the Charter of the City and County, which reads as follows:

"In case of a public emergency involving or threatening the lives, property, or welfare of the citizens, or the property of the City and County, the Mayor shall have the power, and it shall be his duty, to summon, organize and direct the forces of any department in the City and County in any needed service; to summon, marshal, deputize or otherwise employ other persons, or to do whatever else he may deem necessary for the purpose of meeting the emergency. The Mayor may make such studies and surveys as he may deem advisable in anticipation of any such emergency."

The purpose of this plan is to coordinate and prepare the municipal departments and outside forces so that, in the event of an emergency or major disaster within the City, the necessary man-power, equipment, and supplies can be immediately assembled and so efficiently directed that loss of life and property will be kept at a minimum.

The Mayor is the responsible and directing head, as provided by the Charter.

In the event that an emergency occurs and the Mayor is unable to act, and until an acting Mayor is appointed, as provided by the Charter, the alternates to the Mayor will succeed him as directing head of this organization, will cause this plan to be put into effect, and direct its operation, in the order of succession herein named:

First Alternate to the Mayor—Chief Administrative Officer.

Second Alternate to the Mayor—Director of Public Works.

Alternates to the Mayor shall act as his assistants if he is directing this plan, or assistants to the Acting Mayor, should the Mayor be absent or incapacitated.

#### *Advisory Council.*

The Mayor shall appoint and he shall be the chairman of an advisory council which shall include the following named persons:

This council may be increased by the Mayor.

*Emergency Staff.*

The Mayor shall appoint an Emergency Staff consisting of twelve staff officers, each of whom shall direct the activities of a division. These divisions with their respective staff officers shall consist of the following:

Law and Order	The Chief of Police
Fire and Rescue	The Chief Engineer of the Fire Department
Health and Sanitation	The Director of Public Health
Utilities	The Manager of Utilities
Streets, Sewers and Buildings	The Director of Public Works
Communications	The Chief of the Department of Electricity
Intelligence and Coordination	The City Engineer
Personnel (Police only)	The Sheriff
Rescue	
Personnel (other than Police)	Registrar
Transportation	
Materials and Supplies	Purchaser of Supplies

It shall be the duty of the Advisory Council to approve the work of the staff officers. Once each year during the month of ..... they shall meet for the purpose of reviewing the plan and passing on any revisions or additions made during that year.

Because of the different character of the work to be done during a disaster and during the period immediately following, the plan is separated into two parts:

1. Part "A" of the Plan  
Rescue—Protection of Life and Property—Law and Order.
2. Part "B" of the Plan  
Relief and Rehabilitation.

*Declaring the Emergency.*

When a major disaster occurs, the Mayor as Chief Executive, in his judgment shall declare an emergency to exist and put the Disaster Preparedness Plan into effect. When a situation arises that threatens to become a disaster of major proportions, the Mayor may, upon advice of any department head, put the Disaster Plan, or any portion thereof, into effect.

## PART "A".

## GENERAL PROVISIONS.

*Emergency Signal—*

Siren on all police stations or three or four very loud sirens on plants maintaining steam 24 hours a day shall be erected and maintained by the Department of Electricity.

*Identification—*

Workers shall be identified by a metal disc carried on their key ring, numbered consecutively and marked "S. F. EMERGENCY." Those to be permitted within a danger zone to be marked HEADQUARTERS, POLICE, FIRE, RESCUE, etc.

*Alternates—*

Provision shall be made for at least two alternates to every key position.

## HEADQUARTERS.

Headquarters during an emergency shall be in the City Hall if that building is safe, otherwise headquarters shall be at Jefferson Square.

If the City Hall is used, the Mayor and his Emergency Staff shall use the Mayor's office, the Advisory Council shall use the Chief Ad-



ministrator's office, and the key men of all divisions shall assemble in the Registrar's outer room and the rotunda.

If Jefferson Square is used, one room in the basement of the Central Fire Alarm Station, which shall be set aside for this purpose, shall be occupied by the Mayor and the Emergency Staff. The key men of all divisions other than Communications shall be located in tents nearby. The Advisory Council shall occupy the Field House. Tents will be erected for the Press.

Division of Law and Order shall provide:

Six radio cars and policemen.

Six motorcycle policemen.

Clear all traffic and pedestrians from an area extending one block in all directions from Headquarters.

Division of Intelligence and Co-ordination shall arrange with 9th Corps Area U. S. A. to furnish and erect twelve tents near the Central Fire Alarm Station for Division Headquarters.

Division of Utilities shall arrange for lighting tents and grounds.

## DIVISION OF INTELLIGENCE AND COORDINATION.

### *Bureau of Engineering.*

The City Engineer and his staff will form the Division of Intelligence and Coordination, and during the pre-disaster period will have charge of:

Organization of the Disaster Preparedness Plan.

Coordination of all divisions and groups included in the plan.

Preparation of all maps and charts necessary for organization purposes.

Assembling in duplicate all maps, charts and records pertaining to the plan, keeping them up to date, and filing each copy in a separate place that is safe and accessible under any condition.

Gathering information pertaining to equipment, material and supplies that will be necessary if the plan is put into effect.

The City Engineer will be the Secretary of the Advisory Council and at the annual meeting of that body will submit the plan for its approval.

### *Records Vault—*

Provision shall be made in this plan for the safe storage of copies of plans and records of the City departments and utility corporations, loss of which would vitally affect the community.

A vault in the basement of the City Hall, which was turned over to the City Engineer for this purpose by the Treasurer, shall be used.

It can be entered through the Treasurer's office only, with his consent, and it is protected by the main burglar alarm system.

This vault contains approximately 4500 cubic feet of space and the walls are lined with steel shelving and cabinets. It will be in the custody of the City Engineer, who will allot the space therein.

One man and two alternates shall be assigned to each division of the plan. Each man shall be thoroughly informed on the organization of the division to which he is assigned, and the materials and supplies that will probably be needed, and how and from where they may be secured.

During an emergency this division will not issue orders, but will see that orders given are properly carried out and that all other divisions are properly manned and functioning.

The Mayor and the Emergency Staff shall be kept informed at all

times on the extent of the disaster and the progress being made by all divisions in meeting it.

	1. JOHN J. CASEY
	2.
	3.
Headquarters	1.
	2.
	3.
Assigned to Division of—	
Law and Order	1.
	2.
	3.
Fire and Rescue	1.
	2.
	3.
Health and Sanitation	1.
	2.
	3.
Communications	1.
	2.
	3.
Transportation	1.
	2.
	3.
Streets, Sewers and Buildings	1.
	2.
	3.
Utilities	1.
	2.
	3.
Personnel	1.
	2.
	3.
Materials and Supplies	1.
	2.
	3.
Rescue	1.
	2.
	3.

#### DIVISION OF COMMUNICATIONS.

The Division of Communications shall be directed by the Chief of the Department of Electricity and the personnel of this department shall form the skeleton organization.

His headquarters will be in the Central Fire Alarm Station.

#### *First Phase—*

He shall maintain communication between Headquarters and—  
 Police Stations and Radio Cars.  
 Fire Houses.  
 All Mobilization Points.  
 The Scene of Activity.  
 Points Outside of the City.

He shall arrange with all public utilities to supply him with experienced men, equipment and supplies.

He shall arrange for the cooperation of the communication branches of the U. S. Army and Navy, and the National Guard.

He shall arrange for the cooperation of all Radio Stations.

He shall install and maintain sirens for warning signals.



*Second Phase—*

He shall inspect all electric wiring, if there is any reason to question its safety, before service is resumed.

*Note*—The organization details for this Division will be completed by the Chief of the Department of Electricity.

## DIVISION OF LAW AND ORDER.

*Police Department.*

The Law and Order Division shall be directed by the Chief of Police, and the Police Department as now constituted will form the skeleton organization. A group of selected men shall be made available, from which the Chief of Police may draw additional personnel as needed.

The group from which the Police Department will draw additional men, shall be carefully selected by the Chief of Police, and instructed by him, in the duties they may be called on to perform. This group shall be deputized by the Sheriff to legalize their actions.

The Chief of Police may request the Mayor to ask for assistance from the National Guard of California. If the National Guard is called out, it shall be directed by the Chief of Police in accordance with the provisions of the Political Code of the State.

The Mayor may request assistance from the United States Army, Navy, and Marine Corps, in the event that the situation exceeds the maximum capacity of the City and State to control. In this event, by pre-arranged plans, the United States forces will take over certain areas, relieving municipal and State departments for other duties.

Men in San Francisco industries who have been trained in First Aid by the American Red Cross and who hold First Aid Certificates, will be registered with company commanders of the Police Department and assigned to rescue work.

In any situation where rescue work requires a larger force than could be furnished by the Police and Fire Departments, because of heavy demands made upon them for other duties, a Division of Rescue shall function, and take over all rescue work. It shall be directed by

He shall control all personnel and equipment used for this purpose, excepting men and equipment normally under control of the Police, Fire, and Health Departments.

The Law and Order Division shall arrange the following details in cooperation with other divisions.

*1000 Deputy Sheriffs—*

Select men, have them appointed, assign groups to various stations, maintain lists of names, addresses, phone numbers. Assign to station nearest home.

Instruct groups in duties they will be asked to perform. Have meetings for rehearsals, or changes in instructions, at stated intervals.

*Busses, Trucks, or Patrol Wagons—*

Arrange details for transportation from stations to area where needed.

Arrange details of cooperation with National Guard. Guard to provide own transportation.

Arrange details of cooperation with U. S. Forces, Army, Navy, Marine Corps.

Arrange details for transportation of Naval and Marine forces if needed.

Arrange details of cooperation with Police of other cities who will provide own motor transportation.

Provision for bringing East Bay Police across Bay should be detailed and escorts provided.

Message forms should be drafted and sample copies provided to those interested, so that no confusion will result in the interpretation of these messages during emergency conditions.

Detail six motorcycles and six radio cars to Mayor's Headquarters.  
Arrange for feeding all policemen while on duty.

#### *Rescue Squads—*

All A. R. C. First Aid graduates will be assigned to Police Stations nearest their homes. Maintain lists of names, addresses, and telephone numbers. Have available A. R. C. brassards for First Aid men.

### DIVISION OF FIRE AND RESCUE.

#### *Fire Department.*

The Fire and Rescue Division shall be directed by the Chief Engineer of the Fire Department, and the Fire Department as now constituted shall form the skeleton organization. A group of selected men shall be made available from which the Chief Engineer shall draw additional men as needed.

This group shall be selected by the Chief Engineer and instructed by him in the duties they may be called on to perform.

The Chief Engineer shall control:

- All explosives.
- Oil and chemicals.
- Gas, electric and ammonia lines.
- Fire equipment of other cities.
- Auxiliary fire equipment.
- Demolition.

This Division shall arrange the following details in cooperation with other Divisions.

#### *1000 Civilian Firemen—*

Select men and assign twenty to each house as near own homes as possible. Maintain lists of names, addresses and phone numbers.

Instruct groups in the duties they will be expected to perform.

Have meetings, for rehearsals or changes in instructions, at stated intervals.

#### *150 Trucks for Carrying Hose—*

Assign three trucks with drivers to each fire hose. Maintain lists of owners, location of garages, names, addresses, and phone numbers of drivers.

#### *Auxiliary Equipment—*

10 gasoline trucks and gas.....	Oil companies
2 fuel oil trucks and oil.....	Oil companies
2 fuel oil barges and oil.....	Oil companies
Foam trucks and foam.....	Oil companies
Trouble wagons—Gas.....	P. G. & E.
Power.....	P. G. & E.
Power.....	Market St. Ry.
Power.....	Municipal Ry.
Chemicals	
Telephone lines.....	P. T. & T.

Powder and Experts.....Powder companies

Arrangements should be made with respective companies for above equipment and supplies.

Trucks with drivers, and provisions for supplies of fuel oil, gasoline, foam, powder, etc.



*Fire Equipment—Other Cities—*

Provide for transportation across bay where necessary, and police escort into city.

Arrangements should be made for feeding men.

Message forms should be drafted and sample copies provided to those interested, so that no confusion will result in interpretation of these messages during emergency conditions.

*Rescue Squads—*

All A. R. C. First Aid graduates will be assigned to Police Stations nearest their homes.

In any situation where rescue work requires a larger force than could be furnished by the Police and Fire Departments, because of heavy demands made upon them for other duties, a Division of Rescue shall function, and take over all rescue work. It shall be directed by

He shall control all personnel and equipment used for this purpose, excepting men and equipment normally under control of the Police, Fire, and Health Departments.

## DIVISION OF STREETS, SEWERS AND BUILDINGS.

*Department of Public Works.*

The Division of Streets, Sewers and Buildings shall be in charge of the Director of Public Works. He shall clear debris from the streets and keep them open and passable. He shall keep all sewers open, take care of drainage and prevent flooding of basements.

He shall prepare buildings for emergency use. He shall inspect buildings to determine their safety for occupancy.

This Division shall be prepared to assist, with men and equipment, any other Division, and to take care of situations that may arise, for which no special preparation has been made.

This Division shall arrange the following details in cooperation with other Divisions:

*First Phase.*

Select men and divide them into six groups, each group to be assigned to one of six well-distributed locations. Maintain lists of names, addresses and phone numbers.

*Proposed Locations—*

1. Eleventh and Bryant Yard.
2. Nineteenth Avenue Sub-station.
3. Jones and Jefferson Sub-station.
4. Eaton and Smith Yard—Ocean Avenue.
5. S. F. F. D. Yard—Francisco and Stockton.
6. Embarcadero near Commercial Street.

Each group numbering approximately 200 shall be composed of men familiar with street and sewer repair, and include ten foremen capable of directing the work of a group of twenty.

*Eighteen 5-Ton Dump Trucks—*

Three shall be assigned to each yard to move men and tools. Maintain list of owners, location of garages, and names, addresses, and phone numbers of drivers.

Three engineering inspectors shall be assigned to each yard. They shall receive all communications, place gangs at points where needed, instruct them how to proceed, and if necessary, remain with them.

Supply of small tools must be provided for all yards, also chain, cable, sacks. Eleventh and Bryant Street Yard shall be prepared to furnish bulldozers, compressors, tractors, cranes, and other special equipment.

These groups shall be called to assist rescue squads if needed, or for any necessary work, depending on the nature of the emergency.

*Second Phase.*

There shall be one group of 100 carpenters, and 50 laborers, provided with the necessary tools for rough carpenter work, assigned to Eleventh and Bryant Yard.

Arrangements shall be made with lumber yards for delivery of lumber.

Arrangements shall be made to have available acetylene burners.

Prepare simple plan and bill of material, for quickly constructed wooden shelter.

A large supply of empty cement sacks should be available.

DIVISION OF TRANSPORTATION.

The Division of Transportation shall arrange the details of all forms of transportation. During the First Phase of an emergency the requirements will consist principally of trucks for immediate use.

During the second phase all forms of transportation may be necessary, so for this reason key men, trained in each branch—rail, water, air, and motor—shall be included.

*Key Men—*

Representative of Railroads.

Auto Ferries.

Truck Owners.

Truck Drivers.

Street Railways.

Airport.

Automobile Dealers.

Cab Companies.

Steamship Lines.

Launch, Tug and Barge Companies.

*First Phase.*

Trucks for First Aid men and special officers at Police Stations.

150 Trucks, for Fire Houses, to carry hose.

18 Trucks—5-ton dump—for Division of Streets, Sewers and Buildings, to be assigned to six yards.

60 Ambulances for Division of Health and Sanitation—Light covered trucks long enough for stretcher.

All above for immediate use and should include driver.

*Second Phase.*

Have location of available trucks of all kinds for use of Division of Materials and Supplies for movement of food stuffs, tents, bedding, and supplies of all kinds. Tank trucks for water.

Make detail plans for: Movement of men, material, and supplies by rail, water, and air. Movement of fire forces of other cities. Movement of police of other cities.

DIVISION OF HEALTH AND SANITATION.

The Health and Sanitation Division will be in charge of the Director of Public Health. He will have charge of and direct:

First Aid Stations.

Hospitalization.

Sanitation.

Food Inspection.

All Health Measures.

Physicians, Surgeons and Nurses.

*Note*—The organization details for this Division will be completed by the Director of Health. The Division of Health and



Sanitation will be composed of the present Department of Health, which will form the skeleton organization, augmented by the 316th Medical Regiment.

*First Phase.*

The Emergency Hospital Service will function immediately and will care for emergency needs, while the 316th Medical Regiment is being mobilized.

After the Medical Regiment has been mobilized, it will relieve the Emergency Service of all disaster area work, permitting these regular department employees to return, in so far as existing conditions will allow, to normal emergency service. (See Report of Jacques P. Gray, M. D., Assistant Director of Public Health, March, 1934.)

*The Coroner—*

The Coroner shall perform such duties as may be prescribed by law or ordinance. He will arrange with local morticians to augment his personnel and facilities, if necessary.

*Requirements of 316th Medical Regiment.*

*Personnel Needs—*

Physicians (from the San Francisco County Medical Society—38 with 22 relief) .....	60
Medical Students (third and fourth year—both universities) .....	76
Lay Assistants .....	152
Chauffeurs (Draymen's Association) .....	60
Motorcyclists .....	12
316th Medical Regiment (Administration) .....	32

*Equipment Needs—*

Medical Chests and Supplies for First-Aid (Dressing Stations (U. S. A. Presidio, San Francisco) .....	38 stations
Trucks (for ambulance service) .....	60 trucks
Motorcycles (for messenger service) .....	12 motorcycles
Field Hospital (if needed in city-wide major disaster—300 bed unit) .....	1 complete

(Tents — litters — medical supplies — kitchen equipment—flooring—carts, etc. U. S. A. Presidio, San Francisco.)

(All to be erected, manned, and operated by the 316th Medical Regiment, with appropriate increases in personnel from sources already referred to.)

DIVISION OF MATERIALS AND SUPPLIES

*Purchasing Department.*

The Division of Materials and Supplies will be in charge of the Purchaser of Supplies. During the First Phase of an emergency, the Divisions of Fire and Rescue; Streets, Sewers, and Buildings; Health and Sanitation, will require certain materials and supplies. The quantities required will probably not be very large, but provision for delivering them quickly is most important.

If an emergency reaches the second phase, the necessities of life, in large quantities, must be provided. For this reason every line of business dealing in these commodities should be represented by a key man. Men experienced in feeding large numbers should also be included.

*First Phase.*

This division shall list all material and supplies that may be required by all other divisions during the first phase of a disaster, and records showing where they are stored shall be kept and provision made for delivering them promptly.

Arrange to furnish food to workers after first few hours.  
Complete organization for second phase.

*Second Phase.*

Cooperate with the American National Red Cross. Detailed preparation shall be made for caring for large numbers of homeless.

Records of the quantity and location of the following materials and supplies shall be made and kept up to date:

*Shelter—*

- Tents
- Cots
- Mattresses
- Bedding
- Stoves
- Kitchen Utensils

*Food Supplies of All Kinds—*

Make detailed plans for feeding large numbers within twenty-four hours' notice.

Make detailed plans for feeding large numbers over a considerable period, food for which may have to be brought from points outside of the city.

Make plans to collect and store any food, clothing, bedding, or other emergency supplies in danger of destruction by fire or otherwise, also to commandeer any needed supplies. A record of materials or supplies taken should be made and receipts given, so adjustments can be made later.

DIVISION OF UTILITIES.

The Division of Utilities will be directed by the Manager of Utilities. He will have charge of:

- Water Supply (low pressure)
- Street Lighting
- Street Railways
- Airport.

An adequate supply of water for fire protection and domestic purposes shall be maintained at all times. The plans for an organization to provide such a supply will be completed by the Manager of the Water Department.

Street lights should be maintained, if possible. If, for any reason, such as the failure of the power supply, it is not possible to continue normal street lighting, emergency lighting at vital points must be provided. The plans for an organization to provide such lighting will be completed by the Chief Electrical Engineer of the Utilities Commission.

Maintenance of street railway service, during an emergency, may be very important, for evacuating certain areas, moving food and supplies, and transporting workers. Joint operation of the Municipal and Market Street Railways may be necessary to bypass certain areas. Plans for such maintenance and operation will be completed by the Superintendent of the Municipal Railway.

The San Francisco Municipal Airport and its facilities, together with the Air Transport Companies using them, may have an important part in this plan. The Superintendent of the Airport will arrange with the Divisions of Communication, Transportation, and Intelligence and Coordination for any necessary service.

DIVISION OF RESCUE.

In any situation where rescue work requires a larger force than could be furnished by the Police and Fire Departments, because of heavy demands made upon them for other duties, a Division of Rescue



shall function, and take over all rescue work. It shall be directed by .....

This division shall be prepared to assemble the necessary equipment, as quickly as possible at any given point, with trained operators and crews capable of effecting rescues under all conditions.

It will be necessary to cooperate with divisions normally charged with rescue work, and with the sub-committee on rescue of the San Francisco Chapter, American Red Cross.

Arrangements should be made for the necessary men and equipment with:

- Riggers
- Housemovers
- Acetylene Welders
- Welders' Association
- Industrial Accident Commission
- Bureau of Mines
- General Contractors
- S. F. Building Trades Council
- S. F. Labor Council

Arrangements should be made for the use of:

- Portable cranes
- Trucks equipped for rigging
- Compressors and jackhammers
- Acetylene burning outfits
- Housemoving jacks and timbers
- Rope, chain, bars, hammers, axes, etc.
- Gas masks

#### DIVISION OF PERSONNEL.

The Division of Personnel shall be under the direction of the Registrar.

He shall keep a record of all personnel.

He shall issue an identification disc to every person included in the plan and keep a record of all discs.

Representatives of this division shall be stationed at all points of mobilization and they shall record the identification numbers of all groups as they leave on an assignment.

#### PART "B".

#### RELIEF AND REHABILITATION.

The American National Red Cross is hereby designated as the official agency in full charge of disaster relief to families and individuals. The emergency staff officers shall cooperate with the officials of that organization. Nothing herein contained shall be construed as limiting or modifying in any way—

1. The Disaster Relief responsibility of the American National Red Cross as imposed by the charter given to it by the Congress of the United States in 1905.

2. The operating and financial policies and procedures of the American National Red Cross in disaster relief as they have been or shall be promulgated by the Central Committee or responsible officers of that organization.

On the contrary, the Emergency Staff shall assist in all possible ways to make these policies and procedures as outlined in Disaster Relief Handbook A. R. C. 234 effective.

Ramsey Moran, attorney at law, representing American Legion, addressed the Board in favor of ordinance previously considered, and stated that his main objection to proposed plan by the City Engineer's Office was that it was not mandatory.

### Motion.

Supervisor Uhl, seconded by Supervisor Shannon, moved that the City Engineer furnish interested parties with draft of the plan as outlined by Mr. Hackney, and that consideration of the whole subject be postponed for two weeks and made a Special Order of Business, December 9, 1935, at 3 p. m.

Supervisor Gallagher: The City Engineer has no authority to release the plan. Must get Mr. Cleary's permission for release.

Supervisor Havenner: Matter is now part of the records of the Board of Supervisors. The Chief Administrative Officer, or no one else, can tell us not to make it public.

Clerk was directed to have copies sent to all members of the Board, and to other interested parties.

Supervisor Havenner: This whole matter has some unusual phases. The ordinance proposes to impose upon the Mayor certain mandatory duties with respect to obligations that are already imposed upon him by the Mayor, and we have before us no recommendation by the Mayor on the subject, nor has the Mayor, so far as I am aware, been consulted. I desire to hear from the Mayor, his views or his recommendations, if any, on the subject, and I move that the Mayor be requested to advise this Board what his recommendations might be, if he desires to make any, concerning any such ordinance. Seconded by Supervisor Shannon. Supervisor Colman objected.

Supervisor Brown, seconded by Supervisor Gallagher, moved that the Mayor be advised that the Board of Supervisors is considering the Disaster Preparedness Ordinance; that it will be a Special Order of Business Monday, December 9, 1935, at 3 p. m., and if he cares to appear before the Board and state his views on the subject, or communicate his views, he will be very welcome.

Motion *carried*. Supervisors Colman and Uhl voting "No."

### Committee of the Whole Rises.

Supervisor Gallagher moved that the Committee of the Whole rise and report progress.

Motion *carried*.

Supervisor Havenner moved that report of the Committee of the Whole be approved.

Motion *carried*.

Whereupon, in Board of Supervisors, regarding proposed Disaster Preparedness Ordinance, Supervisor Uhl, seconded by Supervisor Shannon, moved that copies of Disaster Preparedness plan, as outlined by Fred Hackney, be furnished for members of the Board and other interested persons, and that consideration thereof be postponed for two weeks and made a Special Order of Business for 3 p. m., December 9, 1935.

Motion *carried*.

Supervisor Havenner, seconded by Supervisor Shannon, moved that his Honor the Mayor be requested to advise the Board what his recommendations might be, if he desires to make any, concerning the matter of proposed Disaster Preparedness legislation.

As an amendment to Supervisor Havenner's motion, Supervisor Brown, seconded by Supervisor Gallagher, moved that the Mayor be informed that the Board of Supervisors is considering the Disaster Preparedness Ordinance; that it will be a Special Order of Business on Monday, December 9, 1935, at 3 p. m., and if he cares to appear before the Board and state his views on the subject, or communicate his views, he will be very welcome.

Motion *carried*.



ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS, AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.

Authorizing Acquisition of Certain Land for San Francisco Airport  
by Condemnation Proceedings.

(Code No. 6.0211)

Resolution No. 2271, as follows:

On recommendation of Public Utilities Committee.

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcels of real property situated in the County of San Mateo, State of California:

The east  $\frac{1}{2}$  of the northwest  $\frac{1}{4}$  of Section 35; the west  $\frac{1}{2}$  of the southwest  $\frac{1}{4}$  of the northeast  $\frac{1}{4}$  of Section 35; the north  $\frac{1}{2}$  of the northwest  $\frac{1}{4}$  of the northeast  $\frac{1}{4}$  of Section 35; the southeast  $\frac{1}{4}$  of the northwest  $\frac{1}{4}$  of the northeast  $\frac{1}{4}$  of Section 35; the east  $\frac{1}{2}$  of the northeast  $\frac{1}{4}$  of the northeast  $\frac{1}{4}$  of Section 35; the east  $\frac{1}{2}$  of the northwest  $\frac{1}{4}$  of Section 36; the southwest  $\frac{1}{4}$  of the northeast  $\frac{1}{4}$  of Section 36; all in Township 3 South, Range 5 West, Mount Diablo Base and Meridian. Containing 270 acres, more or less.

Be it Further Resolved, That said lands are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the construction, operation and maintenance of the San Francisco Airport. It is necessary that a fee simple title be taken to said lands.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto, for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Authorizing Acceptance of Deeds to Certain Land Required for San  
Francisco Airport.

(Code No. 12.17154)

Also, Resolution No. 2272, as follows:

Resolved, That the City and County of San Francisco accept deeds from the following parties to certain lands in the County of San Mateo, State of California, required for the San Francisco Airport:

*Burlingame Oyster Company.*

The east  $\frac{1}{2}$  of the southeast  $\frac{1}{4}$  of the northeast  $\frac{1}{4}$  of Section 35, T. 3 S., R. 5 W., M. D. B. & M., and the west  $\frac{1}{2}$  of the northwest  $\frac{1}{4}$  of Section 36, T. 3 S., R. 5 W., M. D. B. & M., containing 100 acres more or less.

*Morgan Oyster Company.*

The southwest  $\frac{1}{4}$  of the northwest  $\frac{1}{4}$  of the northeast  $\frac{1}{4}$  of Section 35; the east  $\frac{1}{2}$  of the southwest  $\frac{1}{4}$  of the northeast  $\frac{1}{4}$  of Section 35; the west  $\frac{1}{2}$  of the east  $\frac{1}{2}$  of the northeast  $\frac{1}{4}$  of Section 35; all in Township 3 South, Range 5 West, Mount Diablo Base and Meridian, containing 70 acres, more or less.

Approved by Director of Property.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Transfer of School Land on Southeast Corner of Bush and Stockton Streets to Public Utilities Commission.**

(Code No. 12.175)

Supervisor Shannon presented:

Resolution No. 2273, as follows:

Whereas, the Public Utilities Commission has requested the Mayor to arrange to have the following described school land transferred to the Public Utilities Commission in accordance with the procedure contained in Ordinance No. 12.1751, Bill No. 589, which lot is owned by the City and County of San Francisco and is under the control of the Board of Education and is more particularly described as follows:

Commencing at the point of intersection of the southerly line of Bush street with the easterly line of Stockton street; running thence easterly along the southerly line of Bush street, 137.5 feet; thence at right angles southerly 137.5 feet; thence at right angles westerly, 137.5 feet to the easterly line of Stockton street; thence northerly along said easterly line of Stockton street, 137.5 feet to the point of commencement.

Being a portion of 50 Vara Block No. 118.

Whereas, the Mayor requested the Director of Property to file a report on the proposed transfer of said lot; and

Whereas, the Director of Property by letter dated November 13, 1935, reported to the Mayor that the estimated value of the lot is \$137,500, that there are no improvements on the property and that the lot can be advantageously used by the Public Utilities Commission; and

Whereas, the Board of Education adopted a resolution consenting to the transfer of said lot to the Public Utilities Commission for a period of five years beginning November 2, 1935, subject to the condition that the said Commission shall, without cost to the Board of Education, construct on said parcel of land within nine months from November 2, 1935, a building costing not less than \$50,000, and also subject to the condition that at the expiration of said five years all improvements made upon the above described property by the Public Utilities Commission shall revert to the Board of Education; and

Whereas, the Mayor has recommended to this Board that said land be transferred to the Public Utilities Commission subject to the foregoing conditions; now, therefore, be it

Resolved, That said lot be and is hereby transferred from the Board of Education to the Public Utilities Commission subject to the above mentioned conditions.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Dr. Edwin A. Lee.**

(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 2274, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Dr. Edwin A. Lee, Superintendent of Schools, is hereby granted a leave of absence of ten (10) days, commencing November 29, 1935, with permission to leave the State.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**In Memoriam: Richard J. Welch, Jr., Mrs. Helen M. Casey, and Inspector Charles McGreevy.**

Supervisor Gallagher moved that resolution of sympathy for Congressman and Mrs. Richard J. Welch, on the death of their son, be



drafted, and that the Chair appoint as many members of the Board as may be able to attend the funeral services of the late Richard J. Welch, Jr.

All members of the Board signified their intention to attend the funeral services.

Supervisor Gallagher moved that the Clerk be directed to draw up proper resolution on the passing of Mrs. Casey, and that the Board, when it adjourns, does so out of respect to the memory of Richard J. Welch, Jr., and Mrs. Casey.

Supervisor Shannon moved that resolution be drafted on the death of Inspector Charles McGreevy.

#### **Announcement of Meeting, Proposed Floating Drydock.**

Supervisor Brown announced that he had called a meeting for Friday, November 29, 1935, room 228, City Hall, at 11 a. m., to discuss ways and means to bring construction of proposed floating dry dock to San Francisco. He asked that all interested parties be notified.

*So ordered.*

#### **Observance of Birthday of Superintendent of Parks John McLaren.**

Supervisor Havenner, seconded by Supervisor Hayden, moved that the committee, consisting of all members of the Board of Supervisors, appointed to aid in the proper observance of the birthday of John McLaren, be allowed to incur a small expense that will enable it to hold a public luncheon and make some incidental arrangements for a fitting observance of Mr. McLaren's birthday.

*Motion carried.*

#### **Extension of Seawall to Hunter's Point and Reclamation of Submerged Lands.**

Supervisor Uhl requested that Mr. Gallagher re-introduce Resolution No. 1933, relating to reclamation of submerged lands, and Resolution No. 1934, petitioning the Harbor Commission to extend seawall to Hunter's Point, both resolutions having previously been referred to Commercial and Industrial Development Committee.

#### **Report Requested on Public Administrator's Office.**

Supervisor Shannon called attention to newspaper articles regarding the office of the Public Administrator, and moved, seconded by Supervisor Uhl, that we request report from Controller Leavy, Treasurer Matheson, and Chief Administrative Officer Cleary (under whose head the department is operated) so that the Board can have a clear picture of the situation.

*Motion carried.*

#### **Report Requested on Fees Collected by Sheriff's Office.**

Supervisor Havenner, seconded by Supervisor Shannon, moved that the Board ask for report from the Controller and from the State Controller on the subject of fees collected by the Sheriff's office for transportation of the insane and others in his custody.

*Motion carried.*

#### **Report on James Rolph, Jr., Playground.**

Clerk read communication from Recreation Commission, answering questions previously asked by Supervisor Uhl regarding playing baseball on James Rolph, Jr., Playground. Supervisor Uhl stated that his questions were not answered in way he wanted, and renewed his request for answers to:

1. What damage has been done to private property by playing ball on a Sunday? I want detailed report. I want to know what the dam-

age amounts to. I understand that there has not been ten cents worth of damage done on a Sunday.

2. What is necessary to correct the damage?

3. Why can't the fence on Army street be moved to within three or four feet of the curb? That would increase the size of the field some four or five feet, and allow pedestrians to pass there without going out into the street.

#### **Relocation of Street Railway Tracks—Army Street Widening.**

Supervisor Gallagher presented letter from the City Attorney, transmitting resolution authorizing the entering into an agreement between the City and the Market Street Railway Company relative to the relocation of Market Street Railway tracks due to the widening of Army street from Potrero avenue to Bryant street.

*Referred to Joint Finance and Public Utilities Committee.*

Meeting of Joint Committee announced for Friday, November 29, 3 p. m. Proper departments of the City government to be present.

#### **Committee on Inauguration Ceremonies.**

Supervisor Shannon moved that the President of the Board appoint a committee of three to make arrangement for inauguration ceremonies on January 8, 1936.

#### **Reception Committee—"Babe" Hollingbery's Team.**

Supervisor Hayden moved that the Mayor be requested to appoint a committee to arrange for proper reception of "Babe" Hollingbery and his team, on their arrival in San Francisco next Saturday for the football game with St. Mary's College.

#### **Relative to Dearborn and Houston Streets.**

Supervisor Gallagher called attention to two matters pending in the Streets Committee: Opening of Dearborn street; opening of Houston street. Supervisor Ratto stated that after December 15, no doubt but that gas tax money will be available for necessary improvements. Supervisor Gallagher announced that the Finance Committee will attempt to work out method by which Dearborn and Houston streets will be taken care of.

### **ADJOURNMENT.**

There being no further business the Board at 5:33 p. m. adjourned.  
J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors December 2, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, December 2, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

MONDAY, DECEMBER 2, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, December 2, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of November 25, 1935, was considered read and approved.

### REPORT OF PUBLIC UTILITIES AND STREETS COMMITTEES.

#### San Francisco-Oakland Bay Bridge Terminal.

Joint Committee on Public Utilities and Streets having under consideration Taylor subsurface terminal plan for Bay Bridge, heretofore presented by Supervisor Colman, recommends against consideration of any San Francisco Bay Bridge Terminal Plan as a substitute for Plan "X."

#### Motions.

Supervisor Shannon moved that the report of the Committee be approved.

Supervisor McSheehy moved that the question be segregated.

*So ordered.*

Whereupon, the motion was put on the rejection of the Taylor Plan and the motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Whereupon, the question was put on the question, "All plans hereafter shall not be considered," and the motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Noes—Supervisors Brown, McSheehy—2.

### SPECIAL ORDER—2:30 P. M.

The following recommendations of Joint Committee on Public Welfare and Fire, Safety and Police were taken up:



**Gasoline Supply Stations.**

(Code No. 11.0821)

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

(e) School: shall mean any institution of learning conducted or operated under the jurisdiction of the Board of Education of the City and County of San Francisco, or any institution wherein a general course of study is maintained or carried on by the State of California or by any agency thereof, or any institution of learning attendance at which will satisfy the compulsory educational laws of the State of California, or any college or university whereat a general course in advance education is maintained.

(f) Hospital: shall mean any institution conducted in accordance with the laws of the State of California or the ordinances of the City and County of San Francisco for the care of the sick or injured which has accommodation for not less than twenty patients; provided, however, that for the purposes of this ordinance, any institution maintained by the City and County of San Francisco for the rendering of emergency care or services to the sick or injured shall not be deemed to be a hospital.

(g) Districts or Zones: shall mean districts or zones as established or re-zoned by the City Planning Commission.

Section 2. Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of licenses and appeals based thereon. No permit shall be granted or issued to establish, construct, operate or maintain a gasoline supply station on any lot or parcel of land, or in any structure situate thereon, when any exterior boundary of the property on which said gasoline supply station is proposed to be located is within two hundred (200) feet, measured in a straight line, from any exterior boundary of any lot or parcel of land on which is situated any school, church, theatre or hospital; provided, however, that if said church or theatre be situated upon property not zoned as first or second residential property then, in that event, a permit to establish, construct, operate and maintain a gasoline supply station may be granted by the Chief Engineer of the Fire Department provided all of the exterior



boundaries of the lot or parcel of land on which said gasoline supply station is to be established or maintained are at least sixty (60) feet distant, measured in a straight line, from all exterior boundaries of the lot or parcel of land on which said church or theatre is situated.

No additional permit shall be necessary to maintain and operate any gasoline supply station for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fire-proofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical



exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the



transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) When a gasoline supply station is discontinued or dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall remove all underground tanks that were used in connection with such establishment.

**Section 8. Services Permitted:** The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be per-



mitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

Section 9. Duties of the Fire Marshal: It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

Section 10. Penalty: Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

#### *Explanation.*

Measurement to be made from exterior boundaries of properties affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.

Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

#### **Amendment to Garage Ordinance.**

(Code No. 11.0822)

Also, Bill No. 776, Ordinance No. 11.08222, as follows:

Amending Section 2, Subdivision (E) thereof, of Ordinance No. 8564 (New Series), entitled "Governing the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the Fire Marshal; penalties for violation; repealing Ordinance No. 746 (New Series), and all ordinances and parts of ordinances in so far as they conflict with this ordinance," *by prescribing the limits within which permits may be granted for the establishment of public or commercial garages with respect to any school, church, theatre, or hospital.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 (Subdivision (e)), of Ordinance No. 8564 (New Series), the title of which is recited above, be and the same is hereby amended to read as follows:

(e) Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a public or commercial garage within the limits of the City and County of San Francisco, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and



officers for the issuance, transfer and revocation of licenses and appeals based thereon. No permit shall be granted or issued to establish, construct, operate or maintain a public or commercial garage on any lot or parcel of land, or in any structure situate thereon, when any exterior boundary of the property on which said garage is proposed to be located is within two hundred (200) feet, measured in a straight line, from any exterior boundary of any lot or parcel of land on which is situated any school, church, theatre or hospital; provided, however, that if said church or theatre be situated upon property not zoned as first or second residential property then, in that event, a permit to establish, construct, operate and maintain a public or commercial garage may be granted by the Chief Engineer of the Fire Department provided all of the exterior boundaries of the lot or parcel of land on which said garage is to be established or maintained are at least sixty (60) feet distant, measured in a straight line, from all exterior boundaries of the lot or parcel of land on which said church or theatre is situated.

No additional permit shall be necessary to maintain and operate any public or commercial garage for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.

#### Committee of the Whole.

On motion the Board resolved itself into Committee of the Whole for the consideration of the foregoing matters. Supervisor Ratto in the chair, all members heretofore noted being present.

Supervisor McSheehy moved that the ordinance be considered *seriatim*.

*So ordered.*

Whereupon, Section 1, "Definitions," was taken up and the following subdivisions were *approved* without objection:

Subdivision (a). "Gasoline Supply Station Definition."

Subdivision (b). "Gasoline or Volatile Liquids" definition.

Subdivision (c). "Fire Marshal" definition.

Subdivision (d). "Approved" shall mean approved by the Fire Marshal.

Subdivision (f). "Hospital" definition.

Subdivision (e). "School." Definition of. *Over temporarily.*

Fire Chief Brennan opposed the following language at the end of Subdivision (e) "or any college or university whereat a general course in advanced education is maintained."

At this point Fire Chief Brennan asked for definitions of churches and theaters also.

Supervisor Brown moved reference of the subject matter of the Chief's request to the Committee for consideration.

*So ordered.*

Whereupon, the following Section 2 was taken up:

Section 2. Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, construct, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of licenses and appeals based thereon. No permit shall be granted or issued to establish, construct, operate or maintain a gasoline supply station on any lot or parcel of land, or in any structure situate thereon, when any exterior boundary of the property on which said gasoline supply station is proposed to be located



is within two hundred (200) feet, measured in a straight line, from any exterior boundary of any lot or parcel of land on which is situated any school, church, theatre or hospital; provided, however, that if said theatre be situated upon property not zoned as first or second residential property then, in that event, a permit to establish, construct, operate and maintain a gasoline supply station may be granted by the Chief Engineer of the Fire Department provided all of the exterior boundaries of the lot or parcel of land on which said gasoline supply station is to be established or maintained are at least sixty (60) feet distant, measured in a straight line, from all exterior boundaries of the lot or parcel of land on which said theatre is situated.

No additional permit shall be necessary to maintain and operate any gasoline supply station for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.

#### Proposed Amendment by Supervisor Brown.

Supervisor Brown offered the following proposed amendment to Section 2 :

Section 2. Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by departments and officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Chief Engineer of the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot, wharf, pier or other premises, the boundaries of which shall come within sixty (60) feet of the property line of any school, church, theatre or hospital; said measurements to be taken in a straight line.

All applications for permits shall be made in writing, shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

No permit heretofore granted, or hereafter granted pursuant to this ordinance, for the conduct of a gasoline supply station, shall be transferred or assigned without the consent of the Chief Engineer of the Fire Department.

#### Motion.

Supervisor Shannon, seconded by Supervisor Havenner, moved reference to Joint Committee of the ordinance for redrafting, and requested that it be brought into the Board two weeks from today and be made a Special Order of Business at 3 p. m.

Motion *lost* by the following vote:

Ayes—Supervisors Brown, Havenner, Hayden, Roncovieri, Shannon—5.

Noes—Supervisors Colman, Gallagher, McSheehy, Ratto, Schmidt, Uhl—6.

Supervisor Gallagher moved as an amendment to strike out the word "hospital" and include the words "within 200 feet of nearest property line of any hospital."

Amendment *accepted* by Supervisor Brown.

Supervisor Uhl, seconded by Supervisor Shannon, moved to amend by providing for a 200-foot restriction in the case of schools.

Motion *lost* by the following vote:

Ayes—Supervisors Havenner, Ratto, Roncovieri, Schmidt, Uhl—5.

Noes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Shannon—6.

### Privilege of the Floor.

Charles L. Lyon, International Iron Workers' Association, was granted the privilege of the floor. He stated that a great deal of work was being held up by the failure to act upon these ordinances, most of his organization thereby being deprived of employment. He favored the recommendations of Fire Chief Brennan and urged the Board to enact ordinances carrying his recommendations into effect at the earliest possible moment.

Whereupon, Supervisor Brown's amendment was taken up and acted upon as follows:

#### Motion.

Supervisor McSheehy, seconded by Supervisor Shannon, moved that 60-foot restriction in the case of schools be approved.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Shannon—6.

Noes—Supervisors Havenner, Ratto, Roncovieri, Schmidt, Uhl—5.

Supervisor McSheehy, seconded by Supervisor Shannon, moved that the 60-foot restriction in the case of theaters be approved.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Supervisor McSheehy, seconded by Supervisor Shannon, moved that the 60-foot restriction in the case of churches be approved.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Roncovieri, Schmidt, Shannon, Uhl—10.

No—Supervisor Ratto—1.

Supervisor McSheehy, seconded by Supervisor Shannon, moved that the 200-foot restriction in the case of hospitals be approved.

Motion *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Fire Chief Brennan requested that in giving further consideration to the wording of Section 2 that the power of granting permits be transferred from the Chief of the Fire Department to the Board of Fire Commissioners.

#### Referred.

Supervisor Gallagher moved that the Joint Committee on Public Welfare and Fire, Safety and Police take the ordinance for clarification as to language for defining as to definitions, and for making the proper amendments, but with no choice as to distances, and that the ordinance be reported back to the Board two weeks from today, and made a Special Order of Business for 3 p. m.

Motion *carried*.

#### Committee Arises.

Whereupon, on motion of Supervisor McSheehy, the Committee of the Whole arose and, on motion, subject matter of gasoline supply stations and garages was *laid for two weeks and made a Special Order of Business for 3 p. m. at that time*.

Supervisor Gallagher, seconded by Supervisor Havenner, moved that the Joint Committee take the ordinance back for definition and clarification and for consultation with the Chief of the Fire Department and the City Attorney with instructions that it bring in an amended ordinance defining the definitions and amending the language in such



way as it may need amending, and that it report back the distances as just voted by the Board.

Motion *carried*.

## UNFINISHED BUSINESS.

### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

#### Supplemental Appropriation of \$1,080 — Clerk-Typist, Coroner's Office.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 823, Ordinance No. 9.051211, as follows:

An ordinance making a supplemental appropriation of \$1,080 to the credit of Appropriation No. 557-101-00 of the Annual Appropriation Ordinance for the year 1935-36 (Ordinance No. 9.051179) for the purpose of creating one position of Senior Clerk-Typist at \$180 per month in the Coroner's Office, in lieu of one position of Coroner's Investigator at \$215 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby reappropriated the sum of \$1,080 to Appropriation No. 557-101-00 as set forth in the Annual Appropriation Ordinance No. 9.051179 from the surplus existing therein in accordance with the provisions of Section 80 of the Charter.

Section 2. There is hereby created in the Coroner's Office one position of Senior Clerk-Typist at \$180 per month, the compensation of which is provided by funds appropriated in Section 1 hereof.

Section 3. One position of Coroner's Investigator heretofore established in the Coroner's Office at a salary of \$215, funds for which were heretofore appropriated in Appropriation No. 557-101-00 is hereby abolished and eliminated.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Amending Section 64 of the Annual Salary Ordinance by the Inclusion of Item 4½; and Reduction of Employments Under Item 10.

(Code No. 9.053)

Also, Bill No. 824, Ordinance No. 9.05373, as follows:

An ordinance amending Section 64 of Ordinance No. 9.05367, commonly called the Annual Salary Ordinance, by reducing the number of employments now established under item 10 thereof and adding item 4½.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 64 of Ordinance No. 9.05367 is hereby amended to read as follows:

#### Section 64. CORONER

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B420	Phonographic Reporter .....	\$ 200
2	1	B512	General Clerk-Typist .....	175
3	1	B512	General Clerk-Typist .....	165
4	1	B512	General Clerk-Typist .....	155
4½	1	B516	Senior Clerk-Typist .....	180
5	1	L52	Bacteriological Laboratory Technician..	150
6	1	L52	Bacteriological Laboratory Technician..	125

7	1	L62	Pathologist (part time) .....	125
8	1	L110	Toxicologist (part time) .....	150
9	1	L502	Autopsy Surgeon .....	250
10	2	N4	Coroner's Investigator .....	215
11	1	N4	Coroner's Investigator .....	200
12	1	N8	Coroner's Chief Investigator .....	250
13	1	N10	Coroner .....	666.66
14	3	O8	Morgue Ambulance Driver .....	200
15	1	O8	Morgue Ambulance Driver .....	175

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Amending the Annual Salary Ordinance by the Inclusion of Section 81½, Providing for Referees and Umpires (Board of Education).

(Code No. 9.053)

Also, Bill No. 826, Ordinance No. 9.05374, as follows:

An ordinance amending Ordinance No. 9.05367, commonly called Annual Salary Ordinance, by adding Section 81½ to establish classifications, funds for which were included in the Board of Education Budget.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 9.05367 is hereby amended by adding Section 81½ to read as follows:

Section 81½. Board of Education Non-certificated Employees. Item No. 1—Referees and Umpires—\$1 to \$3 per game, as required.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

## NEW BUSINESS.

### Adopted.

The following resolutions were *adopted*:

### Refunds of Duplicate Payments of Taxes.

(Code No. 9.059)

On recommendation of Finance Committee.

Resolution No. 2276, as follows:

Resolved, That the following amounts be and the same are hereby authorized to be paid out of the General Fund, 1935-1936, to the hereinafter named; being refunds of amounts paid in duplicate taxes, to-wit:

1—M. Scardemaglia, per Vol. 34, Bill 1551, Lot 30, Block 5665, Fiscal Year 1934.....	\$13.90
2—Ben Tonelli, per Vol. 36, Bill 2491, Lot 9E, Block 6073, Fiscal Year 1934 .....	46.36
3—P. J. Moloney, Treasurer, Home Owners' Loan Corporation, per Vol. 37, Bill 2554, Lot 22, Block 6276, Fiscal Year 1933.....	9.66
4—Giuseppe Rosa, per Vol. 29, Bill 1254, Lot 3, Block 4790, Fiscal Year 1934 .....	17.58
5—L. Depaoli, per Vol. 40, Bill 363, Lot 12, Block 6621, Fiscal Year 1934 .....	18.93
6—Wm. R. Olley, per Vol. 25, Bill 3546, Lot 31, Block 3732, Fiscal Year 1935 .....	71.06
7—John J. McDonald, Jr., per Vol. 23, Bills 87 and 89, Block 3510, Fiscal Year 1934.....	60.85
8—Jos. T. Curley, per Vol. 19, Bill 2412, Lots 35 and 14/15, Block 2771, Fiscal Year 1934.....	21.25



9—Henry Chu, per Vol. 1, Page 208, Line 18 of Unsecured Personal Property Rolls for 1933..... 4.02  
Verified and approved by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Purchase of Certain Land From Marian Green for Castro-Divisadero Divisional Highway.**

(Code No. 12.1711)

Also, Resolution No. 2277, as follows:

Resolved, That the City and County of San Francisco purchase from Marian Green the easterly 78 feet 3 inches of Lot 49, Assessor's Block 1260, situated in the City and County of San Francisco, State of California, required for Castro-Divisadero Divisional Highway, for the sum of \$11,000, payable from Appropriation No. 548.905.17. The City Attorney shall examine and approve the title of said real property.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Purchase of Easements for Richmond Sewer Tunnel.**

(Code No. 12.1011)

Also, Resolution No. 2278, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, payable from Appropriation No. 595.916.17; and the City Attorney shall examine and approve the title of said property:

Sallie Huie Thompson, Lot 12, Assessor's Block 1575, \$29.20.

David J. Conlan, et ux., Lot 22, Assessor's Block 1611, \$29.20.

Reference is hereby made to the written offers on file in the office of the Director of Property from above named parties for particular descriptions of said easements.

Approved by the Director of Property.

Approved as to funds by the Controller.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Transferring of \$1,946.70 for the Payment of Cost of Printing Charter Amendment Pamphlets and Arguments, 1 to 6, Inclusive.**

(Code No. 9.052)

On recommendation of Finance Committee.

Bill No. 848, Ordinance No. 9.0526, as follows:

Transferring \$1,946.70 from Appropriation 533.230.01 to Appropriation 533.230.01-1 for payment of cost of printing of Charter Amendment Pamphlets and Arguments of Charter Amendments 1 to 6, inclusive, as authorized by the Board of Supervisors, September 30, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,946.70 be and is transferred from Appropriation No. 533.230.01 to Appropriation No. 533.230.01-1 for the payment of the cost of printing Charter Amendment Pamphlets and Argu-

ments of Charter Amendments 1 to 6 inclusive, as authorized by the Board of Supervisors, September 30, 1935.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Adopted.

The following resolutions were *adopted*:

#### Fixing Wage Scale—Private Employment on Public Contracts— Field Rates.

(Code No. 9.092)

On recommendation of Finance Committee.

Resolution No. 2279, as follows:

Resolved, That the highest general prevailing rate of wages paid in private employment to various crafts and employments in the City and County of San Francisco, including the rates of wages paid on holidays and for overtime, is hereby declared and determined to be as set forth herein. The rates of pay herein specified are predicated on a 6-hour day unless otherwise noted.

#### *Metal Trades.*

<i>Field Rates</i>	<i>Rate per Hour</i>
Blacksmiths .....	\$ 1.10
Boilermakers .....	1.10
Boilermakers' helpers .....	.90
Machinists .....	1.10
Machinists' helpers .....	.75
Machinist (maintenance) .....	1.12½

#### *Miscellaneous Trades.*

Well drillers .....	1.10
Well drillers (hand tool foremen) .....	1.10
Diamond drillers .....	1.10
Powderman .....	1.10
Washers, polishers and greasers (garagemen) .....	.75

#### *Street Work.*

Timberman (tunnel) .....	1.10
Mucker .....	.75
Asphalt rakers .....	1.10
Asphalt shovelers .....	.75
Cribbers .....	1.10
Laborers, street work .....	.75
Asphalt plant engineers, roller engineers, trench machine, dragline and clamshell operators, and engineers on asphalt burners, finishers, concrete mixers and mechanical finishers..	1.25
Firemen (asphalt plant) .....	1.10
Engineers on caterpillars (over 50 H. P.) .....	1.12½

#### *Culinary Workers.*

(Not based on 6-hour day)

	<i>Per Week</i>
Head cook (6-day week) .....	\$41.00
Other cooks .....	36.00
Cooks' helpers .....	27.00
Waiters .....	18.00
Waitresses .....	16.50
Dishwasher and vegetable man (straight shift) .....	19.00
Dishwasher and vegetable man (split shift) .....	21.60



*Dredge Boats.*  
(Not based on 6-hour day)

	<i>Per Month</i>
Dredge captain .....	\$215
Head leverman .....	215
Leverman .....	190
Fireman .....	150
Deckhand .....	150

*Building Trades.*

	<i>Rate per Hour</i>
Asbestos workers .....	\$1.10
Bricklayers, includes manholes and catchbasins.....	1.50
Bricklayers' hodcarrier .....	1.00
Carpenters and cabinetmakers .....	1.10
Cement finishers .....	1.10
Compressor operators (on steel erection).....	1.25
Engineers (derricks) .....	1.25
Engineers (building material hoists) .....	1.12½
Electric workers .....	1.25
Elevator constructors .....	1.25
Elevator constructor helpers .....	.87½
Fixture hangers .....	1.10
Glass workers .....	1.10
Housesmith (reinforced concrete) .....	1.12½
Ironworkers (bridge, structural and rigger).....	1.37½
Ironworkers (derrick engineers) .....	1.37½
Linoleum and carpet workers .....	1.10
Laborers (building) .....	.75
Painters (structural iron works) .....	1.20
Painters .....	1.10
Marble setters .....	1.10
Marble setters' helpers .....	.75
Ornamental ironworkers .....	1.12½
Pile drivers' engineers .....	1.50
Plumbers .....	1.12½
Roofers .....	1.10
Sheet metal workers .....	1.10
Steamfitters .....	1.12½
Sprinkler fitters .....	1.12½
Stonecutters .....	1.10
Stonesetter (including granite curbs) .....	1.50
Stone derrickmen .....	1.12½
Tilesetters .....	1.10
Tilesetters' helpers .....	.75

For Building Trades overtime payments shall be as follows:  
Overtime at time and one-half for first four hours after six hours per day, and all time thereafter at double time except in the following crafts, which are paid double time for all overtime after six hours: Elevator constructors and helpers, all ironworkers, all engineers, model makers and bricklayers and hodcarriers.

Wherever welding processes are involved the rate paid for such shall be as herein fixed for the crafts performing the work.

Saturday (except for laborers), Sunday and holiday work at double time. Laborers at straight time for Saturday work. Holidays are New Year's Day, Decoration Day, Fourth of July, Labor Day, Admission Day, Thanksgiving and Christmas.

*Trucking (Excavating and Dump Trucks)*

- Truck Drivers, 2 yards or less, \$6 per day of 7 hours.
- Truck Drivers, 3 yards or less, \$6.50 per day of 7 hours.
- Truck Drivers, 4 yards or less, \$7 per day of 7 hours.

Truck Drivers, 5 yards or less, \$7 per day of 7 hours.

Truck Drivers, 6 yards or less, \$7.50 per day of 7 hours.

Tractor Drivers, 50 H. P. and under, \$7.50 per day of 7 hours.

Laborers, 75 cents per hour.

Working time for Truck Drivers shall be 7 hours per day for 5 days per week. Time to be reckoned by half day and full day.

Shovel engineers, \$10 per day for 6 hours, 5 days per week.

Shovel firemen, watchman and oiler, \$7 per day for 6 hours, 5 days per week.

Truck Crane engineer, \$10 per day for 6 hours, 5 days per week.

Caterpillar engineers over 50 H. P., \$9 per day for 6 hours, 5 days per week.

#### *Plastering Industry.*

Plasterers, \$1.25 per hour, not more than 6 hours for 5 days per week.

Lathers (metal), \$1.25 per hour, not more than 6 hours for 5 days per week.

Lathers (wood), \$1.25 per hour, not more than 6 hours for 5 days per week.

Plasterers' hodcarrier, \$1.10 per hour, not more than 6 hours for 5 days per week.

Modelers, \$2 per hour, not more than 6 hours for 5 days per week.

Model maker, \$1.25 per hour, not more than 6 hours for 5 days per week.

Model casters, \$1.12½ per hour, not more than 6 hours for 5 days per week.

Laborers, 83½ cents per hour, not more than 6 hours for 5 days per week.

#### *Concrete Industry.*

Concrete laborer, \$5.50 per day of 7 hours.

Mixer operator, \$6 per day of 7 hours.

Concrete finisher, \$8 per day of 7 hours.

Machinist, \$8 per day of 6 hours.

Time and half over 7 hours except machinists for whom time and half over 6 hours shall be paid.

#### *Others.*

Hardwood floormen, \$1.10 per hour.

*Not less than \$1.10 per hour shall be paid to skilled labor on any work financed in whole or in part by Federal funds, regardless of the rate herein fixed as the highest generally prevailing.*

*This resolution amended after examination and report by the Civil Service Commission: The wage set up—Pile Driver Engineers at \$1.50 per hour, existing rate between Contractors and Unions.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### **Fixing Wage Scale—Private Employment on Public Contracts—Shop Rates.**

(Code No. 9.092)

Also, Resolution No. 2280, as follows:

Resolved, That the highest general prevailing rate of wages paid in private employment to various crafts and employments in the City and County of San Francisco, including the rates of wages paid on holidays and for overtime, is hereby declared and determined to be as set forth herein.

#### *Metal Trades.*

<i>Shop Rates</i>	<i>Per Hour</i>
Pattern makers (based on 7-hour day) .....	\$1.16
Molders and coremakers .....	1.10
Blacksmiths .....	1.10
Blacksmiths' Helpers .....	.75



Boilermakers .....	1.10
Boilermakers' Helpers .....	.75
Machinists .....	1.10
Machinists' Helpers .....	.75
Toolmaker .....	1.10

*Building Trades.*

Cabinet workers, millmen, machine and bench hands (shop)...	1.10
Varnishers and polishers (shop) .....	1.10

*Field Employment.*

Pile drivers .....	1.33 1/3
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Overtime payments shall be as specified in Resolution No. 1238 for the employment of craft concerned.

*This resolution amended after examination and report by the Civil Service Commission: The wage set up—the Pile Drivers at \$1.33 1/3 an hour, as existing rate between Contractors and Unions.*

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Amendment to Blasting Ordinance.**

(Code No. 11.08)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 827, Ordinance, No. 11.0812, as follows:

Amending Section 1 of Ordinance No. 1204, entitled "Regulating the Explosion of Blasts," in effect May 16, 1904, as amended by Ordinance No. 378 (New Series), approved March 10, 1908.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to explode or cause to be exploded any powder or other explosive material for the purpose of blasting; or drill a hole or make a crevice for the purpose of inserting any powder or other explosive material for the purpose of blasting, or insert in any hole or crevice any fuse or any powder or other explosive material for the purpose of blasting without first obtaining from the Director of Public Works a permit so to do, which permit must specify the location of the blasting or blastings for which it is granted; provided, however, that such permit shall not be granted until the applicant therefor shall have executed to the City and County of San Francisco and filed in the office of the Director of Public Works a good and sufficient bond of a lawfully authorized surety company, approved by the Controller, in a sum not less than five thousand (\$5,000.00) dollars, the amount thereof to be fixed and determined in advance of call for bids by the Director of Public Works in accordance with the estimated value of the property in the vicinity of the location of the proposed blast or blasts. Said bond shall be conditioned that the permittee, together with the sureties on the bond, shall be jointly and severally bound to pay any and all damages not exceeding, in the aggregate, the amount fixed in said bond that may have resulted from the explosion of blasting under said permit and said parties, and each and all of them shall be jointly and severally bound to pay any and all judgments, not exceeding in the aggregate the amount fixed in said bond, which may be awarded against the City and County of San Francisco or against said permittee by reason of any damage to property or person sustained as the result of any blast or blasts made under and by virtue of said permit.—As amended by Ordinance No. 378 (New Series), approved March 10, 1908.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolution was *adopted*:

**Permitting Market Street Railway Company to Abandon Service on  
Army Street Between Folsom and Bryant, and Remove Tracks.**

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Resolution No. 2275, as follows:

Whereas, the City and County of San Francisco, through its Director of Public Works and pursuant to resolution of this Board, is widening Army street from Bryant street easterly to Potrero avenue and that by reason of the widening of said streets it is necessary to remove the tracks of the Market Street Railway Company from their present location and replace the same so that they will lie within the center of the street as widened, and it is also necessary to remove certain tracks of said Railway Company on Army street between Folsom street and Bryant street; and

Whereas, the Director of Public Works has agreed with the Market Street Railway Company that, for the purpose of accomplishing the removal of the above mentioned tracks and the relaying of the same, the following things will be done by the Market Street Railway Company and by the City and County of San Francisco:

1. That said Market Street Railway Company will, at its own expense, remove the single track now located on Army street between Folsom street and Bryant street; and will also, at its own expense, reconstruct the pavement in the trenches after the removal of said tracks;

That said Market Street Railway Company will also alter and relocate, at its own expense, the special trackwork at the intersection of Bryant street and Army street;

And will also, at its own expense, relocate its railroad tracks on Army street from a point at or near Potrero avenue to and into Bryant street, as shown upon the map prepared by the Market Street Railway Company engineering department, dated April 21, 1933.

2. That the City and County of San Francisco will make, at its own expense, all excavations and remove the excavated material, including that between and adjacent to the existing tracks on Army street between Potrero avenue and Bryant street, including the single track leading to Precita avenue, and, when such excavation is completed, shall notify the Railway Company of said fact and then the Railway Company, at its own expense, shall relocate the said tracks.

That the City shall also pay for excavation, special work, rail, overhead work, ballast, paving, and other materials, labor and all costs of installation at Bryant and Twenty-sixth streets, made necessary by reason of the removal and relocation of the tracks as in its agreement provided;

That the City shall also pay for all ballast rock required for the new tracks on Army street from Potrero avenue to Bryant street, including curves into Bryant street and including the single track leading into Precita avenue. The quantity of said ballast rock shall conform with the requirements of the Railway's standard type of track construction; and said ballast rock shall be placed by the Railway Company;

The City shall also, at its own expense, construct all pavement in the trenches after the removal of the old track and all pavement for the new track on Army street from Potrero avenue to Bryant street, including curves into Bryant street and the single track leading to Precita avenue, pavement of said new track to conform with the requirements of the Railway's standard type of track paving;

The City shall also pay to the Railway Company the sum of seven thousand and eighty one dollars (\$7,081.00), being the cost agreed upon between the City and the Railway Company of reconstructing the street



car tracks located at Bryant and Twenty-sixth streets, and of placing the ballast for the new tracks on Army street from Potrero avenue to Bryant street, including curves and single track leading to Precita avenue; and

Whereas, an agreement between the City and County of San Francisco and the Market Street Railway Company setting forth the terms and conditions agreed upon between the said Director of Public Works and the said Market Street Railway Company, has been presented to this Board; now, therefore, be it

Resolved, That the City and County of San Francisco enter into said agreement and the Mayor of said City and County, and the Clerk of the Board of Supervisors thereof, be, and they are hereby authorized and directed to execute said agreement for and on behalf of the City and County of San Francisco; and be it

Further Resolved, That this Board of Supervisors take the necessary steps to enact an ordinance permitting said Market Street Railway Company to abandon its railway service over the tracks on Army street between Folsom street and Bryant street and to remove its track therefrom in accordance with the provisions of Section 132 of the Charter.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Abandonment by Market Street Railway of Tracks on Army Street,  
Folsom to Bryant.**

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 840, Ordinance No. 15.091, as follows:

Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Army street from Folsom street to Bryant street.

Whereas, the City and County of San Francisco desires to widen Army street from Bryant street to Potrero avenue, in the City and County of San Francisco, and, in aid of this improvement, desires to have the railway tracks now being maintained and operated by Market Street Railway Company on Army street from Folsom street to Bryant street, removed and service over said tracks abandoned, as provided in an agreement to be made and entered into by and between the City and County of San Francisco and Market Street Railway Company, pursuant to Resolution No. 2275; and

Whereas, Market Street Railway Company has in writing petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks and street car service over and along the portion of said street above described; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service;

Now, therefore, Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That in pursuance of the petition of Market Street Railway Company, set forth in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned and held by it under the operating permit of said company dated February 9, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Army street from Folsom street to Bryant street.

That the public interest will not be injured or suffer by reason of the removal of said tracks and the abandonment of said service, and the Board of Supervisors so finds in pursuance of Section 132 of the Charter of the City and County of San Francisco.

The tracks on Army street from a point at or near Potrero avenue to and curving into Bryant street shall be moved and relaid to what will be the center line of Army street after the widening of Army street shall have been completed, in accordance with the plans of said City and County of San Francisco.

Approved by the City Attorney.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolution was adopted:

**Permitting Market Street Railway Company to Maintain and Operate Auto Buses on Certain Streets.**

(Code No. 15.091)

Resolution No. 2281, as follows:

Resolved, That permission be and it is hereby granted to Market Street Railway Company to maintain and operate automobile buses over and along the following described routes:

*Route No. 1*—Commencing at the intersection of Geneva avenue and Mission street; thence on Mission street to Amazon street; thence on Amazon street to Moscow street; then on Moscow street to Geneva avenue and South Hill boulevard; thence on South Hill boulevard to Baltimore way; thence on Baltimore way to Cordova street; thence on Cordova street to Naples street and Geneva avenue; and thence on Geneva avenue to Mission street and the point of commencement.

*Route No. 2*—Commencing at the intersection of Brazil avenue and Mission street; thence on Mission street to Excelsior avenue; thence on Excelsior avenue to Vienna street; thence on Vienna street to Brazil avenue; thence on Brazil avenue to Prague street; thence on Prague street to Russia avenue; thence on Russia avenue to Moscow street; thence on Moscow street to Italy avenue; thence on Italy avenue to Naples street; thence on Naples street to Brazil avenue; thence on Brazil avenue to Mission street and the point of commencement.

That said permission is granted for the period of forty-five (45) days and shall expire at the end of said period unless an extension of time is granted by resolution by the Board of Supervisors of the City and County of San Francisco, and is subject to all the terms and conditions contained in Resolution No. 29762 (New Series), finally adopted by the Board of Supervisors on October 8, 1928, and duly approved by the Mayor on October 18, 1928.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following matters were *passed for second reading*:

**Reducing Sidewalk Widths on Oak Street Between Van Ness Avenue and Baker Street.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 841, Ordinance No. 12.073137, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-three (1143).

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by adding thereto a new section to be numbered eleven hundred and forty-three (1143), to read as follows:

Section 1143. The width of sidewalks on Oak street between Van Ness avenue and Baker street shall be 10 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Reducing Sidewalk Widths on Oak Street Between Baker and Stanyan.**

(Code No. 12.0731)

Also, Bill No. 842, Ordinance No. 12.073138, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section One Hundred and Eleven (111) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by amending Section One Hundred and Eleven (111) thereof, to read as follows:

Section 111. The width of sidewalks on Oak street, the southerly side of, between Baker and Stanyan streets, shall be 10 feet.

The width of sidewalks on Oak street, the northerly side of, between Baker and Stanyan streets, shall be abolished.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Action Deferred.**

The following recommendations of Streets Committee were *laid over two weeks*:

**Reducing Sidewalk Widths on Bush Street Between Sansome and Battery, and Between Battery and Market Streets.**

(Code No. 12.0731)

Bill No. 843, Ordinance No. 12.073139, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Sections 30 and 262 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Widths of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by amending Sections 30 and 262 thereof, to read as follows:

Section 30. The width of sidewalks on Bush street between Battery street and Sansome street shall be 10 feet.

Section 262. The width of sidewalks on Bush street, the northerly side of, between Market and Battery street, shall be 10 feet.

**Reducing Sidewalk Widths on Bush Street Between Sansome and Van Ness and Between Fillmore and Presidio Avenue.**

(Code No. 12.0731)

Also, Bill No. 845, Ordinance No. 12.073141, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-four (1144).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by adding thereto a new section to be numbered eleven hundred and forty-four (1144), to read as follows

Section 1144. The width of sidewalks on Bush street between Sansome street and Van Ness avenue, and between Fillmore street and Presidio avenue, shall be 10 feet.

**Passed for Second Reading.**

The following bills were *passed for second reading*:

**Reducing Sidewalk Widths on Eighth Street: Between Market and Brannan; Between Brannan and Townsend; Between Brannan and Point 232 Feet Southeast; Between Townsend and Point 318 Feet Northwest; Between Townsend and Sixteenth.**

(Code No. 12.0731)

Also, Bill No. 844, Ordinance No. 12.073140, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Fifty-four (54) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by amending Section Fifty-four (54) thereof, to read as follows:

Section 54. The width of sidewalks on Eighth street between Market and Brannan streets shall be 10 feet.

The width of sidewalks on Eighth street, the southwesterly side of, between Brannan and Townsend streets, shall be 10 feet.

The width of sidewalks on Eighth street, the northeasterly side of, between Brannan street and a point 232 feet southeasterly therefrom, be abolished.

The width of sidewalks on Eighth street, the northeasterly side of, between Townsend street and a point 318 feet northwesterly therefrom, shall be 10 feet.

The width of sidewalks on Eighth street between Townsend and Sixteenth streets shall be 15 feet.

**Reducing Sidewalk Widths on Harrison Street Between The Embarcadero and Fifth Street and Between Tenth and Fourteenth Streets.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 846, Ordinance No. 12.073142, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Seventy-eight (78) thereof.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 26, 1935, by amending Section Seventy-eight (78) thereof to read as follows:

Section 78. The width of sidewalks on Harrison street between The Embarcadero and the northerly line of Fourteenth street produced shall be 8 feet.

The width of sidewalks on Harrison street, the westerly side of, between Fourteenth street and Seventeenth street shall be 15 feet.

The width of sidewalks on Harrison street, the easterly side of, between Fourteenth street and Seventeenth street shall be abolished.

The width of sidewalks on Harrison street, the westerly side of, between Seventeenth street and Eighteenth street shall be abolished.

The width of sidewalks on Harrison street, the easterly side of, between Seventeenth street and Eighteenth street shall be 15 feet.

The width of sidewalks on Harrison street between Eighteenth street and Nineteenth street shall be 15 feet.

The width of sidewalks on Harrison street, the easterly side of, between Nineteenth street and Twentieth street shall be 15 feet.

The width of sidewalks on Harrison street, the westerly side of, between Nineteenth street and Twentieth street shall be abolished.

The width of sidewalks on Harrison street between Twentieth street and Precita avenue shall be 15 feet.

The width of sidewalks on Harrison street between Precita avenue and Ripley street shall be 9 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### **Reducing Sidewalk Widths on Fifth Street Between Mission Street and Townsend Street.**

(Code No. 12.0731)

Also, Bill No. 847, Ordinance No. 12.073143, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Forty (240) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 26, 1935, by amending Section Two Hundred and Forty (240) thereof to read as follows:

Section 240. The width of sidewalks on Fifth street between Market and Mission streets shall be 15 feet.

The width of sidewalks on Fifth street between Mission and Harrison streets shall be 10 feet.

The width of sidewalks on Fifth street between Harrison and Bryant streets shall be 9 feet.

The width of sidewalks on Fifth street between Bryant and Townsend streets shall be 10 feet.

The width of sidewalks on Fifth street between Townsend and Channel streets shall be 15 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Amending Spur Track Permit Heretofore Granted Bauer-Schweitzer  
Hop and Malt Company.**

(Code No. 12.20)

On recommendation of Joint Committee on Streets and Commercial Development.

Bill No. 828, Ordinance No. 12.2016, as follows:

Amending Section 1 of Ordinance No. 12.2013, entitled "Granting permission, revocable at will of the Board of Supervisors, to Bauer-Schweitzer Hop and Malt Company to construct a spur track from the existing drill track on North Point street, commencing at a point approximately 270 feet westerly from the westerly line of Mason street; thence along North Point street to Mason street; thence along Mason street to Francisco street; thence along Francisco street to the plant of the Bauer-Schweitzer Hop and Malt Company," by changing the hours during which cars may be operated on this spur track.

Be it ordained by the People of the City and County of San Francisco as follows:

*Section 1.* Section 1 of Ordinance No. 12.2013, the title of which is recited above, is hereby amended to read as follows:

Section 1. Permission revocable at will of the Board of Supervisors is hereby granted the Bauer-Schweitzer Hop and Malt Company to construct a spur track from the existing drill track on North Point street, commencing at a point approximately 270 feet westerly from the westerly line of Mason street; thence along North Point street to Mason street; thence along Mason street to Francisco street; thence along Francisco street to the plant of the Bauer-Schweitzer Hop and Malt Company, and more particularly described as follows:

**DESCRIPTION OF CENTER LINE OF SPUR:**

Beginning at a point in existing North Point street drill track approximately 270 feet westerly from the westerly line of Mason street, thence easterly and southerly on a curve and crossing portion of North Point and Mason streets to a point which is 10 feet westerly from the easterly line of Mason street and approximately 117 feet southerly from the southerly line of North Point street; thence southerly and crossing Bay and Vandewater streets and portion of Mason street to a point 10 feet easterly from the westerly line of Mason street and approximately 110 feet northerly from the northerly line of Francisco street; thence southerly and easterly on a curve and crossing portion of Mason and Francisco streets to a point which is 19 feet northerly from the southerly line of Francisco street and approximately 100 feet easterly from the easterly line of Mason street; thence easterly and parallel to Francisco street a distance of 220 feet.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be considered as a part hereof as completely as though the same were written into this Ordinance. Provided that the rails to be laid of girder type; and all services and installations, both corporations and municipal, are to be reconstructed as required.

The hours during which cars may be operated on this spur track shall be as follows: On week days, except Saturdays and holidays, between 7:00 a. m. and 8:00 a. m., 1:20 p. m. and 3:10 p. m., and 5:00 p. m. and 6:00 p. m. On Saturdays and those holidays upon which the aforesaid plant is in operation, between 7:00 a. m. and 8:00 a. m., and 1:00 p. m. and 3:00 p. m.

No cars shall be operated over this spur track on Sundays.

No more than two cars shall be spotted on this spur track at any one time.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**In Memoriam: John F. Donohoe, Fire Commissioner.**

(Code No. 5.91)

Supervisor Gallagher presented:

Resolution No. 2282, as follows:

Whereas, in the death of John F. Donohoe, former Fire Commissioner of the City and County of San Francisco and an outstanding leader in civic affairs, this community has sustained an irreparable loss; and

Whereas, during his lifetime he was a potent factor in the upbuilding of this metropolis, particularly by virtue of his courage and faith in its future during the days of stress which followed the calamity of 1906; and

Whereas, to the people of his native Irish race he was a source of pride and a symbol of confidence, as manifested by numerous positions of trust and honor which they reposed in him, including that of Treasurer, without bond, of the United Irish Societies; and

Whereas, to all San Francisco he was notable because of his works of charity and his zealous contribution of time and energy to every good cause; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco deplores his untimely passing, and that this meeting be adjourned in respect to his memory; and be it

Further Resolved, That copies of these resolutions be sent to his bereaved family and to the United Irish Societies and to the Press.

*Adopted unanimously by rising vote.*

**Adopted.**

The following recommendations of his Honor the Mayor were *adopted*:

**Leave of Absence—Honorable Frank J. Foran, Member of the  
Board of Police Commissioners.**

(Code No. 4.053)

Resolution No. 2284, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Frank J. Foran, member of the Board of Police Commissioners, is hereby granted a leave of absence for a period of five days, commencing November 28, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Philip Lee Bush, Member Board of Education.**

(Code No. 4.053)

Also, Resolution No. 2285, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Philip Lee Bush, a member of the Board of Education, is hereby granted a leave of absence for a period of seven days, commencing December 1, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Endorsing Addition of Block to Marina Boulevard Approach to Golden Gate Bridge.**

(Code No. 12.111)

Supervisor Shannon presented:

Resolution No. 2283, as follows:

Whereas, the addition to the Golden Gate Bridge Approach of the block bounded by Marina boulevard, Jefferson street, Lyon street and Baker street would reduce traffic congestion and permit an attractive entry to the Marina Boulevard Approach; now, therefore, be it

Resolved, That the Board of Supervisors does hereby endorse the acquisition of said block by the Golden Gate Bridge and Highway District for the purpose of further developing the Marina Boulevard Approach.

*Referred to Buildings and Lands Committee.***Regulating Sale of Salvaged Foodstuffs.**

Supervisor Brown presented for reference to Health Committee a proposed ordinance regulating sale of salvaged foodstuffs, drugs, etc.

**In Memoriam Resolutions.**

Supervisor Shannon moved that the Clerk draft proper In Memoriam Resolution, for Wm. H. Manaton, son-in-law of the late Judge Graham, who recently died, and to forward same to Mrs. Graham and Mrs. Manaton.

*Motion carried.*

Supervisor McSheehy moved that Clerk draft In Memoriam Resolution, Mrs. Sara McKenna.

*Motion carried.***Proper Observance of National Defense Week.**

Supervisor Brown moved that his Honor, the Mayor, be requested to appoint citizens' committee for the proper observance of National Defense Week, February 12-22, 1936.

**Proper Observance of President Roosevelt's Birthday.**

Supervisor Gallagher moved that his Honor, the Mayor, be requested to appoint a citizens' committee for the proper observance of President Roosevelt's birthday, January 30th.

**Re Contra Costa County Approach to Broadway Low Level Tunnel.**

State Highway Commissioner T. A. Reardon called the Board's attention to the attempt by Contra Costa County to obtain a portion of \$1,700,000 Federal funds for building approach, in Contra Costa County, to the Broadway Low Level Tunnel.

On motion by Supervisor Gallagher, President McSheehy appointed Supervisors Colman and Ratto to represent San Francisco at meeting in Sacramento, December 3, 1935, on this matter.

**Meeting of Health Committee.**

Supervisor Roncovieri announced meeting of Health Committee, Friday, December 6, 1935, 10 a. m.

**Proposed Amendment to Garage Ordinance.**

Supervisor Uhl, called out from committee, proposed amendment to Garage Ordinance, permitting the placing of "To Let" signs on private garages. Matter set as *Special Order*, 2:30 p. m., December 9.

**Reports Requested Re Garage.**

Supervisor Uhl requested report from Chief of Police and Chief of the Fire Department regarding condition of garage, 1353 Bush street,



and whether premises are being used as garage in conformity with ordinance.

**Stipulation Re Sale of Liquor, "Fat Boy" Barbecue, Hight Street and Portola Drive.**

The following was read, ordered filed, and transmitted to the State Board of Equalization.

To the Honorable Board of Supervisors of the City and County of San Francisco and to the Planning Commission of said City and County:

R. D. Brigham is the owner of the following described property situate, lying and being in the City and County of San Francisco, State of California, to-wit:

"That portion of Lot 2, in Block 25, Noe Garden Homestead Union, as per map thereof filed August 2, 1869, in Map Book "C" and "D", page 137, in the office of the Recorder of the City and County of San Francisco, State of California, described as follows:

"Beginning at the point of intersection of the westerly line of High street and the southerly line of said Lot 2; running thence northerly along the westerly line of High street 90 feet to the northerly line of said Lot 2; thence westerly along the last mentioned line 58.204 feet; thence deflecting 62° 53' 39" to the left and running southwesterly 95.595 feet; thence southwesterly on a curve to the left with a radius of 200 feet, tangent to the preceding course, 5.472 feet to the southerly line of said Lot 2; thence easterly thereon 104.186 feet to the point of beginning."

Said property is to be occupied by the undersigned, Lee S. Gurley, or Fat Boy Barbecue Cabins, Ltd., as tenant under lease from R. D. Brigham or as purchaser of said property from him.

Certain improvements are to be erected thereon, set forth and described in plans and picture submitted at hearing before the Board of Supervisors on November 4, 1935.

It is the understanding that said occupant of said property will not apply for a hard liquor license, and this letter is written to evidence the said understanding.

This agreement shall be binding upon the successors in interest of said occupant of said premises.

LEE S. GURLEY,  
Fat Boy Barbecue Cabins, Ltd.,  
(Seal)

By LEE S. GURLEY,  
Secretary-Treasurer.

R. D. Brigham hereby approves the foregoing.

R. D. BRIGHAM.

**Report of State Controller on Fees for Transportation of Insane Persons.**

The following was presented and read by the Clerk:

Communication from Ray L. Riley, Controller, State of California, reporting that during the 86th fiscal year the Controller issued warrants in the sum of \$15,714.69; in the 87th fiscal year (up to and including November 26) \$5,094.90, both of which sums being paid from the State's appropriation "transportation of prisoners—insane."

Also, that the local Sheriff has received \$86 from the State Board of Equalization while acting as custodian of confiscated property.

*Referred to Finance Committee.*

**Annual Report of Controller, Leonard S. Leavy.**

The following was presented and read by the Clerk:

Communication from Leonard S. Leavy, Controller, transmitting annual report for fiscal year ended June 30, 1935, and expressing the

opinion that a study should be made of the Constitution and statutes of the State of California and the provisions of the Charter of the City and County, to the end that existing conflicts in several provisions cited may be eliminated, and recommending that the Mayor be authorized to appoint a committee to undertake the studies suggested, said committee to include the President of the Board of Supervisors and the Chairman of the Finance Committee.

*Referred to the Finance Committee.*

#### **Controller's Report on Attorney's Fees, Public Administrator's Office.**

The following was presented, read and ordered *filed*:

Communication from Leonard S. Leavy, in response to request of the Clerk of Board of Supervisors, on attorney's fees, Public Administrator's office.

#### **Waldo Approach to the Golden Gate Bridge.**

The following was presented, read by the Clerk, and ordered *filed*:

Communication from his Honor Angelo J. Rossi, Mayor, transmitting copies of letters received from the Golden Gate Bridge and Highway District, Department of Public Works, State of California; San Francisco Chamber of Commerce; San Francisco Real Estate Board; Civic League of Improvement Clubs and Associations—all touching upon the item of the Waldo Approach to the Golden Gate Bridge and requesting that said matters be given such attention as deemed necessary, in the judgment of the Board.

#### **Storage of Machines in Private Garages.**

The following was presented, read by the Clerk and ordered *filed*:

Communication from U. M. Bell, President, Garage Employees' Union, advising that it was not the purpose of said organization to deprive any private taxpayer of the privilege of renting his garage space as provided in the ordinance, or to the advertising by "To Let" signs of the space for rent.

#### **Report of Treasurer on Attorney's Fees, Public Administrator's Office.**

The following was presented, read, and ordered *filed*:

Communication from Duncan Matheson, Treasurer, transmitting in conformity with the direction of the Board of Supervisors, his report on fees in dispute in the Public Administrator's office.

#### **Abandonment of Proceedings for Improvement of Kirkham Street Between Thirty-seventh and Thirty-eighth Avenues.**

Communication from Department of Public Works advising of the abandonment of proceedings instituted May 23, 1934, under the Street Improvement Ordinance of 1934 for the improvement of Kirkham street between Thirty-seventh avenue and Thirty-eighth avenue, including the crossing of Kirkham and Thirty-seventh avenue.

#### **Claims of Sheriff for Transportation to State Institutions.**

The following was presented and read by the Clerk:

Communication from Controller Leavy, transmitting report on claims of Sheriff for transportation of persons to State institutions.

*Referred to Finance Committee.*

#### **Appointment of Redwood Empire Association Official Committeeman.**

Clerk read communication from Redwood Empire Supervisors Unit requesting the early appointment by formal resolution of official County



Committeeman and member of the Nine Counties Highway Committee of the Redwood Empire Association.

Referred to President McSheehy.

### ADJOURNMENT.

There being no further business the Board at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors December 9, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, December 9, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, DECEMBER 9, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, December 9, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

Supervisor Brown, having been excused for two hours, appeared and was noted present at 5:15 p. m.

Supervisor Colman appeared and was noted present at 2:20 p. m.

Supervisor Havenner appeared and was noted present at 2:15 p. m.

Supervisor Hayden appeared and was noted present at 2:25 p. m.

Quorum present.

His Honor President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of December 2, 1935, was considered read and approved.

### SPECIAL ORDER—2:30 P. M.

Called out of Fire, Safety and Police Committee by Supervisor Uhl.

#### Private Garages—To Let Signs.

(Code No. 11.0822)

Bill No. 803, Ordinance No. 11.08223, as follows:

Amending Section 1 of Ordinance No. 8564 (New Series), as amended by Ordinance No. 11.08221, entitled "Governing the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the Fire Marshal; penalties for violation; repealing Ordinance No. 746 (New Series), and all ordinances and parts of ordinances in so far as they conflict with this ordinance," *by providing that the posting of a "To Rent" sign referring to garage space in private dwellings shall not be deemed to be in violation of this ordinance.*

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 1 of Ordinance No. 8564 (New Series), as amended by Ordinance No. 11.08221, the title of which is recited above, is hereby amended to read as follows:

Section 1. Whenever used in this ordinance, the following terms and words are defined as herein specified and shall be deemed and construed to have the meaning ascribed to them in this section:

(a) "Automobile" shall mean any self-propelling vehicle operating on land excepting railroad trains and street railway cars.



(b) "Gasoline" shall mean and include any product of petroleum flashing below the temperature of 110 degrees Fahrenheit. The Fire Marshal of the City and County of San Francisco shall determine such flashing point.

(c) "Commercial garage" shall mean a building wherein four or more automobiles used or maintained or designed for the transportation of persons or property and operated by the owner or owners thereof, are kept, stored, repaired and/or serviced, and where no charge is made for the storage, keeping, repairing and servicing of same.

(d) "Public garage" shall mean any building, structure or part thereof, wherein four or more automobiles are kept or stored by the public, or wherein storage facilities for an automobile or automobiles are advertised by any sign or device affixed to or painted upon said building or structure or any part thereof, or where a charge is made for the keeping of four or more automobiles. Nothing herein contained shall be construed to prohibit the advertising of automobile storage space in or on hotel or apartment house buildings or in flats or dwellings when such storage space is advertised and furnished only in conjunction with the rental of living accommodations therein.

(e) "Dwelling" shall mean a building which is used, or which is intended or designed to be used as the home or residence of not more than two separate families or households, and/or in which not more than fifteen rooms shall be used for the accommodation of boarders and when no part of which structure or building is used as a store or for any business purpose. Two or more such dwellings may be connected on each story and used for boarding purposes, provided the halls and stairs of each house shall be left unaltered and kept open and in use as such.

(f) "Flats" shall mean a building of two or more stories containing separate dwellings, each dwelling having an independent entrance on the level of the street or from an outside vestibule on the level of the first floor.

(g) "Apartment house" shall mean any building or portion thereof more than one story in height which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building; the several apartments or places of residence in which are entered from a common entrance and/or common halls.

(h) "Private garage" shall mean any other building or structure or part thereof or space therein where one or more automobiles are kept or stored, except such places and establishments specifically regulated by other ordinances of the City and County of San Francisco.

(i) In addition to providing storage facilities for automobiles, any person, firm or corporation in possession of a permit for the operation of a public garage as herein defined, shall be permitted to engage in the cleaning, repairing and servicing of automobiles and their equipment and the storing and selling of gasoline and petroleum products, automobile supplies and accessories.

(j) The definition of a public garage as herein set forth shall not be construed to prohibit the owner or proprietor of an apartment house building or hotel building from maintaining and making a charge for the rental of automobile storage space therein under the following conditions:

In apartment house buildings the space to be used for garage purposes shall not exceed three hundred square feet for each apartment within the building in which said garage is situated; and in hotel buildings said space shall not exceed one hundred fifty feet for each room within the building in which said garage is situated. All space in any apartment house building, or hotel building to be used for garage purposes shall conform with the State Housing Act; and the enclosures in said space used for garage purposes and the exterior wall of said space from the foundations to the surface of the floor, constituting the ceiling of said space used for garage purposes shall be of masonry as

required for class "C" buildings. When garages are maintained in apartment house buildings, or in hotel buildings, which buildings are class "A" or "B" construction as defined in the Building Laws of the City and County of San Francisco, the limitations for space as herein provided shall not apply thereto.

It shall be unlawful for the owner or proprietor of any apartment house or hotel maintaining garage space therein, to receive for storage or to permit to be stored therein, more than three automobiles in addition to those which may be kept or stored therein by bona fide residents of said apartment house or by bona fide guests of said hotel.

(k) Space for the storage of automobiles may be maintained in any flat or dwelling house building provided that where such space exceeds four hundred fifty square feet the construction of said portion of said flat or dwelling house building used for the storage of automobiles shall conform with the State Housing Act; and provided further, that it shall be unlawful for the owner or occupant of any flat or dwelling house building in which space is maintained for the storage of automobiles, to store, or to permit to be stored, or to receive for storage therein, more than one automobile belonging to persons not residing in said flat or dwelling house building. *And it is further provided that the posting of a "To Let" sign referring to garage space in such private dwellings shall not be deemed to be in violation of this ordinance.*

(1) Every owner or lessee of any hotel, apartment house, flat or dwelling who rents or hires out any space therein for the storage of an automobile, or automobiles, to any person or persons not residing in the building in which such space is located shall, within twenty-four hours from the time said space is so rented, report such fact to the office of the Chief of Police. Such report shall contain the name and address of the person to whom such space is rented and the trade name and license number of any automobile so stored therein.

#### Committee of the Whole.

On motion of Supervisor Uhl, seconded by Supervisor Shannon, the Board of Supervisors resolved itself into Committee of the Whole for consideration of the foregoing bill. Supervisor McSheehy in the Chair and all members heretofore noted being present.

Mrs. A. B. Bauman, 66 Eureka street, representing the Eureka Valley Improvement Association, was heard in favor of the proposed bill; Felton Taylor, representing the Apartment House Owners' Association, urged that the bill be amended so as to include apartment houses. Edward Kenny, Geary Street Merchants, was also heard in favor of the proposed bill. Thos. Trodden, representing San Francisco Garagemen's Association, was heard in opposition.

#### Amendment.

Supervisor Shannon moved to amend by inserting after the word "space" in subdivision (k), line 11, the words "in apartment houses or in".

Amendment *carried* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

No—Supervisor Hayden—1.

Absent—Supervisor Brown—1.

Whereupon, the bill as amended was *approved* by the following vote:

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

No—Supervisor Hayden—1.

Absent—Supervisor Brown—1.

#### Committee of the Whole Arises.

Thereupon, the Committee of the Whole arose and reported favorably on the proposed bill as amended.



**Passed for Second Reading.**

Whereupon, the foregoing bill as amended and in words and figures following was *passed for second reading* by the following vote:

**Garage Ordinance.**

(Code No. 11.08222)

Bill No. 803, Ordinance No. 11.08223, as follows:

Amending Section 1 of Ordinance No. 8564 (New Series), as amended by Ordinance No. 11.08221, entitled "Governing the Construction, Equipment, Maintenance and Operation of Public, Commercial and Private Garages: Regulating and Providing for the Storage and Use of Gasoline in Connection with Public, Commercial and Private Garages; Duties of the Fire Marshal; Penalties for Violation; Repealing Ordinance No. 746 (New Series), and all Ordinances and Parts of Ordinances in so Far as They Conflict with This Ordinance," *by providing that the posting of a "To Rent" sign referring to garage space in private dwellings shall not be deemed to be in violation of this ordinance.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 1 of Ordinance No. 8564 (New Series), as amended by Ordinance No. 11.08221, the title of which is recited above, is hereby amended to read as follows:

Section 1. Whenever used in this ordinance, the following terms and words are defined as herein specified and shall be deemed and construed to have the meaning ascribed to them in this section:

(a) "Automobile" shall mean any self-propelling vehicle operating on land excepting railroad trains and street railway cars.

(b) "Gasoline" shall mean and include any product of petroleum flashing below the temperature of 110 degrees Fahrenheit. The Fire Marshal of the City and County of San Francisco shall determine such flashing point.

(c) "Commercial garage" shall mean a building wherein four or more automobiles used or maintained or designed for the transportation of persons or property and operated by the owner or owners thereof are kept, stored, repaired and/or serviced, and where no charge is made for the storage, keeping, repairing and servicing of same.

(d) "Public garage" shall mean any building, structure or part thereof, wherein four or more automobiles are kept or stored by the public, or wherein storage facilities for an automobile or automobiles are advertised by any sign or device affixed to or painted upon said building or structure or any part thereof, or where a charge is made for the keeping of four or more automobiles. Nothing herein contained shall be construed to prohibit the advertising of automobile storage space in or on hotel or apartment house buildings or in flats or dwellings when such storage space is advertised and furnished only in conjunction with the rental of living accommodations therein.

(e) "Dwelling" shall mean a building which is used, or which is intended or designed to be used, as the home or residence of not more than two separate families or households, and/or in which not more than fifteen rooms shall be used for the accommodation of boarders and when no part of which structure or building is used as a store or for any business purpose. Two or more such dwellings may be connected on each story and used for boarding purposes provided the halls and stairs of each house shall be left unaltered and kept open and in use as such.

(f) "Flats" shall mean a building of two or more stories containing separate dwellings, each dwelling having an independent entrance on the level of the street or from an outside vestibule on the level of the first floor.

(g) "Apartment house" shall mean any building or portion thereof more than one story in height which is designed, built, rented, leased, let or hired out to be occupied or which is occupied as the home or residence of three or more families living independently of each other



and doing their cooking in the said building; the several apartments or places of residence in which are entered from a common entrance and/or common halls.

(h) "Private garage" shall mean any other building or structure or part thereof or space therein where one or more automobiles are kept or stored, except such places and establishments specifically regulated by other ordinances of the City and County of San Francisco.

(i) In addition to providing storage facilities for automobiles, any person, firm or corporation in possession of a permit for the operation of a public garage as herein defined shall be permitted to engage in the cleaning, repairing and servicing of automobiles and their equipment and the storing and selling of gasoline and petroleum products, automobile supplies and accessories.

(j) The definition of a public garage as herein set forth shall not be construed to prohibit the owner or proprietor of an apartment house building or hotel building from maintaining and making a charge for the rental of automobile storage space therein under the following conditions:

In apartment house buildings the space to be used for garage purposes shall not exceed three hundred square feet for each apartment within the building in which said garage is situated; and in hotel buildings said space shall not exceed one hundred fifty feet for each room within the building in which said garage is situated. All space in any apartment house building or hotel building to be used for garage purposes shall conform with the State Housing Act; and the enclosures in said space used for garage purposes and the exterior wall of said space from the foundations to the surface of the floor, constituting the ceiling of said space used for garage purposes shall be of masonry as required for class "G" buildings. When garages are maintained in apartment house buildings, or in hotel buildings, which buildings are class "A" or "B" construction as defined in the Building Laws of the City and County of San Francisco, the limitations for space as herein provided shall not apply thereto.

It shall be unlawful for the owner or proprietor of any apartment house or hotel maintaining garage space therein to receive for storage or to permit to be stored therein more than three automobiles in addition to those which may be kept or stored therein by bona fide residents of said apartment house or by bona fide guests of said hotel.

(k) Space for the storage of automobiles may be maintained in any flat or dwelling house building, provided that where such space exceeds four hundred fifty square feet the construction of said portion of said flat or dwelling house building used for the storage of automobiles shall conform with the State Housing Act; and provided further that it shall be unlawful for the owner or occupant of any flat or dwelling house building in which space is maintained for the storage of automobiles to store or to permit to be stored or to receive for storage therein more than one automobile belonging to persons not residing in said flat or dwelling house building. *And it is further provided that the posting of a "To Let" sign referring to garage space in apartment houses or in such private dwellings shall not be deemed to be in violation of this ordinance.*

(l) Every owner or lessee of any hotel, apartment house, flat or dwelling who rents or hires out any space therein for the storage of an automobile, or automobiles, to any person or persons not residing in the building in which such space is located shall, within twenty-four hours from the time said space is so rented, report such fact to the office of the Chief of Police. Such report shall contain the name and address of the person to whom such space is rented and the trade name and license number of any automobile so stored therein.

Ayes—Supervisors Colman, Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

No—Supervisor Hayden—1.

Absent—Supervisor Brown—1.



**SPECIAL ORDER—3 P. M.**

The following recommendation of Public Welfare Committee was taken up:

**Disaster Preparedness Ordinance.**

(Code No. 11.191)

Bill No. 801, Ordinance No. 11.1911, as follows:

*Being a revision made in an extended series of conferences with representative organizations, individuals, and city departments conducted under the auspices of the American Legion, the San Francisco Junior Chamber of Commerce and the Commonwealth Club of the Disaster Preparedness Plan published by the Commonwealth Club of California in 1928.*

Creating a Major Disaster Emergency Planning Council and Staff, defining the term "Major Disaster", prescribing the powers and duties of said Major Disaster Emergency Planning Council and Staff, providing for the personnel thereof, for the appointment of an emergency coordinator and for other persons and officers who shall plan for any major disaster.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. *Purpose.* The purpose of this ordinance is to provide for the City and County of San Francisco an organization of responsible and instructed personnel having at its immediate command plans and suitable facilities and supplies for meeting a major disaster promptly and effectively.

Section 2. *Definition.* The term "major disaster" as used in this ordinance is defined to mean any situation resulting from floods, fires, earthquakes, pestilence, or any other "act of God" which threatens the lives of the residents of this City and County and which requires an immediate expansion of personnel and coordination of community resources beyond the ordinary service of regular City and County officers and employes.

Section 3. *Emergency Planning Council.* There is hereby created an emergency planning council which will hereafter be referred to as the Council, to consist of the Mayor, the President of the Board of Supervisors and the Chief Administrative Officer together with such additional members not to exceed twenty-two (22) as the Mayor may from time to time appoint. The Mayor shall be the Chairman of the Council. Said twenty-two members shall be chosen by the Mayor from representatives of labor, business and government. Among those whom the Mayor shall invite to become members shall be the Commander of the County Council American Legion, President of the San Francisco Building Trades Council, President of the San Francisco Labor Council, President of the San Francisco Chamber of Commerce, President of the Central Council of Civic Clubs, President of Southern Council of Civic Clubs, President of Civic League of Improvement Clubs.

The Council may invite such persons as it may consider desirable to render assistance at any meeting or otherwise.

Section 4. The Mayor shall also request the following named individuals or their duly authorized representatives to attend the meetings of the Emergency Planning Council and to render such service and assistance as they may deem proper:

The Commanding General of the 9th Corps Area, U. S. Army.  
The Commanding General of the U. S. Marines, Dept. of the Pacific.  
The Commandant of the 12th Naval District, U. S. Navy.  
The Senior Local Officer of the California National Guard.  
The Chairman, S. F. Chapter, American Red Cross.  
The Commanding General, 9th Coast Artillery District, U. S. Army.  
The Commandant, U. S. Coast Guard.

Section 5. The Mayor shall appoint as emergency staff officers (and



in each case at least two alternatives) the following who shall be ex-officio members of the Emergency Planning Council in addition to the twenty-two members mentioned above:

Communications Staff Officer (Chief, Dept. of Electricity).

Personnel Staff Officer (The Sheriff).

Transportation Staff Officer (Director Dept. of Public Works).

Medical Staff Officer (Director of Public Health).

Equipment Staff Officer (General Supt. of Streets).

Supplies Staff Officer (The Purchaser of Supplies).

Relief Staff Officer (Chairman, S. F. Chapter American National Red Cross, Disaster Relief Committee).

Intelligence Staff Officer (City Engineer).

The Mayor may appoint, to cooperate with the Emergency Staff Officers, and the Emergency Coordinator hereinafter provided for, representatives of cooperating organizations, such as the San Francisco Chapter of the American Red Cross, the County Council of the American Legion, the San Francisco Chapter of the Reserve Officers Association of the U. S., the Community Chest, and State and Federal Departments, for the purpose of maintaining continuous contact between those organizations and the city government, and to assist the Emergency Staff Officers and the Emergency Coordinator in planning for the most effective use of those organizations in the time of major disaster.

Section 6. *Meetings.* The Mayor shall call at least one meeting of the Emergency Planning Council during the months of March and September of each year, for the purpose of formulating, reviewing, taking action upon and adopting the plans developed as hereinafter set forth, and securing the recommendations of its members regarding changes, additions, or revisions of said plans, and may call additional meeting of said Emergency Planning Council at any time.

Section 7. It shall be the duty of the Council to review the information and plans developed by the Emergency Staff Officers, the Emergency Coordinator and other city officials and to call to their attention additional sources of assistance in personnel, equipment or supplies. The Council shall formulate, modify, change or revise such plans as in their opinion would most effectively handle any situation as would arise from a major disaster.

Section 8. *Emergency Coordinator.* The Mayor shall, with the approval of the Council and within thirty days after this ordinance goes into effect, designate a qualified city official to serve as Emergency Coordinator during the pleasure of the Mayor and Council. Any vacancy occurring in the position of Emergency Coordinator shall be filled within thirty days in the same manner. The Mayor shall in the same manner designate a qualified employee to serve as Secretary of the Council who shall also act as assistant and alternate to the Emergency Coordinator. The Emergency Coordinator and assistant Emergency Coordinator shall not both be outside of the limits of the City and County of San Francisco at the same time.

The duties of said Emergency Coordinator shall be as follows:

1. To supervise and assist the Emergency Staff Officers in the gathering and recording of information necessary for disaster relief.

2. To assist the Chief of Police, the Director of Public Health, and the Chief Engineer of the Fire Department in the development of emergency plans.

3. To assist the San Francisco Chapter of the American National Red Cross in the development of its Disaster Preparedness and Relief Committees.

4. To meet at least once each six months with each of the following:

- (a) The Police Commission, the Chief and all Captains of the Police Department.

- (b) The Fire Commission, the Chief Engineer and all Assistant and Battalion Chiefs of the Fire Department.



(c) The Advisory Board of Health, the Director of Health, and the Bureau and Institutional Heads of the Department of Public Health.

(d) The Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American National Red Cross:

for the purpose of reviewing with them their duties and functions under the plan, and their relationship and duties with respect to co-operation with departments and/or organizations.

5. To be present and assist when the following review with their subordinates their respective parts in the plan:

The Chief of Police.

The Chief Engineer of the Fire Department.

The Director of Public Health.

The Chairman of the Disaster Preparedness and Relief Committee of the San Francisco Chapter of the American Red Cross.

6. To submit a written report of his activities for the previous six (6) months' period at each semi-annual meeting of the Emergency Planning Council.

7. To act as aide to the Mayor or to his alternate in command, in the event of a "Major Disaster".

8. To call a meeting at least once each sixty (60) days to hear reports of the Emergency Staff Officers, all of whom with their alternates shall attend such meeting.

9. To assist the Emergency Planning Council and the various co-operating departments, groups and organizations in formulating coordinated and cooperative plans for the control and relief of a "Major Disaster".

Section 9. *Information.* Each Emergency Staff Officer shall gather, record and turn over to the Emergency Coordinator, information as to where the assistance which might be needed in his particular classification is located; how it may be obtained quickly at any time of the day or night; and shall, at each annual meeting of the Emergency Planning Council, certify that the information has been checked for changes within ninety (90) days prior to the date of the meeting. This information shall be stored, in duplicate, in two or more safe and available places, in addition to being placed in the hands of all Emergency Staff Officers and the Emergency Coordinator.

Section 10. *Succession of Authority.* In case of the absence or inability of the Mayor or Acting Mayor to act the following succession of command is authorized in the event of a major disaster to serve until an acting Mayor is chosen in accordance with Section 25 of the Charter:

1. The Chief Administrative Officer.

2. The Director of the Department of Public Works.

3. The Manager of Public Utilities.

4. The Chief or Acting Chief of the San Francisco Fire Department.

Section 11. *Official Agency.* The American National Red Cross is hereby designated as the official agency in full charge of disaster relief to families and individuals. The Emergency Staff Officers shall co-operate with the officials of that organization. Nothing herein contained shall be construed as limiting, modifying or interfering with, in any manner:

1. The Disaster Relief responsibility of the American National Red Cross as imposed by the Charter given to it by the Congress of the United States.

2. The operating and financial policies and procedures of the American National Red Cross in disaster relief as they have been or shall be promulgated by the Central Committee or responsible officers of that organization. On the contrary, the Emergency Council and Staff shall assist in all possible ways to make these policies and procedures effective.

Section 12. Nothing in this ordinance or in the plans formulated in

accordance with the terms of this ordinance shall limit, modify, qualify or restrict, in any manner whatsoever, the emergency powers of the Mayor, as prescribed in Section 25 of the Charter.

Section 13. No officer or employee of the City and County of San Francisco shall be paid any additional compensation for any service rendered under authority of this ordinance prior to, during or following a major disaster, except as otherwise expressly provided by this ordinance, and no other person shall be paid or be entitled to any compensation for any service rendered prior to, during or following any major disaster unless the same be provided for by ordinance, or the payment of the same is provided for by the Mayor or Acting Mayor, and then such compensation shall be solely for personal injuries suffered by any such person while serving under this ordinance during an emergency consequent upon a major disaster.

Section 14. *Signal.* A suitable signaling device or devices shall be installed at a proper location or locations which shall be tested by the sounding of one blast each day, 12 noon. Emergency signals to be sounded on this siren shall be as designated by the Emergency Planning Council.

Section 15. Nothing herein contained shall be construed as limiting the authority of the Chief Administrative Officer over the departments under his jurisdiction. It shall be his duty to cooperate in the carrying out of the planning activities as outlined in this ordinance, and to see that the officials appointed as Emergency Staff Officers or alternates, who come under his jurisdiction, cooperate with the Emergency Coordinator and provide and develop the information and plans as outlined by the Emergency Coordinator and approved by the Emergency Council.

Section 16. The term "Mayor" wherever used in this ordinance shall also include the term "Acting Mayor".

Section 17. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

### Committee of the Whole.

On motion of Supervisor Gallagher, seconded by Supervisor Uhl, the Board of Supervisors resolved itself into Committee of the Whole for consideration of the foregoing bill.

Mr. Ward, representing the Commonwealth Club; Thos. Larke, representing Disaster Preparedness Division, County Council of the American Legion; Mr. Boardman, representing San Francisco Real Estate Board; Mr. Moran, representing the American Legion, were heard in favor of the proposed ordinance.

His Honor, Mayor Angelo J. Rossi; Chief Administrative Officer Alfred J. Cleary; Geo. Gearhart, secretary, Civic League of Improvement Clubs; W. P. Sanders, representing Association Against Criminal Syndicalism; representatives of labor and others were heard in opposition.

### Motions.

Supervisor Gallagher, seconded by Supervisor Shannon, moved that the bill be indefinitely postponed.

Supervisor Havenner moved, as an amendment to the motion for indefinite postponement previously made by Supervisor Gallagher and seconded by Supervisor Shannon, that action by the Board of Supervisors be deferred indefinitely and that the proposed ordinance, and the plan submitted to the Board by Mr. Hackney, of the City Engineer's



office, be referred to the Mayor, with request that the Mayor, as soon as he feels that he is ready to do so, submit certain recommendations to the Board, if he is in accord with the idea.

Amendment *accepted* by Supervisors Gallagher and Shannon.

Amendment *carried* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon—10.

No—Supervisor Uhl—1.

#### Committee of the Whole Arises.

Whereupon the Committee of the Whole arose and reported to the Board of Supervisors and the following motion was *carried* by the following vote:

#### Motion.

Supervisor Havenner moved that action by the Board of Supervisors be deferred indefinitely and that the proposed ordinance, and the plan submitted to the Board by Mr. Hackney, of the City Engineer's office, be referred to the Mayor, with request that the Mayor, as soon as he feels that he is ready to do so, submit certain recommendations to the Board, if he is in accord with the idea.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon—10.

No—Supervisor Uhl—1.

#### UNFINISHED BUSINESS.

##### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

Establishing Procedure for Redemption of Real Estate Which Has Been Sold to the State for Delinquent Taxes, and Providing for Transfer of Employees From Office of Controller to Office of Tax Collector.

(Code No. 9.034)

On recommendation of Finance Committee.

Bill No. 837, Ordinance No. 9.0341, as follows:

Establishing the procedure for the redemption of real estate which has been sold to the State for delinquent taxes, in accordance with Section 3819A of the Political Code and providing for the transfer of employees engaged in this work from the office of the Controller to the Tax Collector, together with co-relating equipment and records.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The Tax Collector shall, upon application of a person desiring an estimate of the amount necessary to redeem property which has been sold to the State for delinquent taxes, make and furnish to such person an estimate of the amount to be paid for the redemption of said real estate, using Controller's Form No. 302.

Section 2. Upon the application of a person to redeem property which has been sold to the State, the Tax Collector shall give him quadruplicate certificates (Controller's Form No. 300) of the amount to be paid. The amount due under such redemption shall be paid to the Tax Collector, and the certificate shall be receipted by him. The original thereof shall be given to the redemptioner; the duplicate and triplicate shall be transmitted to the office of the Controller of the City and County; and the quadruplicate shall be retained by the Tax Collector.

All moneys collected under the provisions of this section shall be deposited with the Treasurer not later than the next business day after its receipt to the credit of the "Redemption of Property Fund."

Section 3. The Controller shall, upon the receipt of the certificates mentioned in Section 2 hereof, record the transaction and transmit one copy of each certificate to the State Controller.

Section 4. The Tax Collector shall maintain a redemption register

(Controller's Form No. 4257) and shall record therein all transactions reflected by the paid certificates mentioned in Section 2 hereof.

Section 5. The Tax Collector shall maintain a card record (Controller's Form No. 335) of delinquent taxes, penalties on delinquencies and costs on real estate which has been sold to the State.

Section 6. Upon the application of a person desiring to postpone the date of sale by the State of real estate which has been sold to the State for delinquent taxes, and upon payment of the required amount, the Tax Collector shall issue a receipted certificate of postponement of sale in triplicate. The original thereof shall be given to the redemptioner; the duplicate shall be transmitted to the office of the Controller of the City and County; the triplicate is to be retained by the Tax Collector.

The Tax Collector shall maintain a register of postponement payments using Controller's Form No. 4258. He shall also maintain a detail card record of postponement payments, using Controller's Form No. 338.

All moneys received by the Tax Collector under the provisions of this section shall be deposited with the Treasurer not later than the next business day after its receipt to the credit of the "Delinquent Tax Installment Fund."

The Tax Collector shall, not later than the tenth day of the month, send to the Controller the reports required by Forms No. 4261, 4262 and 4263.

Section 7. The employees in the office of the Controller heretofore performing the duties primarily incident to the redemption of property sold for taxes, are hereby transferred to the office of the Tax Collector for the purpose of performing similar duties, the transfer of said employees to be made so that they will maintain their seniority as of the respective dates of their appointment in the Controller's office.

The equipment and records co-related to the work in the office of the Controller are also hereby transferred.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**Providing for Sale of School Lands—West Side Thirtieth Avenue,  
225 Feet South of Irving Street.  
(Code No. 12.1722)**

Also, Bill No. 838, Ordinance No. 12.17223, as follows:

Providing for the sale of certain City-owned land.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of the Board of Education:

Beginning at a point on the west line of Thirtieth avenue, distant southerly thereon 225 feet from the south line of Irving street; running thence southerly along the west line of Thirtieth avenue 150 feet; thence at a right angle westerly 240 feet to the east line of Thirty-first avenue; thence northerly along the east line of Thirty-first avenue 150 feet to a point distant southerly thereon 225 feet from the south line of Irving street; thence at a right angle easterly 240 feet to the west line of Thirtieth avenue and the point of beginning.

Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.



**Appropriating \$80,716 for the Care of the Indigent Sick and Dependent Poor of the City and County: Month of December, 1935.**

(Code No. 9.051)

Also, Bill No. 839, Ordinance No. 9.051212, as follows:

Making an appropriation of \$80,716 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of December, 1935, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$80,716 is hereby appropriated out of such funds as may be available for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco for the month of December, 1935.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said City and County and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief, which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942 heretofore adopted by the Board of Supervisors.

Approved by the Controller as to available funds.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**An Ordinance Governing the Installation of Oil Burning Equipment and for the Storage and Use of Fuel Oils in Connection Therewith.**

(Code No. 11.05)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 836, Ordinance No. 11.054, as follows:

Governing the installation of oil burning equipment, the storage and use of fuel oils in connection therewith, defining and providing for the standards of, and tests applicable to fuel oil to be used in oil burners within the City and County of San Francisco; providing for the issuance of certificates of approval of oil burner equipment; providing for the inspection of oil burner installations; providing for the issuance of permits to install oil burning equipment, and establishing a schedule of fees for the issuance of such permits; fixing standards for the installation or construction and operation of oil burning equipment.

*Definitions.*

*Section I—*

*Oil Burners and Oil Burning Equipment*—For the purpose of this ordinance "Oil Burners" shall mean any device designed to burn fuel oil having a flash point of 110 degrees Fahrenheit or higher, as determined by the Tag-Closed Tester in accordance with the method of test adopted by the American Society of Testing Materials (A. S. T. M. designation D 5621), and shall include all oil burners and tanks, piping, pumps, control devices, and accessories connected to the burner.

*Person*—"Person" is a natural person, his heirs, executors, administrators or assigns; and also includes a firm, partnership or corporation, its or their successors or assigns.

*Apartment House*—"Apartment House" means any building, or portion thereof, more than one story in height, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied as the home or residence of three or more families living independently of each other and doing their own cooking in the said building.

*Hotel*—"Hotel" for the purpose of this ordinance means any building or portion thereof, containing six or more guest rooms used or intended or designed to be used, let or hired out to be occupied or which are occupied by six or more guests, whether the compensation for hire be paid directly or indirectly in money, goods, wares, merchandise, labor or otherwise, and shall include hotels, lodging and rooming houses, dormitories, turkish baths, bachelor hotels, studio hotels, public and private clubs, and such building of any nature whatsoever occupied, designed or intended to be so occupied.

*Definitions of Other Buildings.*

Every building, structure or premises wherein public assemblages are held or conducted including theaters, motion picture houses, places of amusement, and every building, structure or premises occupied, or so constructed as to be occupied as a school, church, hospital, office building, sanitarium or orphanage, prisons, jails or asylums and similar buildings where human beings are housed or detained under legal restraint or otherwise.

*Dwellings*—"Dwellings" for the purpose of this ordinance are any buildings or portions thereof which are not apartment houses or hotels or other buildings as defined in this ordinance, and which contains one or more "Apartments" or "Guest rooms", used or intended or designed to be used, built, rented, leased, let or hired out to be occupied, or are occupied for living purposes.

*Approved*—"Approved" means whatever material, appliance, appurtenance or other matter meets the requirements and approval of the Fire Marshal charged with the enforcement of this act.

*Shall* is intended to indicate requirements.

*Should* is intended to indicate recommendations or that which is advised but not required.

*Section II—*

*Certificates of Approval*—It shall be unlawful for any person, firm, company, corporation or their agents to install any oil burner or oil burning equipment unless they have been issued a certificate of approval of such by the Fire Marshal.

*Section III—*

*Issuance of Certificates of Approval*—(a) Applications for certificates of approval of oil burners or oil burning equipment shall be made in writing to the Fire Marshal in the following form:

Request is hereby made that a Certificate of Approval be issued the undersigned applicant for the oil burner described below:

1. Name and Model of Oil Burner.
2. Name of Manufacturer.
3. Address of Manufacturer.
4. Grade of oil recommended for burner. (Commercial Standard Grade Number.)
5. List approvals by recognized laboratories and their competent authorities.

.....  
 Signature of Applicant Date  
 .....  
 Application received by Date  
 Application approved by  
 .....  
 Name  
 .....  
 Title  
 .....  
 Date



A fee of \$10.00 shall be charged for any such inspection and examination.

(b) No certificate of approval shall be issued for any oil burner or oil burner apparatus which has not been examined and approved by the Fire Marshal and found to be properly constructed.

#### *Section IV—*

*Permit to Install—A.* It shall be unlawful for any person, firm, company, corporation or their agents to use or install any oil-burning equipment, device or apparatus for burning crude petroleum or any of its products in the City and County of San Francisco unless a permit to do so shall first have been obtained from the Fire Marshal.

*B.* No permit shall be granted to install, erect or maintain any oil burning apparatus, device or appliance in any building or upon any premises using a tank pressure, syphon or gravity oil burning system.

#### *Section V—*

*Filing Fee—A* filing fee, as shown herein, shall be paid with each application for permit to install oil burning equipment:

For the installation of oil burning equipment where the fuel tank is already installed.....	\$1.25
For the installation of oil burning equipment with fuel oil tank capacity up to 275 gallons.....	2.50
For the installation of oil burning equipment with fuel oil tank capacity over 275 gallons.....	5.00

The term installation shall not be construed to mean restoration or replacement of existing appliances, when such restoration or replacement does not change the duty or character of service performed by the appliance affected.

#### *Section VI—*

*Inspection of Oil Burner Installation—*Authority is hereby given to the Fire Marshal to inspect and approve each oil burner installation when completed.

#### *Section VII—*

*Fuel Oil—A.* The grade of fuel oil used with any oil burner shall be one which tests and experience have shown to be suitable for use with that burner. The oil shall have a flash point not less than 110 degrees Fahrenheit, determined as specified in Section I of this ordinance, and shall be free from grit, acid, and fibrous or other foreign matter likely to clog or injure the burners or valves.

*Fuel Oil—B.* No crude petroleum or any of its products or any oils or fluids shall be used for fuel, cooking, heating or illuminating purposes within any building in the City and County of San Francisco unless the same will stand a fire test of 110 degrees Fahrenheit or greater before it will flash or emit an inflammable vapor. Provided, however, that the foregoing provisions of this ordinance shall not be deemed to apply to portable furnaces or heating appliances used by artisans in the prosecution of their regular and lawful business, when said furnaces or heating appliances are approved by the Fire Marshal of the City and County of San Francisco.

#### *Section VIII—*

*Heater Room—(1)* In compliance with the provisions of the State Housing Act it is hereby ordained that except for dwellings, as defined in this ordinance, all oil-burning equipment installed in those buildings and upon premises which are specifically enumerated in Section I as defined in this ordinance, shall be enclosed in a room with walls constructed of masonry, concrete, reinforced concrete, brick, stone or terra cotta tile from the floor to the bottom of the floor joists above, the walls of such rooms shall not be less than six (6) inches thick and the entire ceiling of such rooms shall be built with a double ceiling, with a space not less than one and one-half (1½) inches between the two ceilings and each ceiling shall be metal lathed and be plastered not

less than three-quarters ( $\frac{3}{4}$ ) inch thick; or in lieu of a double ceiling of metal lath, such ceiling may be constructed of masonry. The floor of such rooms in all buildings shall be of masonry not less than two (2) inches thick.

(2) All such rooms shall be vented to the outside air by a galvanized iron duct at least 12 inches by 12 inches, or a window to the outside air.

(3) All windows shall be of wired glass not less than one-quarter ( $\frac{1}{4}$ ) inch thick set in metal frames and sashes or wood frames and sashes covered with galvanized iron.

(4) Any door in the wall of such rooms shall be an approved fire-resisting door or a door constructed of three (3) thicknesses of thirteen sixteenths ( $\frac{13}{16}$ ) by not more than six (6) inches, tongued and grooved, matched redwood boards entirely covered on the sides and edges with lock-jointed tin; every such door shall be self-closing. All swinging doors shall be arranged to swing outward. All doors shall be hung so as to overlap the walls of the room at least four (4) inches at sides and top. Every doorway shall have a brick, concrete, steel or iron sill rising not less than seven (7) inches from the floor.

(5) All such rooms shall have at least three-foot clearance between boiler, heating furnace or heating apparatus and inner face of said enclosing wall.

(6) It shall not be required that heating room enclosure or any form of masonry be built around any oil-burning equipment installed in a dwelling as defined in this ordinance when the oil burner is of the full automatic type. If not of the full automatic type, the foregoing provisions shall apply, provided the walls of such enclosures shall not be less than 4 inches thick.

(7) Whenever an application is made for permission to install an oil-burning apparatus in any building or upon any premises which is not specifically mentioned or defined in this ordinance, said oil-burning apparatus shall be installed to the satisfaction and with the approval of the Fire Marshal and in such a manner as said Fire Marshal shall deem safe to life and property.

#### *Section IX—*

*Chimneys*—(1) Except for dwellings, as defined in this ordinance, all oil-burning equipment installed in all buildings specifically mentioned in Section 1 as defined in this ordinance shall be connected to flues having an inside lining of fire brick to the level of the second-story floor (or equivalent height) and from second floor upward may be of terra cotta or the patent chimney type. The outside lining may be of common brick. All such flues shall have but one inlet.

(2) Where chimneys are to be erected on the outside of exterior walls of A, B, or C class of buildings, steel stacks or patent chimneys may be used.

(3) The inside measurement of all such flues shall be not less than eight (8) inches, but in no case shall the inside measurement be smaller than the opening on the furnace with which it is connected.

(4) No damper or other device shall be permitted in any smoke pipe, chimney or furnace that may entirely shut off the passage of fumes or gases up the flue.

(5) In all oil-burner installations made in dwellings, the chimneys or flues may be constructed of brick, or be a patent chimney of the type described by the building laws of the City and County of San Francisco in general use for other fuels.

#### *Section X—*

*Location of Tanks*—(1) All oil-burning equipment installed in those buildings specifically mentioned in Section 1 of this ordinance shall have the tank in connection therewith placed underground, with the top of the tank below the level of the oil burner and outside the exterior walls of the buildings, at a point designated by the Fire Marshal.

(2) Oil-burning equipment installed in dwellings may have the tank



in connection therewith, of a capacity not greater than 275 gallons, placed beneath the basement floor or outside of the building, the location of which shall be at a point designated by the Fire Marshal.

#### Section XI—

*Construction of Tanks*—Underground oil storage tanks shall be constructed of steel or wrought iron of a minimum gauge (U. S. Standard) in accordance with the following table, except that for tanks of 7 to 275 gallons capacity, and without masonry enclosures, the minimum gauge shall be No. 12, Black Iron, or galvanized steel coated with tar or other rust-resisting material.

Capacity		Gallons	Minimum Thickness
7	to	285.....	12 gauge, Black Iron or 12 gauge, Galvanized Steel
286	to	1000.....	12 gauge, Galvanized Iron or 3/16 Black Iron
1001	to	1500.....	3/16 Black Iron

All tanks in excess of 1500-gallon capacity shall be constructed in accordance with the requirements of the Fire Marshal.

(2) Joints shall be riveted and caulked, brazed, welded or made tight by some equally satisfactory process. Tanks shall be tight and sufficiently strong to bear without injury the most severe strains to which they may be subjected in practice. Shells of tanks shall be properly reinforced where connections are made. All connections to underground tanks shall be made through the top of tank above the liquid level.

(3) Tanks shall be thoroughly coated on the outside with tar, asphaltum, or other suitable rust-resisting paint. Where placed in corrosive soil special protection may be required. And where excessive moisture conditions are encountered the Fire Marshal may require adequate protection for the tank.

#### Section XII—

*Tank Vents*—(1) Storage tanks shall be equipped with an open vent or an approved automatically operated vent, arranged to discharge to the open air. Vent openings and vent pipes shall be of ample size to prevent abnormal pressure in the tank during filling but not smaller than one and one-quarter ( $1\frac{1}{4}$ ) inch pipe size.

(2) Vent pipes shall be arranged to drain to the tank. The lower end of the vent pipe shall not extend through the top into the tank for a distance of more than one (1) inch.

(3) Vent pipes shall terminate outside of buildings at a point not less than three (3) feet measured vertically or horizontally from any window or other building opening. Outer ends of vent pipes shall be provided with a weather-proof hood.

(4) Vent pipes shall not be cross-connected with fill pipes or return lines from burners.

#### Section XIII—

*Tank Fill and Overflow Pipes*—Underground tanks and storage tanks inside buildings shall be filled only through fill pipes terminating outside of buildings at a point at least five (5) feet from any building opening at the same or lower level. Fill terminals shall be closed tight, when not in use, by a metal cover designed to prevent tampering.

#### Section XIV—

*Oil Pumps*—(1) Oil pumps shall be of an approved type, secure against leaks, and shall be rigidly fastened in place; (2) Automatic pumps not an integral part of the burner shall be arranged to stop automatically in case of breakage of the oil supply line to the burner, or in case of a flood of oil igniting at the burner.

#### Section XV—

*Piping*—All piping shall be standard full weight galvanized wrought

iron or brass pipe, with standard fittings or approved brass or copper tubing with approved fittings, except that approved flexible metal hose may be used for reducing the effects of jarring and vibration or where rigid connections are impracticable, and shall be placed beneath the level of the basement floor and no pipe shall be smaller than  $\frac{1}{2}$ -inch and the return line pipe shall in no case be smaller than the supply pipe and all piping shall have  $\frac{1}{4}$ -inch fall to the foot toward the tank.

*Section XVI—*

*Valves—*(1) Readily accessible shut-off valves of approved type shall be installed in oil supply lines near each burner. Shut-off valves of approved type shall be installed on each side of oil strainers which are not a part of the oil-burner unit and on the discharge and suction side of oil pumps which pump directly to the burner but which are not a part of the burner unit.

(2) Where shut-off valve is installed in the discharge line of oil pumps an approved pressure relief valve shall be connected into the discharge line between each pump and the shut-off valve and arranged to return surplus oil to the storage tank or to by-pass it around the pump.

(3) Control valves shall be provided with stuffing box of liberal size, containing a removable cupped gland designed to compress the packing against the valve stem and arranged so as to facilitate removal. Valves shall be designed to close against the supply, and to prevent withdrawal of the stem by continued operation of the handwheel. Packing affected by the oil or heat shall not be used.

*Section XVII—*

*Tests of Tank and Piping—*Suction lines shall be tested under a vacuum of not less than twenty (20) inches of mercury. Tests shall continue for at least thirty (30) minutes without a noticeable drop in pressure or vacuum.

*Section XVIII—*

(1) Oil-burning equipment shall be provided with some means for manually stopping the flow of oil to the burner, from a conveniently located point at a safe distance from the burner. With electrically driven equipment this may be accomplished by a switch in the motor supply circuit, placed near the entrance to the room where the burner is located. A quick-closing valve in the oil supply line may also be used.

(2) Automatically operated oil burners used in connection with hot water, steam or warm air heating systems shall be equipped with approved automatic devices to shut down the burner in the event of undue pressure in a steam boiler or overheating within a hot water boiler or warm air furnace.

(3) In systems where steam or air is used for atomizing the oil, the equipment shall be so arranged that in case of interruption of the atomizing supply, the oil supply will be immediately shut off.

*Section XIX—*

*Electric Wiring and Equipment—*In connection with oil-burning equipments, electric wiring and electrical equipment shall be installed in accordance with the provisions of the Electrical Installation Ordinance of San Francisco provided that all electrical wiring and installation appurtenant thereto, connected with or necessary for the actual operation and maintenance of oil-burning apparatus, may be installed by any person deemed competent to do so by the Department of Electricity of the City and County of San Francisco.

*Section XX—*

*Installation of the Burner—*(1) Oil burners shall be securely installed in a workmanlike manner, in accordance with the instructions of the manufacturer, by qualified mechanics experienced in making such installations.



(2) Where oil burners are installed in furnaces originally designed for solid fuel, the ash door of the furnace shall be removed or bottom ventilation otherwise provided to prevent the accumulation of vapors in the ash pit.

(3) Boilers and furnaces in which oil burners are installed shall be connected to separate flues having sufficient draft at all times to insure safe operation of the burner; a suitable draft regulating device shall be installed where necessary to prevent excessive draft. Smoke-pipe dampers, if any, shall be such that they cannot close off more than eighty (80) per cent of the internal cross-section area of the smoke pipe.

(4) Complete instructions for the care and operation of the oil burning equipment shall be conspicuously posted near the oil burner and maintained in readable condition.

#### *Section XXI—*

*Attendant*—Oil-burning plants within the City and County of San Francisco shall be in charge of a competent person; said person, after having lighted the oil-burning fire and during all of the time said fire is burning, shall not be absent from the oil-burning fire for more than twenty (20) minutes at any one time without returning to the oil fire and seeing that the oil-burning fire is properly burning in a safe and satisfactory manner. If it should be necessary for said person to be absent from the oil fire for a longer period than twenty (20) minutes, then the said person shall, before leaving the oil fire, extinguish the fire and see that the oil fire is not burning, and shall stop and shut off all electric currents, motors, pumps, compressors or any other machinery or device used in the burning of oil for fuel, so that no oil can flow to the fire during the absence of said person from the oil fire. Provided, however, that this shall not apply wherever any automatic device that has been approved by the Fire Marshal is used, which will, when the oil fire goes out or becomes extinguished from any cause, immediately and automatically shut off all electric currents, motors, pumps, compressors or any other machinery or device used in the burning of oil for fuel.

#### *Section XXII—*

*Modification*—Where the circumstances or conditions of any particular installation are unusual and such as to render the strict application of this ordinance impracticable, the Fire Marshal may permit such modifications as will provide a substantially equivalent degree of safety.

#### *Section XXIII—*

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared unconstitutional.

#### *Section XXIV—*

This ordinance shall not be construed as imposing upon the City and County of San Francisco, or any official or employee thereof, any liability for damages to person or property which may occur from or in connection with any failure of any of the appliances.

#### *Section XXV—*

*Penalty*—Any person or persons, firm, company, corporation or association that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than ten dollars nor more than one hundred dollars, or by imprisonment in the County Jail for not more than three months, or by both such fine

and imprisonment; and each such person or persons, firm, company, corporation or association shall be deemed guilty of a separate offense for every day such violation, disobedience or refusal shall continue, and shall be subject to the penalty imposed by this ordinance for each and every such separate offense.

The passage of this ordinance hereby repeals Section 2 of Ordinance 302, Ordinance 1563 and Section 253A of Ordinance 1008.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**Reducing Sidewalk Widths on Irving Street Between Ninth Avenue  
and Eighteenth Avenue.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 829, Ordinance No. 12.073136, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered 1142.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office October 18, 1935, by adding thereto a new section to be numbered 1142, to read as follows:

Section 1142. The width of sidewalks on Irving street between 9th avenue and 18th avenue shall be 12 feet.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**Full Acceptance of Orizaba Avenue Between Randolph and Sargent  
Street and Minerva Street Between Capitol Avenue and Orizaba  
Avenue.**

(Code No. 12.0811)

Also, Bill No. 830, Ordinance No. 12.081119, as follows:

Providing for acceptance of the roadway of Orizaba avenue between Randolph street and Sargent street, and the roadway of Minerva street between Capitol avenue and Orizaba avenue.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Orizaba avenue between Randolph street and Sargent street; Minerva street between Capitol avenue and Orizaba avenue.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.



## NEW BUSINESS.

Passed for Second Reading.

The following matters were *passed for second reading*:

Supplemental Appropriation from Special Gas Tax Street Improvement Fund: \$8,000 for Resurfacing Seventh Avenue, Lawton Street to Lincoln Way; \$5,000 for Reconstruction First Street, The Embarcadero to Brannan Street.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 857, Ordinance No. 9.051213, as follows:

Authorizing a supplemental appropriation of \$13,000 out of the surplus existing in the accrued revenues of the Special Street Gas Improvement Fund to the credit of:

Appropriation No. 577.914.00 for the purpose of resurfacing	
Seventh avenue from Lawton street to Lincoln way.....	\$8,000.00
Appropriation No. 577.915.00 for the purpose of reconstructing	
First street from The Embarcadero to Brannan street.....	5,000.00
Total .....	\$13,000.00

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$8,000 out of the Special Gas Tax Street Improvement Fund to the credit of Appropriation 577.914.00 for the purpose of resurfacing Seventh avenue from Lawton street to Lincoln way, and \$5,000 to the credit of Appropriation 577.915.00 for the purpose of reconstructing First street from The Embarcadero to Brannan street.

Approved by W. H. Worden, Director of Public Works.

Approved by Alfred J. Cleary, Chief Administrative Officer.

Approved by Angelo J. Rossi, Mayor.

Approved by Leonard S. Leavy, Controller.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

Supplemental Appropriation, \$13,000, from County Road Fund, for Preliminary Engineering in Connection with P. W. A. Program for Street Reconstruction.

(Code No. 9.051)

Also, Bill No. 858, Ordinance No. 9.051214, as follows:

Authorizing a supplemental appropriation of \$13,000 out of the surplus existing in Appropriation No. 548.952.00 of \$5,000, and in Appropriation No. 548.957.00 of \$8,000, of the County Road Fund, to the credit of Appropriation No. 548.968.14, for the purpose of preliminary engineering in connection with the P. W. A. program for the reconstruction of streets within the confines of the City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$13,000 out of Appropriation No. 548.952.00 of \$5,000, and from Appropriation No. 548.957.00 of \$8,000, of the County Road Fund, to the credit of Appropriation 548.968.14, for the purpose of preliminary engineering in connection with the P. W. A. program for the reconstruction of streets within the confines of the City and County of San Francisco.

Section 2. This ordinance shall not have force nor effect unless Ordinance No. 9.051213 becomes effective.

Approved by W. H. Worden, Director of Public Works.

Approved by Alfred J. Cleary, Chief Administrative Officer.

Approved by Angelo J. Rossi, Mayor.

Approved by Leonard S. Leavy, Controller.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**Supplemental Appropriation, \$332,714, from Special Gas Tax Street Improvement Fund, for Reconstruction and Widening of Various Streets.**

(Code No. 9.051)

Also, Bill No. 859, Ordinance No. 9.051215, as follows:

Authorizing a supplemental appropriation of \$332,714 out of the surplus existing in the accrued revenues of the Special Gas Tax Street Improvement Fund for the reconstruction, resurfacing and widening of certain streets.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside out of the surplus existing in the accrued revenues of the Special Gas Tax Street Improvement Fund in accordance with the Controller's report of December 6, 1935, the sum of \$332,714 to the credit of the following appropriations in the amounts indicated and for the purposes recited:

<i>App'n No.</i>	<i>Purpose</i>	<i>Amount</i>
577.914.00—	7th avenue, Lawton to Lincoln—Resurface.....	\$ 1,295
577.916.00—	5th, Mission to Townsend—Widen and resurface...	31,537
577.917.00—	Fremont, Market to Harrison—Widen and resurface	23,650
577.918.00—	1st street, Market to Harrison—Widen and resurface	24,750
577.919.00—	Harrison, Embarcadero to 5th—Widen and resur- face .....	46,970
577.920.00—	Beale street, Embarcadero to Market—Widen and resurface .....	24,156
577.921.00—	Battery street, Embarcadero to Market—Widen and resurface .....	41,250
577.922.00—	Bryant, 2nd to 5th—Widen and resurface.....	23,485
577.923.00—	6th street, Townsend to Mission—Widen and re- surface .....	26,840
577.924.00—	8th street, Townsend to Market—Widen and resur- face .....	30,866
577.925.00—	Folsom, Embarcadero to 10th street—Widen and resurface .....	57,915
		<hr/> \$332,714

Approved by W. H. Worden, Director of Public Works.

Approved by Alfred J. Cleary, Chief Administrative Officer.

Approved by Angelo J. Rossi, Mayor.

Approved by Leonard S. Leavy, Controller.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**Adopted.**

The following resolutions were *adopted*:

**Approving List of Streets Proposed to Be Improved Out of "City Street 1/4-Cent Gas Fund," and Repealing Resolution No. 1987, Code No. 5.31.**

(Code No. 5.31)

On recommendation of Finance Committee.

Resolution No. 2296, as follows:

Resolved, That the attached list of streets (being Fifth street between Mission and Townsend streets and sixteen other streets), pro-



posed to be improved with funds allocated by Section 194 of Senate Bill No. 561, Statutes of 1935, known as "City Street One-Quarter Cent Gas Fund," for fiscal year ending June 30, 1936, be approved, to-wit:

Fifth street, Mission to Townsend street.....	NR
Fremont street, Market to Harrison street.....	NR
First street, Market to Harrison street.....	NR
Harrison street, Embarcadero to Fifth street.....	NR
Anza street, cut through to Saint Rose's avenue.....	P
Folsom street, Embarcadero to Tenth street.....	NR
Steuart street, Embarcadero to Mission street.....	R
Beale street, Embarcadero to Market street.....	NR
Spear street, Embarcadero to Howard street.....	R
Battery street, Embarcadero to Market street.....	NR
Bryant street, Second to Fifth street.....	NR
Sixth street, Townsend to Mission street.....	NR
Eighth street, Townsend to Market street.....	NR
Eighteenth street, Guerrero to Danvers street.....	NR
Seventh avenue, Lawton to Lincoln way.....	R
California street, Presidio to First avenue.....	NR
First street, Embarcadero to Brannan street.....	R

NR—Sidewalk narrowing and resurfacing roadway.  
R—Resurface roadway.  
P—Pave new street.

Further Resolved, That the Chief Administrative Officer be and he is hereby authorized and requested to execute said project statement for and in behalf of the City and County of San Francisco and to transmit same to the District Engineer of the State Department of Public Works; and be it

Further Resolved, That Resolution No. 1987, Code No. 5.31, approved June 7, 1935, be and the same is hereby repealed, which resolution authorizes the transmittal to the California State Highway Commission of a list of streets to be improved from the Special Gas Tax Street Improvement Fund, being Steuart street from The Embarcadero to Mission street, and ten other streets.

Approved by W. H. Worden, Director, Department of Public Works.  
Approved by A. J. Cleary, Chief Administrative Officer.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.  
Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

Approving Payments of Islais Creek Reclamation District Warrants.

(Code No. 12.04)

Also, Resolution No. 2288, as follows:

Be It Resolved, That the following warrants of Islais Creek Reclamation District:

No.	To	For
633—	Director of Works .....	\$ 614.32
634—	F. Del Carlo, L. Fredianelli.....	6.47
635—	F. Del Carlo.....	7.27
636—	Sharock Company .....	2,448.92
637—	S & H Lachman Estate.....	2,136.22
638—	Chas. O. Leege.....	302.39
639—	Wm. McKay, Robina J. McKay.....	2,000.00
640—	Coldwell, Cornwall & Banker .....	67.85
641—	American Trust Co. ....	1,397.70
642—	Allen G. Wright .....	1,004.50
643—	R. Delucchi & Co.....	96.00
644—	R. Delucchi & Co.....	92.70
645—	R. Delucchi & Co.....	132.60
646—	R. Delucchi & Co.....	45.00

647—R. Delucchi & Co..... 344.85  
 648—Geo. H. Lux..... 500.00  
 649—Leo J. McEnerney ..... 2,500.00  
 payable out of the funds of said District, be and the same are hereby approved, and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**Amending Resolution No. 2194 Authorizing Acceptance of Easements for Richmond Sewer Tunnel.**

(Code No. 12.1011)

Also, Resolution No. 2289, as follows:

Resolved, That Resolution No. 2194, adopted by this Board on October 14, 1935, be and is hereby amended in the following particulars:

Lot 7A, Assessor's Block 1574, is hereby changed to Lot 7A, Assessor's Block 1575; and

Lot 8, Assessor's Block 1574, is hereby changed to Lot 8, Assessor's Block 1575.

Approved by the Director of Property.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Amending Ordinance No. 17.011—Revolving Funds, Department of Public Health.**

(Code No. 17.01)

On recommendation of Finance Committee.

Bill No. 860, Ordinance No. 17.012, as follows:

Amending Section 1, paragraphs (b) and (c) of Ordinance No. 17.011, "Establishing Revolving Funds for the Department of Public Health and providing for the administration of said funds and for the reimbursement thereof."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 1, paragraphs (b) and (c) of Ordinance No. 17.011, be and are hereby amended to read as follows:

(b) The San Francisco Hospital Revolving Fund, the amount of which shall not exceed the sum of one thousand (\$1,000) dollars.

(c) The San Francisco Hospital Employees Revolving Fund, the amount of which shall not exceed the sum of two thousand five hundred (\$2,500) dollars.

Approved by the Mayor.

Approved by the Chief Administrative Officer.

Approved as to funds by the Controller.

Ayes—Supervisors Gallagher, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—7.

Absent—Supervisors Brown, Colman, Havenner, Hayden—4.

**Action Deferred.**

The following bills were *laid over one week*, Supervisor Colman voting "No":



Supplemental Appropriation—Department Public Health.  
(Code No. 9.051)

Bill No. 861, Ordinance No. 9.051216, as follows:

An ordinance making supplemental appropriation of \$1,480 to the credit of Appropriation No. 550.101.01 and \$600 to the credit of Appropriation No. 550.101.07 of the Annual Appropriation Ordinance for the year 1935-1936 (Ordinance No. 9.051179) for the purpose of creating one (1) position of Office Assistant at \$85 per month, one (1) position of General Clerk-Stenographer at \$100 per month, in lieu of one (1) position of Disinfector at \$200 per month, which position is abolished, and creating one position of part-time Consultant Bacteriologist at \$75 per month.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. There is hereby appropriated the sum of \$1,480 to Appropriation No. 550.101.01, as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing in Appropriation No. 550.101.05 in accordance with the provisions of Section 80 of the Charter.

Section 2. There is hereby reappropriated the sum of \$600 to Appropriation No. 550.101.07, as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing in Appropriation No. 550.101.07 in accordance with Section 80 of the Charter.

Section 3. There is hereby created in the Department of Public Health (General Office) one (1) additional position of Office Assistant at \$85 per month, one (1) position of General Clerk-Stenographer at \$100 per month, and one (1) part-time position of Consultant Bacteriologist at \$75 per month, the compensations of which are provided by funds appropriated in Sections 1 and 2 hereof.

Section 4. One (1) position of Disinfector at \$200 per month, heretofore established in the Department of Public Health (General Office), funds for which were heretofore provided in Appropriation No. 550.101.05, is hereby eliminated.

Approved by the Controller as to funds.

Amending Annual Salary Ordinance by Adding Item 1/2, 2 and 49 1/2; and Elimination of Item 27.

(Code No. 9.053)

Also, Bill No. 862, Ordinance No. 9.05375, as follows:

An ordinance amending Section 55 of Ordinance No. 9.05367, commonly called the Annual Salary Ordinance, by adding Items 1/2 and 49 1/2 and by increasing by one the number of positions established under Item 2 thereof and eliminating Item 27 thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 55 of Ordinance No. 9.05367 is hereby amended to read as follows:

Section 55. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE

ADMINISTRATION

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1/2	1	B210	Office Assistant .....	\$ 85
1	1	B408	General Clerk-Stenographer .....	150
2	2	B408	General Clerk-Stenographer .....	100
3	1	B412	Senior Clerk-Stenographer .....	215
4	1	B454	Telephone Operator .....	150
5	1	B454	Telephone Operator .....	125
6	1	B512	General Clerk-Typist .....	150
7	1	C52	Elevator Operator .....	155
8		I103	Institutional Help, less than.....	80

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
9	1	L14	Assistant Director of Public Health....	400
10	1	L18	Director of Public Health.....	833.33
ACCOUNTING				
11	1	B4	Bookkeeper .....	190
12	1	B14	Senior Accountant .....	400
13	2	B222	General Clerk .....	190
14	1	B408	General Clerk-Stenographer .....	150
STATISTICS				
15	1	B222	General Clerk .....	190
16	1	B222	General Clerk .....	185
17	1	B228	Senior Clerk .....	190
18	1	B238	Hospital Statistician .....	190
18½	1	B238	Hospital Statistician .....	180
19	1	B408	General Clerk-Stenographer .....	190
MEAT INSPECTION				
20	5	N56	Market Inspector .....	200
21	1	N56	Market Inspector .....	185
22	1	N58	Chief Market Inspector.....	225
23	8	N60	Abattoir Inspector .....	200
24	4	N62	Veterinarian .....	201
25	6	N62	Veterinarian .....	200
COMMUNICABLE DISEASES				
26	1	B408	General Clerk-Stenographer .....	100
28	4	J74	Rat Catcher .....	115
29	4	L370	Epidemiologist .....	225
30	1	L371	Director, Bureau of Communicable Diseases (part time).....	350
31	1	P52	Field Nurse .....	175
CLINICS				
32	1	B408	General Clerk-Stenographer (part time)	75
33	2	L360	Physician .....	150
34	1	L364	Pediatrician .....	100
35	1	L364	Pediatrician (part time).....	75
36	1	L404	Psychologist .....	175
37	4	L404	Psychologist .....	150
38	1	L404	Psychologist (part time).....	75
39	1	L408	Chief Psychologist (part time).....	200
40	1	L408	Chief Psychologist (part time).....	150
41	1	P52	Field Nurse .....	150
BACTERIOLOGICAL LABORATORY				
42	1	B222	General Clerk .....	190
43	1	C102	Janitress .....	75
44		I103	Institutional Help, less than.....	80
45	1	L52	Bacteriological Laboratory Technician..	125
46	1	L56	Bacteriologist .....	225
47	2	L56	Bacteriologist .....	175
48	1	L58	Director of Laboratories .....	275
49	1	L60	Bacteriological Milk Inspector.....	200
49½	1	L64	Consultant Bacteriologist (part-time)..	75
SCHOOL INSPECTION—MEDICAL				
50	1	L252	Optometrist (part time) .....	150
51	1	L336	Director Bureau Child Hygiene.....	333.33
52	1	L364	Pediatrician .....	250
53	1	L364	Pediatrician .....	175
54	7	L364	Pediatrician .....	150



DENTAL

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
55	1	B222	General Clerk (part time).....	50
56	2	L152	Dental Hygienist .....	150
57	13	L156	Dentist (part time).....	100
58	1	L158	Director Dental Bureau.....	250

CHILD WELFARE—MEDICAL

59	1	L364	Pediatrician .....	250
59½	1	L364	Pediatrician .....	200
60	4	L364	Pediatrician .....	150
61	1	L364	Pediatrician at \$10 per day .....	

MILK AND FOOD INSPECTION

62	1	B408	General Clerk-Stenographer .....	190
63	7	N52	Food and Restaurant Inspector.....	200
64	10	N52	Food and Restaurant Inspector.....	175
65	1	N54	Chief Food Inspector.....	325
66	2	N64	Dairy Inspector .....	300
67	1	N64	Dairy Inspector .....	225

Approved by the Controller as to funds.

Adopted.

The following resolutions were *adopted*:

Authorizing Acquisition of Certain Land on Crystal Springs Watershed by Condemnation Proceedings and Repealing Resolution No. 2210.

(Code No. 6.0211)

On recommendation of Finance Committee.

Resolution No. 2290, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described real property situated in the County of San Mateo, State of California:

*Parcel One*—Beginning at a point 35.91 feet due west from the north-west corner of what was formerly known as the Peyton tract; thence south 19 degrees 20 minutes east 461.84 feet to a fence on the north line of the former Canada road; thence south 55 degrees 32 minutes east, crossing the said former Canada road, 94.29 feet to an angle in the fence on the southerly side of said road which point bears south 77 degrees 55 minutes east 675.70 feet, measured along the southerly line of said road from the center line of the former county road known as the San Mateo and Half Moon Bay road; thence on and along the westerly side of the former Canada road, south 49 degrees 02 minutes east 53.90 feet; thence south 39 degrees 41 minutes east 128.50 feet; south 35 degrees 12 minutes east 100.90 feet; south 25 degrees 04 minutes east 98.40 feet; south 21 degrees 00 minutes east 267.90 feet; south 14 degrees 42 minutes east 315.90 feet; south 9 degrees 20 minutes east 226.53 feet; thence leaving the westerly line of the said former Canada road, due west 555 feet to a point in the center line of the said San Mateo and Half Moon Bay road, the latter portion of the last course being along the northerly boundary of the Laguna Honda School property; thence along the center line of the said San Mateo and Half Moon Bay road, on an arc of a circle with a radius of 250 feet, for a distance of 75.59 feet, curving to the left of a line tangent to the curve at this point, which bears north 10 degrees 20 minutes west; thence north 27 degrees 40 minutes west 103.44 feet; thence to the left on the arc of a circle with a radius of 200 feet, for a distance of 84.12 feet; thence north 51 degrees 46 minutes west 38.22 feet; thence

to the right, on the arc of a circle with a radius of 90 feet, for a distance of 80.22 feet; thence north 0 degrees 42 minutes west 75.05 feet; thence to the left, on the arc of a circle with a radius of 100 feet, a distance of 27.52 feet; thence north 16 degrees 28 minutes west 358.80 feet; thence north 25 degrees 52 minutes west 62.74 feet; thence to the right on the arc of a circle with a radius of 200 feet, a distance of 70.16 feet; thence north 5 degrees 46 minutes west 39.14 feet; thence to the left on the arc of a circle with a radius of 150 feet, a distance of 142.42 feet; thence north 60 degrees 10 minutes west 74.41 feet; thence leaving the center line of the said road and passing to the south of the buildings of James D. Byrnes Company, north 64 degrees 22 minutes west 181.50 feet; thence north 23 degrees 45 minutes west 152.92 feet; thence north 9 degrees 34 minutes east 278.38 feet; thence due east 554.09 feet to the place of beginning; containing 23 acres of land, more or less and being a portion of the Feliz Rancho in the County of San Mateo, State of California.

Excepting therefrom that portion for highway purposes, as conveyed by Thomas E. Byrnes, Barbara B. Husing, Annie M. Byrnes, Mary B. Mahoney, Ruth G. Byrnes and Oscar Courtin to the State of California by deed dated November 23, 1922, and recorded November 25, 1922, in Liber 55 of Official Records of San Mateo County, at page 288.

*Parcel Two*—The right to take and remove water from a deep ravine, canyon and natural water course in land adjoining the 23 acre tract described in Parcel One above (which water is conveyed by a 2 inch iron pipe from said ravine and canyon to the said 23 acre tract) where said water is used for watering stock and for irrigating the said 23 acre tract and for such other domestic purposes as may be necessary to use water for, together with the right to repair and replace a dam existing in said ravine and canyon and right and easement to maintain and replace a 2 inch pipe line from said dam to the said 23 acre tract along a line described as: Beginning at a point on the west line of the said 23 acre tract, said point being 331.30 feet, measured southerly along the said west line from the northwest corner thereof; thence north 76 degrees 45 minutes west 460 feet; thence south 52 degrees 15 minutes west 210 feet; thence north 85 degrees 15 minutes west 310 feet; thence south 78 degrees 00 minutes west 500 feet to a wooden dam constructed across the ravine or water course.

*Parcel Three*—Beginning at the point of intersection of the easterly line of the Skyline boulevard with the southerly line of the 23 acre tract now or formerly owned by Ballhaus in the Feliz Rancho; running thence east along said southerly line of the 23 acre tract to the westerly line of the old Canada road, at the southeasterly corner of said 23 acre tract; thence southerly along the westerly line of said old road 135 feet to the northerly line of the lands now or formerly belonging to the Spring Valley Water Company; thence westerly along said last mentioned line to the easterly line of the Skyline boulevard and thence northerly along said line to the point of beginning.

Be it further Resolved, That said lands are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For municipal water supply purposes as a part of the watershed of the Crystal Springs Reservoir. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

Resolution No. 2210, adopted by this Board on October 21, 1935, is hereby repealed.

Approved by the Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.



### Condemnation of Lands Required for Roadway Through Proposed McLaren Park.

(Code No. 6.0211)

Also, Resolution No. 2291, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the easterly line of Logan street, distant thereon 12 feet 4 inches northerly from the northerly line of Dwight street, produced westerly; running thence northerly along the easterly line of Logan street, 129 feet 8 inches; thence at right angles easterly 120 feet; thence at right angles southerly 42 feet; thence at right angles easterly 120 feet to the westerly line of Saratoga street; thence at right angles southerly along said line of Saratoga street, 44 feet 4 inches; and thence westerly 243 feet 8 inches to the easterly line of Logan street and the point of commencement.

Being fractional Lots 4, 5 and 6, Block 174, University Extension Homestead Association.

Be it further Resolved, That said land is suitable, adaptable and necessary for the public use of the City and County of San Francisco, to-wit: For a roadway through the proposed McLaren Park, extending from Visitacion avenue to the junction of Persia avenue and La Grande avenue. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owner of said parcel of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

Approved by the Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

Purchase of Lands for Widening of San Jose Avenue, at \$1,400 and \$1,320, Payable from ¼-Cent Gas Tax Fund.

(Code No. 12.1711)

Also, Resolution No. 2292, as follows:

Resolved, That the City and County of San Francisco purchase from the following named parties certain lands situated in the City and County of San Francisco, State of California, required for the widening of San Jose avenue, and the City Attorney is hereby authorized to accept deeds to said lands free and clear of all liens and encumbrances, and upon the acceptance of said deeds, the hereinafter mentioned sums are hereby authorized to be paid for said property from the ¼ Cent Gas Tax Fund, Appropriation No. 48.914.14.1:

Frank Scarlato, et ux.....\$1,400

Portion of Lot 3, Assessor's Block 7162.

Anna Maniscalco, widow..... 1,320

Portion of Lot 45, Assessor's Block 7159.

The above sums include damages in full to the improvements now wholly or partially located on the lots, said improvements to be relocated by the grantors within thirty days after recording the deeds to the City.

Reference is hereby made to the written offers on file in the office of the Director of Property for a particular description of the lands to be acquired from said parties.

Approved by the Director of Property.

Approved by the Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

**Purchase of Land Required for Widening of San Jose Avenue at  
\$1,190 from ¼-Cent Gas Tax Fund.**

(Code No. 12.1711)

Also, Resolution No. 2293, as follows:

Resolved, That the City and County of San Francisco purchase from Margaret Budde, the northwesterly 20 feet of Lot 46, Assessor's Block 7159, situated in the City and County of San Francisco, State of California, required for the widening of San Jose avenue, and the City Attorney is hereby authorized to accept a deed to said land free and clear of all encumbrances, and upon the acceptance of said deed the sum of \$1,190 is hereby authorized to be paid for said property from the ¼ Cent Gas Tax Fund, Appropriation No. 48.914.14-1.

The above sum includes damages in full to the improvements now wholly or partially located on the lot, said improvements to be re-located by the grantor within thirty days after recording the deed to the City.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

**Accepting Deed from Sadie P. Dorn for Land Required for the  
Widening of Nineteenth Avenue.**

(Code No. 12.1711)

Also, Resolution No. 2294, as follows:

Resolved, That the City and County of San Francisco purchase from Sadie P. Dorn Lot 12 and the westerly 5 feet of Lot 11, Assessor's Block 2138, situated in the City and County of San Francisco, State of California, required for the widening of Nineteenth avenue, and the City Attorney is hereby authorized to accept a deed to said land free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$1,500 is hereby authorized to be paid for said land from the ¼ Cent Gas Tax Fund, Appropriation No. ———.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Gallagher, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Hayden—3.

**Improvement of Dearborn, Shakespeare and Houston Streets.**

(Code No. 12.0611)

Also, Resolution No. 2295, as follows:

Whereas, the Board of Supervisors set up in its budget for 1935-1936, out of quarter cent (¼c) gasoline tax moneys, the improvement of Dearborn and Shakespeare streets and State officials did not approve of these allocations; now, therefore, be it

Resolved, That when and if the revenues from the Gas Tax Fund exceed the estimates heretofore made, that the surplus moneys shall be applied to the improvement of Dearborn, Shakespeare and Houston streets.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

**Approving Bond—Filing of Agreement—Disposal of Garbage.**

(Code No. 17.08)

On recommendation of Public Health Committee.

Resolution No. 2286, as follows:

Whereas, the Board of Supervisors of the City and County of San Francisco did, on the 25th day of November, 1935, finally pass Ordi-



nance No. 17.085, Bill No. 792, Code No. 17.08, entitled, "Granting to Sanitary Fill Company a Franchise for the Disposal of Garbage and Refuse; and Providing the Terms and Conditions Thereof"; and

Whereas, said ordinance was approved by the Mayor of the City and County of San Francisco on the 3rd day of December, 1935; and

Whereas, by virtue of said ordinance said Sanitary Fill Company was granted a franchise for the disposal of the garbage of the City and County of San Francisco; and

Whereas, under the terms of said ordinance the Sanitary Fill Company was required to execute an agreement in writing, agreeing to all the terms and conditions of said ordinance and forthwith to file and maintain with the Board of Supervisors a surety company bond to be approved by the Board of Supervisors in the penal sum of fifty thousand (\$50,000) dollars; and

Whereas, Sanitary Fill Company, a corporation, did on the 4th day of December, 1935, file with the Clerk of the Board of Supervisors a fifty thousand (\$50,000) dollar bond, dated December 3rd, 1935, and executed by Massachusetts Bonding and Insurance Company, a corporation, as surety, together with said agreement in writing; and

Whereas, said bond meets with the approval of this Board; now, therefore, be it

Resolved, That said bond of the Massachusetts Bonding and Insurance Company, in the amount of fifty thousand (\$50,000) dollars, be and the same is hereby approved; and be it

Further Resolved. That the Clerk of this Board is hereby directed to record said bond and agreement in the office of the Recorder of the City and County of San Francisco, and the Clerk is hereby directed to return the ten thousand (\$10,000) dollar check deposited by the bidder on February 18, 1935.

Ayes—Supervisors Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Brown, Colman—2.

#### Agreement Re Garbage Disposal—Sanitary Fill Company and City and County of San Francisco.

##### EXHIBIT "A"

This Memorandum of Agreement made this 23rd day of December, A. D. 1935, by and between the SANITARY FILL COMPANY, a Corporation, and the CITY AND COUNTY OF SAN FRANCISCO, a Municipal Corporation of the State of California.

##### WITNESSETH:

Whereas, the Board of Supervisors of the City and County of San Francisco, State of California, did, on the 25th day of November, 1935, finally pass an Ordinance entitled: "Garbage Disposal Franchise Ordinance (Code No. 17.08), Bill No. 792, Ordinance No. 17.085," a copy of which Ordinance, marked Exhibit "A", being hereto attached, hereby referred to, and by such reference made a part hereof.

Whereas, said City and County of San Francisco, by said Ordinance has granted to the Sanitary Fill Company a garbage disposal franchise for a period of ten years; and

Whereas, Section 12 of said Ordinance, among other things, provides as follows:

"Grantee shall forthwith, upon the final passage of this ordinance, execute an agreement in writing by which Grantee shall agree to all of the terms and conditions of this ordinance, and shall forthwith file and maintain with this Board of Supervisors, a surety company bond running to the City and County of San Francisco, to be approved by the Board of Supervisors, in the penal sum of \$50,000, said bond to be conditioned that Grantee shall faithfully fulfill the terms and conditions of its franchise, and shall well and truthfully observe, fulfill and perform each and every term and condition thereof, including the guarantee hereinabove mentioned that no nuisance of any

nature will result from the deposit of garbage on said tidelands, nor from the disposition of ashes, residue or reject materials which may accumulate at the place of final disposal, and that, in case of any breach of condition of such bond, the whole amount of said penal bond shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties on said bond."

Now, Therefore, in consideration of the premises, and of the issuance to it of the aforesaid franchise, the said SANITARY FILL COMPANY does hereby agree with the CITY AND COUNTY OF SAN FRANCISCO to all of the terms and conditions of the Ordinance hereto attached, marked Exhibit "A", hereby referred to and by such reference made a part hereof; and

It Does Further Hereby Agree that it will faithfully fulfill the terms and conditions of the franchise granted by said Ordinance, as well as the terms and conditions of the Ordinance itself, and shall well and truly observe, fulfill and perform each and every condition and term thereof, as well as the guaranties therein contained; and

It Does Further Hereby Agree that it has this day filed, and will maintain with the Board of Supervisors of the City and County of San Francisco, a surety company bond running to the City and County of San Francisco in the penal sum of fifty thousand (\$50,000) dollars conditioned that the Sanitary Fill Company shall faithfully fulfill the terms and conditions of its franchise by said Ordinance granted, and shall truly observe and perform each and every term and condition thereof including the guaranty in said Ordinance set forth that no nuisance of any nature will result from the deposit of garbage on the tide lands mentioned in said ordinance, nor from the disposition of ashes, residue or reject materials which may accumulate at the place of final disposal, and that, in case of any breach of condition of such bond, the whole amount shall be deemed to be liquidated damages, and shall be recoverable from the principal and sureties on said bond.

And Said SANITARY FILL COMPANY does further agree that said penal sum of \$50,000 is presumed to be the amount of damage sustained by a breach of the provisions of said Ordinance and the provisions of this agreement because of the impracticability and extreme difficulty involved in fixing actual damages.

In Witness Whereof said SANITARY FILL COMPANY has the day and year first hereinabove written, caused this agreement to be executed and its official seal affixed hereto, by its officers thereunto duly authorized.

(Seal)

SANITARY FILL COMPANY, a Corporation.

By J. ARMANINO.

By P. M. DEMARTINI.

#### EXHIBIT "B"

RESOLVED: That the President and Secretary of this Corporation be, and they are hereby authorized to execute an agreement running to the City and County of San Francisco agreeing to all the terms and conditions of that certain Ordinance of the City and County of San Francisco known as "Garbage Disposal Franchise Ordinance (Code No. 17.08), Bill No. 792, Ordinance No. 17.085, "and that said President and Secretary be further authorized to file and maintain with the Board of Supervisors of the City and County of San Francisco, a bond running to the City and County of San Francisco, to be approved by the Board of Supervisors of said City and County of San Francisco, in the penal sum of \$50,000, said bond to be conditioned that Grantee shall faithfully fulfill the terms and conditions of its franchise, and shall well and truthfully observe, fulfill and perform each and every condition thereof including the guaranty therein mentioned that, no nuisance of any nature will result from the disposition of garbage on the tidelands therein mentioned, nor from the disposition of ashes, residue or reject materials which may accumulate at the place of final disposal, and that in case of any breach of condition of such bond, the



whole of said bond shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and surety on said bond.

The undersigned, Secretary of SANITARY FILL COMPANY, a Corporation, hereby certifies that the foregoing resolution is a true and correct copy of the resolution adopted by the said Sanitary Fill Company, a corporation, at a regular meeting of the Directors of said Corporation held at the principal place of business of said Corporation at Rhode Island and Alabama streets, San Francisco, California, on the 18th day of November, 1935.

P. M. DEMARTINI, Secretary.

Transferring Lot 2-A, Assessor's Block 6755, San Francisco, From Department of Public Works to Public Utilities Commission.

(Code No. 12.175)

On recommendation of Public Utilities Committee.

Resolution No. 2287, as follows:

Whereas, the Public Utilities Commission has requested the Mayor to arrange to have Lot 2-A, Assessor's Block 6755, San Francisco, transferred to said commission for Water Department purposes in accordance with the provisions of Ordinance No. 12.1751, Bill No. 589, which lot is owned by the City and County of San Francisco and is under the control of the Department of Public Works; and

Whereas, the Mayor has requested the Director of Property to file a report on the proposed transfer of said lot; and

Whereas, the Director of Property has reported to the Mayor that the estimated value of the lot is \$423, that there are no improvements on the property and that the lot can be advantageously used by the Public Utilities Commission; and

Whereas, the Department of Public Works has consented to the proposed transfer of said lot; and

Whereas, the Mayor has recommended to this Board that said land be transferred to the Public Utilities Commission; now, therefore, be it

Resolved, That said lot be and is hereby transferred from the Department of Public Works to the Public Utilities Commission.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

Passed for Second Reading.

The following bills were *passed for second reading*:

Changing Sidewalk Widths on Folsom Street Between The Embarcadero and Sixteenth Street.

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 849, Ordinance No. 12.073144, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Sixty-five (65) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 2nd, 1935, by amending Section Sixty-five (65) thereof to read as follows:

Section 65: The width of sidewalks on Folsom street between The Embarcadero and Sixteenth street shall be 10 feet.

The width of sidewalks on Folsom street between Sixteenth and Nineteenth streets shall be 12 feet.

The width of sidewalks on Folsom street between Nineteenth street and Esmeralda avenue shall be 15 feet.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

#### **Changing Sidewalk Widths on Sixth Street Between Market and Channel Streets.**

(Code No. 12.0731)

Also, Bill No. 850, Ordinance No. 12.073145, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Thirty (230) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 2nd, 1935, by amending Section Two Hundred and Thirty (230) thereof to read as follows:

Section 230: The width of sidewalks on Sixth street between Market and Channel streets shall be 10 feet.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

#### **Changing Sidewalk Widths on Golden Gate Avenue Between Market Street and Masonic Avenue.**

(Code No. 12.0731)

Also, Bill No. 851, Ordinance No. 12.073146, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-six (1146).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 2nd, 1935, by adding thereto a new section to be numbered eleven hundred and forty-six (1146), to read as follows:

Section 1146: The width of sidewalks on Golden Gate avenue between Market street and Masonic avenue shall be 10 feet.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

#### **Changing Sidewalk Widths on Bryant Street Between Second and Tenth Streets.**

(Code No. 12.0731)

Also, Bill No. 852, Ordinance No. 12.073147, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Twenty-nine (29) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29, 1935, by amending Section Twenty-nine (29) thereof to read as follows:



Section 29: The width of sidewalks on Bryant street between Spear street and Second street shall be 15 feet.

The width of sidewalks on Bryant street between Second street and Eighth street shall be 8 feet.

The width of sidewalks on Bryant street, the northwesterly side of, between Eighth street and Ninth street, shall be 8 feet.

The width of sidewalks on Bryant street, the southeasterly side of, between Eighth street and a point 275 feet southwesterly therefrom, shall be 8 feet.

The width of sidewalks on Bryant street, the southeasterly side of, between Ninth street and a point 275 feet northeasterly therefrom, shall be abolished.

The width of sidewalks on Bryant street between Ninth street and Tenth street shall be 8 feet.

The width of sidewalks on Bryant street between Tenth street and Precita avenue shall be 15 feet.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

#### Changing Sidewalk Widths on Fulton Street Between Stanyan Street and The Great Highway.

(Code No. 12.0731)

Also, Bill No. 853, Ordinance No. 12.073148, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Seventy-two (72) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29th, 1935, by amending Section Seventy-two (72) thereof to read as follows:

Section 72: The width of sidewalks on Fulton street, the southerly side of, between Stanyan street and The Great Highway shall be 10 feet.

The width of sidewalks on Fulton street, the northerly side of, between Stanyan street and Arguello boulevard shall be 10 feet.

The width of sidewalks on Fulton street, the northerly side of, between Arguello boulevard and Seventh avenue shall be 22 feet.

The width of sidewalks on Fulton street, the northerly side of, between Seventh and Eighth avenues shall be 19 feet.

The width of sidewalks on Fulton street, the northerly side of, between Eighth and Eleventh avenues shall be 15 feet.

The width of sidewalks on Fulton street, the northerly side of, between Eleventh avenue and The Great Highway shall be 10 feet.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

#### Changing Width of Sidewalks on Beale Street Between Market Street and The Embarcadero.

(Code No. 12.0731)

Also, Bill No. 855, Ordinance No. 12.073150, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Thirty-seven (237) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of

Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29th, 1935, by amending Section Two Hundred and Thirty-seven (237) thereof to read as follows:

Section 237: The width of sidewalks on Beale street between Market street and Bryant street shall be 10 feet.

The width of sidewalks on Beale street, the southwesterly side of, between Bryant street and The Embarcadero shall be 10 feet.

The width of sidewalks on Beale street, the northeasterly side of, between Bryant street and The Embarcadero shall be 15 feet.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Changing Width of Sidewalks on Fulton Street Between Franklin Street and Masonic Avenue.**  
(Code No. 12.0731)

Also, Bill No. 856, Ordinance No. 12.073151, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-five (1145).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29th, 1935, by adding thereto a new section to be numbered eleven hundred and forty-five (1145) to read as follows:

Section 1145: The width of sidewalks on Fulton street between Franklin street and Masonic avenue shall be 10 feet.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Brown—1.

**Action Deferred.**

The following matter was *laid over one week*:

**Changing Width of Sidewalks on Brannan Street Between The Embarcadero and Division Street.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 854, Ordinance No. 12.073149, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Twenty (220) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29, 1935, by amending Section Two Hundred and Twenty (220) thereof to read as follows:

Section 220: The width of sidewalks on Brannan street between The Embarcadero and Fifth street shall be 10 feet.

The width of sidewalks on Brannan street, the northwesterly side of, between Fifth and Sixth street, shall be 15 feet.

The width of sidewalks on Brannan street, the southeasterly side of, between Fifth and Sixth streets shall be 10 feet.

The width of sidewalks on Brannan street between Sixth and Seventh streets shall be 10 feet.

The width of sidewalks on Brannan street, the northwesterly side of, between Seventh and Eighth streets shall be 10 feet.



The width of sidewalks on Brannan street, the southeasterly side of, between Seventh and Eighth streets shall be abolished.

The width of sidewalks on Brannan street between Eighth street and a line 275 feet southwesterly therefrom shall be 10 feet.

The width of sidewalks on Brannan street between Ninth street and a line 275 feet northeasterly therefrom shall be abolished.

The width of sidewalks on Brannan street between Ninth and Division streets shall be 10 feet.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Adopted.**

The following recommendations of his Honor, the Mayor, were adopted:

**Leave of Absence—William H. Worden, Director of Public Works.**

(Code No. 4.053)

Resolution No. 2297, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, William H. Worden, Director of Public Works, is hereby granted a leave of absence for a period of thirty days, commencing December 15th, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—R. R. Miller, Chief Probation Officer.**

(Code No. 4.053)

Also, Resolution No. 2298, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, R. R. Miller, Chief Probation Officer, is hereby granted a leave of absence for a period of two weeks, commencing December 4th, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Supervisor Jesse C. Colman.**

(Code No. 4.053)

Also, Resolution No. 2299, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Hon. Jesse C. Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of ten days, commencing December 10, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**U. S. Government Requested to Include Highest Prevailing Wage  
Scale in Specifications for Pearl Harbor Dry Dock.**

(Code No. 5.2)

Supervisor Brown presented:

Resolution No. 2300, as follows:

Whereas, the construction of Pearl Harbor Dry Dock will in all probability be given to a Pacific Coast Shipyard; and

Whereas, San Francisco Shipyards are adequately equipped and there is sufficient skilled labor in San Francisco to construct this dry dock; now, therefore, be it

Resolved, That the Board of Supervisors does hereby respectfully request the United States Government to include in its specifications for

the construction of the Pearl Harbor Dry Dock the highest prevailing wage scale for all crafts employed on this project; and be it

Further Resolved, That the Clerk transmit a copy of this resolution to the San Francisco members of the House of Representatives.

*Adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**“Old Fort,” South Approach to Golden Gate Bridge, to Be Converted Into War Museum.**

(Code No. 5.2)

Resolution No. 2301, as follows:

Whereas, it appears to be the sense of representative civic bodies of the City and County that “Old Fort,” at the point under the south approach of the Golden Gate Bridge, be converted into and used for a War Museum, with installations and exhibits under the control of the United States War Department; and

Whereas, it is believed that such project can be carried through to completion at a very nominal cost inasmuch as it is felt that the War Department could be interested to such extent that it would take care of a very considerable portion of such cost; and

Whereas, such museum would be of inestimable value to the City and County of San Francisco as further evidence that this city is the headquarters of the United States Army for eight western states; now, therefore, be it

Resolved, That his Honor the Mayor be and he is hereby respectfully requested to appoint a Citizens Committee to carry through such project to completion at the very earliest possible date.

*Referred to Public Welfare Committee.*

**Authorizing a Supplemental Appropriation of \$2,134.60 to Appropriation No. 512.600.02 and \$15,000.00 to Appropriation No. 512.600.03 for the Purchase of Park Land, Out of the Surplus Existing in the Land Purchase Reserve, \$5,900.00 in Unassigned and \$11,234.60 in Health Department.**

(Code No. 9.051)

Bill No. 863, Ordinance No. 9.051217, as follows:

Authorizing a supplemental appropriation of \$2,134.60 to Appropriation No. 512.600.02 and \$15,000 to Appropriation No. 512.600.03 for the purchase of park land, out of the surplus existing in the land purchase reserve, \$5,900 in unassigned and \$11,234.60 in Health Department.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$2,134.60 to Appropriation No. 512.600.02 and \$15,000 to Appropriation No. 512.600.03, for the purchase of Park Land, out of the surplus existing in the Land Purchase Reserve, \$5,900 in Unassigned and \$11,234.60 in Health Department.

*Over one week.*

**Report of Special Committee on Disposal of Hetch Hetchy Power.**

The following matters were presented by Supervisor McSheehy, read and ordered *filed*:

December 5, 1935.

To the Honorable, The Board of Supervisors, City and County of San Francisco.

Gentlemen: This is to advise you of the status of matters relating to the disposal of Hetch Hetchy power by the City and County of San Francisco.

After repeated meetings of the Special Committee to Study and Re-



MONDAY, DECEMBER 9, 1935.

port on Disposal of Hetch Hetchy Power your committee is confronted with two facts:

(1) That no report has as yet been submitted by Mr. E. G. Cahill, Manager of Utilities, as to what plan to pursue in the matter of distribution and sale of power;

(2) That no legislation has as yet been submitted by Hon. John J. O'Toole, City Attorney, as to the issuance of revenue bonds of the City and County of San Francisco to cover the cost of initial steps necessary.

This is given to you in order that there may be no criticism of your Special Committee, and to advise the Board of Supervisors of the Committee's inability to obtain data requisite in the premises to this date.

Respectfully submitted,

SPECIAL COMMITTEE TO STUDY AND REPORT ON  
DISPOSAL OF HETCH HETCHY POWER,

(Signed) By JAMES B. McSHEEHY,  
Chairman,

(Signed) ANDREW J. GALLAGHER,  
Member,

(Signed) JESSE C. COLMAN,  
Member,

(Signed) FRANCK R. HAVENNER,  
Member,

(Signed) WARREN SHANNON,  
Member,

December 5, 1935.

Mr. E. G. Cahill, Manager of Utilities, City and County of San Francisco, City Hall, San Francisco.

Dear Mr. Cahill: Repeated meetings of the Special Committee to Study and Report on Disposal of Hetch Hetchy Power have been held, at several of which you have stated that more time would be necessary before a complete report on a plan of procedure would be forthcoming from you. Your request was acquiesced in by the Committee, but much to its chagrin, you failed to attend today's meeting.

The Committee, therefore, felt constrained to report to the Board of Supervisors its inability to proceed in the premises together with its reasons for failing so to do. Copy of such report is attached hereto for your edification.

An urgent request is made of you that you attend meeting of the Committee on Thursday, December 12th next, at 4 p. m., in Room 228, City Hill, with your report, if possible, for submission to the Committee.

We look forward with a great deal of eagerness to your attendance at next Thursday's meeting, and we trust that further progress in the matter will not be impeded.

Very truly yours,

SPECIAL COMMITTEE TO STUDY AND REPORT ON  
DISPOSAL OF HETCH HETCHY POWER,

(Signed) By JAMES B. McSHEEHY,  
Chairman,

(Signed) ANDREW J. GALLAGHER,  
Member,

(Signed) JESSE C. COLMAN,  
Member,

(Signed) FRANCK R. HAVENNER,  
Member,

(Signed) WARREN SHANNON,  
Member,

**Appointment of Joseph S. Thompson to Board of Trustees, San Francisco War Memorial.**

The following was presented and read by the Clerk:

December 9, 1935.

To the Honorable, The Board of Supervisors, City Hall, San Francisco.

Gentlemen: I have this day appointed, subject to your confirmation, as provided in Section 44 of the Charter of the City and County of San Francisco, Joseph S. Thompson, 40 27th Avenue, San Francisco, to fill the vacancy on the Board of Trustees, San Francisco War Memorial, occasioned by the resignation of George Cameron, for the term expiring January 2, 1937.

Sincerely,

ANGELO J. ROSSI, Mayor.

**Motion.**

Supervisor Colman moved that the Mayor's appointment be *confirmed*.

*Motion carried.*

**Appointment of John H. Threlkeld to Board of Trustees, San Francisco War Memorial.**

The following was presented and read by the Clerk:

December 9, 1935.

To the Honorable, The Board of Supervisors, City Hall, San Francisco.

Gentlemen: I have this day appointed, subject to your confirmation, as provided in Section 44 of the Charter of the City and County of San Francisco, John Handlin Threlkeld, of 611 Camino Del Mar, San Francisco, to fill the vacancy on the Board of Trustees, San Francisco War Memorial, occasioned by the resignation of Kenneth R. Kingsbury, for the term expiring January 2, 1937.

Sincerely,

ANGELO J. ROSSI, Mayor.

**Motion.**

Supervisor Colman moved that the Mayor's appointment be *confirmed*.

*Motion carried.*

**Temporary Abandonment Street Car Line No. 30 on Army Street.**

Supervisor Colman moved that the Clerk prepare necessary legislation to provide for temporary abandonment of service of Market Street Railway Company's No. 30 line over Army street, and that the matter be heard in Committee of the Whole at the next meeting of the Board.

*Motion carried.*

**Communication from International Association of Bridge, Structural and Ornamental Iron Workers.**

Supervisor Gallagher presented:

Communication from International Association of Bridge, Structural and Ornamental Iron Workers, urging that Standard Fence Company be declared an irresponsible bidder, as provided for in Subdivision M of Ordinance 9.0923 for failure to abide by terms of said ordinance in payment of wages fixed by Board as the general prevailing wage for employment on public works.

By motion of Supervisor Shannon, *referred to Committee of the Whole, and set as Special Order of Business at 2:30 p. m., December 16, 1935.*

In connection with above, Supervisor Uhl moved that the Clerk ask



the Mayor if he has been informed on this subject, and to request that the Mayor transmit to the Board copies of correspondence he may have on the subject.

*Motion carried.*

#### Market Street Traffic Signals.

Supervisor Uhl complained about traffic signals on Market street, stating that they were not properly timed, and asked why signals could not be so timed as to facilitate movement of traffic. He requested written report from the Chief Administrative Officer thereon.

#### Gasoline Supply Stations Entrances.

Supervisor Uhl requested report from Chief Administrative Officer in relation to the amount of space used by gasoline supply stations for egress and ingress to their stations; also, what the condition is regarding amount of space being used by gasoline supply stations in congested sections; also, what method can be devised so that less of the curb space will be used by gasoline supply stations.

*So ordered.*

#### Relative to Baseball Field at Rolph Playground.

Supervisor Gallagher presented communication from Reverend Ralph Hunt, Pastor, Saint Peter's Church, urging that something be done to permit the playing of baseball with a hard ball at the James Rolph Junior Playground, Army and Potrero avenue.

*Referred to Finance Committee.*

#### Closing of Fair Oaks Street Between Twenty-fourth and Twenty-fifth Streets for School Playground Purposes.

Supervisor Gallagher presented communication from Sister M. Carmel, O.P., Immaculate Conception Academy, requesting that steps be taken to level the cobblestones on Fair Oaks street between 24th and 25th streets, which, by resolution of the Board of Supervisors, is closed during the noon hour to permit school children to play with safety.

*Referred to Streets Committee for conference with the Director of Public Works.*

#### Pasadena Rose Tournament.

Supervisor Havenner presented communication and invitation to the Board of Supervisors to attend the 47th Annual Tournament of Roses on New Year's Day, and requesting that a representative committee be appointed to be official guests of the City of Pasadena.

On motion of Supervisor Gallagher, seconded by Supervisor Shannon, the invitation was *adopted*, and the President was authorized to appoint a committee of three members.

#### In Memoriam—John G. Wetmore.

On motion of Supervisor Hayden *adopted* by unanimous rising vote, the Board of Supervisors learns with deep regret of the passing of John G. Wetmore, formerly a member of this Board.

During Mr. Wetmore's service as a Supervisor he gained and held the respect and confidence of all his associates and of the people of San Francisco. His life was a shining example of probity, industry and high character. Members of the Board extend to his family their sincere sympathy.

#### National Republican and Democratic Conventions.

The following was presented, read and ordered *filed*:

Communication from his Honor Mayor Rossi relative to convening of Republican and Democratic National Conventions.

**ADJOURNMENT.**

There being no further business, the Board at the hour of 7:15 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors December 16, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, December 16, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, DECEMBER 16, 1935, 2 P. M.

In Board of Supervisors, San Francisco, Monday, December 16, 1935,  
2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

Quorum present.

Supervisor Hayden appeared and was noted present at 2:20 p. m.

Supervisor Gallagher appeared and was noted present at 2:23 p. m.

President McSheehy, presiding.

### APPROVAL OF JOURNAL.

Supervisor Brown requested that a correction be noted in the Journal of December 9, to the effect that he was in attendance at Roll Call of said meeting and excused from attendance for two hours.

*So ordered.*

Whereupon, the Journal of Proceedings of the meeting of December 9, 1935, was considered read and approved.

### SPECIAL ORDER—2:30 P. M.

#### Hearing of Complaint Re: Violation of Ordinance Regarding Payment of Highest Prevailing Wages on Public Works.

Hearing in Committee of the Whole of the complaint of Charles L. Lyons, representing the International Association of Bridge, Structural and Ornamental Iron Workers, that R. S. Silverberg, contractor for certain work at the McCoppin Square, with the sub-contractor, the Standard Fence Company, violated the ordinance requiring highest rate of wages on public work.

#### Committee of the Whole.

On motion of Supervisor Gallagher, the Board of Supervisors resolved itself into Committee of the Whole for the purpose of the hearing.

President McSheehy in the Chair and all members heretofore noted being present.

Chas. L. Lyons, representing the International Association of Bridge, Structural and Ornamental Iron Workers and Jas. Ricketts, representing the Building Trades Council were heard in support of the complaint.

Captain B. P. Lamb, secretary of the Park Commission was also heard.

Mr. Zabriski, representing the Standard Fence Company, was also heard.



### Motion.

Whereupon, Supervisor Gallagher, seconded by Supervisor McSheehy, moved that the Clerk of the Board in conjunction with the Controller and any other departments involved, be requested to forward to the Honorable Board of Park Commissioners, charges made by representatives of the San Francisco Building Trades Council, against R. S. Silverberg, contractor, and Standard Fence Company, subcontractor, of violating provisions of the Contractors Working Conditions Ordinance in two instances: (1) Failure to pay rate of wages, as provided in Ordinance No. 9.0923; (2) failure to respond to demand of the executive officer of this government, to-wit: The Controller, to produce their books as is provided for in ordinance. That the department be requested to hold a hearing on this subject within the week, and that they return a verdict, if possible, one week from today (December 16, 1935).

It being the sense of the Board that this contractor or his representatives shall be served with a notice, to-wit: That unless they appear with their books and show cause why they shall not be held an irresponsible bidder under the ordinance, action may follow.

Motion *carried*.

### SPECIAL ORDER—3 P. M.

The following recommendation of Joint Committee on Public Welfare, and Fire, Safety and Police was taken up:

#### Gasoline Supply Stations.

(Code No. 11.0821)

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051 *and providing a penalty for violations of this ordinance.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

(e) *School: for the purposes of this ordinance, shall mean any building in which is housed any institution of learning conducted or operated under the jurisdiction of the Board of Education of the City and County of San Francisco, or any institution of learning wherein a general course of study is maintained or carried on by the State of California or by any agency thereof, or any institution of learning attendance at which will satisfy the compulsory educational laws of the State of California, or any college or university whereat advanced courses in advanced education are maintained and which has an average daily attendance of, at least, twenty pupils.*

(f) Hospital: shall mean any institution conducted in accordance with the laws of the State of California or the ordinances of the City



and County of San Francisco for the care of the sick or injured which has accommodation for not less than twenty patients; provided, however, that for the purposes of this ordinance, any institution maintained by the City and County of San Francisco for the rendering of emergency care or services to the sick or injured shall not be deemed to be a hospital.

(g) *Church*: for the purposes of this ordinance, is defined to be any building erected and used for the purposes of religious worship and where religious services are held at regular stated intervals and where no part of such structure is used or occupied for commercial purposes.

(h) *Theatre*: for the purposes of this ordinance, is any building in which the major portion of said building is devoted exclusively to theatrical, operatic or moving picture performances, and which is constructed or maintained in accordance with the provisions of Sections 157 to 188 of Ordinance No. 1008 (New Series), commonly known as the "Building Law."

(i) *Districts or Zones*: shall mean districts or zones as established or re-zoned by the City Planning Commission.

*Section 2. Permits.* It shall be unlawful for any person, firm, company or corporation hereafter to establish, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by Departments and Officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Chief Engineer of the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot, wharf, pier or other premises, the boundaries of which shall come within sixty (60) feet of the property line of any school, church, theatre or within 200 feet of the exterior boundary of any hospital building; said measurements to be taken in a straight line.

All applications for permits shall be made in writing, shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

Permits heretofore issued to maintain and operate any gasoline supply station, in accordance with the provisions of any ordinance heretofore existing, shall remain in full force and effect unless such permit has been revoked or the gasoline supply station for which said permit has been issued has not been operated for a period of six months. No permit for the operation of a gasoline supply station, issued in accordance with the provisions of this ordinance, or any other ordinance heretofore existing, shall be assigned or transferred without the written approval of the Chief Engineer of the Fire Department.

*Section 3. Construction:* All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary



for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fire-proofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall consist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipes, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept under-



ground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion



while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) *When a gasoline supply station is discontinued for a period of more than six months, or is dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall either remove all underground tanks that were used in connection with such station, or cause the same to be filled with water or other non-inflammable liquid in accordance with the directions of the Fire Marshal.*

**Section 8. Services Permitted:** The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

*All equipment for the washing of automobiles shall be properly housed and said washing conducted in accordance with such rules and regulations as the Chief Engineer of the Fire Department may make regarding the same.*

**Section 9. Duties of the Fire Marshal:** It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

**Section 10. Penalty:** Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continue and



shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

*Explanation.*

Measurement to be made from exterior boundaries of properties and buildings affected. (See Section 2.)

Permits sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling, *washing* and greasing of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries.

Prohibits the storage, keeping or parking of automobiles, motor vehicles, motor boats, launches on the premises, except for minor adjustments to brakes and electrical equipment, and the servicing of batteries and tires.

Prohibits repairs to chassis, motors, engines, bodies, radiators, or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels. (See Section 8.)

Repeals Ordinances Nos. 2659 (New Series), and 11.051.

**Privilege of the Floor.**

Mrs. Harry W. Thomas, Director of Public Welfare, Second District, Parent Teachers Association, Rose C. Walker, Mrs. Thos. Best, representing Central Council of Civic Clubs; Mr. Daniels, representing the Garage Men's Association; Robt. P. Troy, attorney, were heard in opposition to the Committee's recommendations.

Fire Chief Chas. J. Brennan, R. McGahey, representing Standard Oil Co.; Chas. L. Lyons, representing International Association of Bridge, Structural and Ornamental Iron Workers, and M. Schultz, representing the United German Societies, were heard in favor of the proposed legislation.

**Passed for Second Reading.**

Whereupon, the foregoing bill was *passed for second reading* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Hayden, McSheehy, Shannon—6.

Noes—Supervisors Havenner, Ratto, Roncovieri, Schmidt, Uhl—5.

**Passed for Second Reading.**

Whereupon, the following bill was *passed for second reading*:

**Amendment to Garage Ordinance.**

(Code No. 11.0822)

Also, Bill No. 776, Ordinance No. 11.08222, as follows:

Amending Section 2, Subdivision (E) thereof, of Ordinance No. 8564 (New Series), entitled "Governing the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the Fire Marshal; penalties for violation; repealing Ordinance No. 746 (New Series), and all ordinances and parts of ordinances in so far as they conflict with this ordinance," *by prescribing the limits within which permits may be granted for the establishment of public or commercial garages with respect to any school, church, theatre, or hospital.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 (Subdivision (e)), of Ordinance No. 8564 (New Series), the title of which is recited above, be and the same is hereby amended to read as follows:



(e) *Permits.* It shall be unlawful for any person, firm, company or corporation hereafter to establish, operate or maintain a public or commercial garage within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by Departments and Officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Chief Engineer of the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a public or commercial garage upon any lot, wharf, pier, or other premises, the boundaries of which shall come within sixty (60) feet of the property line of any school, church, theatre, or within 200 feet of the exterior boundary of any hospital building; said measurements to be taken in a straight line.

All applications for permits shall be made in writing, shall contain a description of the lot or premises upon which it is sought to erect and maintain such public or commercial garage, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.

Permits heretofore issued to maintain and operate any public or commercial garage, in accordance with the provisions of any ordinance heretofore existing, shall remain in full force and effect unless such permit has been revoked or the public or commercial garage for which said permit has been issued has not been operated for a period of six months. No permit for the operation of a public or commercial garage, issued in accordance with the provisions of this ordinance, or any other ordinance heretofore existing, shall be assigned or transferred without the written approval of the Chief Engineer of the Fire Department.

No additional permit shall be necessary to maintain and operate any public or commercial garage for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.

(f) *For the purposes of this ordinance, the following terms shall have the following definitions whenever the same are used in this ordinance:*

*School:* Any building in which is housed any institution of learning conducted or operated under the jurisdiction of the Board of Education of the City and County of San Francisco, or any institution of learning wherein a general course of study is maintained or carried on by the State of California or by any agency thereof, or any institution of learning attendance at which will satisfy the compulsory educational laws of the State of California, or any college or university whereat advanced courses in advanced education are maintained and which has an average daily attendance of, at least, twenty pupils.

*Hospital:* Any institution conducted in accordance with the laws of the State of California or the ordinances of the City and County of San Francisco for the care of the sick or injured which has accommodation for not less than twenty patients; provided, however, that for the purposes of this ordinance, any institution maintained by the City and County of San Francisco for the rendering of emergency care or services to the sick or injured shall not be deemed to be a hospital.

*Church:* Any building erected and used for the purposes of religious worship and where religious services are held at regular stated intervals and where no part of such structure is used or occupied for commercial purposes.

*Theatre:* Any building in which the major portion of said building is devoted exclusively to theatrical, operatic or moving picture performances, and which is constructed or maintained in accordance with the provisions of Sections 157 to 188 of Ordinance No. 1008 (New Series), commonly known as the "Building Law."

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



## UNFINISHED BUSINESS.

## Final Passage.

The following bill, heretofore passed for second reading, was taken up and *finally passed* by the following vote:

**Transferring of \$1,946.70 for the Payment of Cost of Printing Charter Amendment Pamphlets and Arguments, 1 to 6, Inclusive.**

(Code No. 9.052)

On recommendation of Finance Committee.

Bill No. 848, Ordinance No. 9.0526, as follows:

Transferring \$1,946.70 from Appropriation 533.230.01 to Appropriation 533.230.01-1 for payment of cost of printing of Charter Amendment Pamphlets and Arguments of Charter Amendments 1 to 6, inclusive, as authorized by the Board of Supervisors, September 30, 1935.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,946.70 be and is transferred from Appropriation No. 533.230.01 to Appropriation No. 533.230.01-1 for the payment of the cost of printing Charter Amendment Pamphlets and Arguments of Charter Amendments 1 to 6 inclusive, as authorized by the Board of Supervisors, September 30, 1935.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

## Indefinite Postponement.

The following bill, heretofore passed for second reading, was, on recommendation of the Fire, Safety and Police Committee, *indefinitely postponed* by the following vote:

**Amendment to Blasting Ordinance.**

(Code No. 11.08)

Bill No. 827, Ordinance, No. 11.0812, as follows:

Amending Section 1 of Ordinance No. 1204, entitled "Regulating the Explosion of Blasts," in effect May 16, 1904, as amended by Ordinance No. 378 (New Series), approved March 10, 1908.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to explode or cause to be exploded any powder or other explosive material for the purpose of blasting; or drill a hole or make a crevice for the purpose of inserting any powder or other explosive material for the purpose of blasting, or insert in any hole or crevice any fuse or any powder or other explosive material for the purpose of blasting without first obtaining from the Director of Public Works a permit so to do, which permit must specify the location of the blasting or blastings for which it is granted; provided, however, that such permit shall not be granted until the applicant therefor shall have executed to the City and County of San Francisco and filed in the office of the Director of Public Works a good and sufficient bond of a lawfully authorized surety company, approved by the Controller, in a sum not less than five thousand (\$5,000.00) dollars, the amount thereof to be fixed and determined in advance of call for bids by the Director of Public Works in accordance with the estimated value of the property in the vicinity of the location of the proposed blast or blasts. Said bond shall be conditioned that the permittee, together with the sureties on the bond, shall be jointly and severally bound to pay any and all damages not exceeding, in the aggregate, the amount fixed in said bond that may have resulted from the explosion of blasting under said permit and



said parties, and each and all of them shall be jointly and severally bound to pay any and all judgments, not exceeding in the aggregate the amount fixed in said bond, which may be awarded against the City and County of San Francisco or against said permittee by reason of any damage to property or person sustained as the result of any blast or blasts made under and by virtue of said permit.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

#### Passed for Second Reading.

Whereupon, the following substitute bill, recommended by Committee on Fire, Safety and Police, was *passed for second reading*:

#### Amendment to Blasting Ordinance.

(Code No. 11.08)

Bill No. 827, Ordinance No. 11.0812, as follows:

Amending Section 1 of Ordinance No. 1204, entitled "Regulating the Explosion of Blasts," in effect May 16, 1904, as amended by Ordinance No. 378 (New Series), approved March 10, 1908.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to explode or cause to be exploded any powder or other explosive material for the purpose of blasting; or drill a hole or make a crevice for the purpose of inserting any powder or other explosive material for the purpose of blasting, or insert in any hole or crevice any fuse or any powder or other explosive material for the purpose of blasting without first obtaining from the Director of Public Works a permit so to do, which permit must *specifically describe the particular* location of the blasting or blastings for which it is granted; provided, however, that such permit shall not be granted until the applicant therefor shall have executed to the City and County of San Francisco and filed in the office of the Director of Public Works a good and sufficient bond of a lawfully authorized surety company, approved by the Controller, in a sum not less than five thousand (\$5,000.00) dollars, the amount thereof to be fixed and determined in advance of call for bids by the Director of Public Works in accordance with the estimated value of the property in the vicinity of the location of the proposed blast or blasts. Said bond shall be conditioned that the permittee, together with the sureties on the bond, shall be jointly and severally bound to pay any and all judgments which may be awarded against the City and County of San Francisco or against said permittee by reason of any damage to property or person sustained as the result of any blast or blasts made under and by virtue of said permit.

*The total aggregate liability on said bond shall be limited to the payment of the amount named in said bond as the penalty thereof. The surety or sureties on any such bond may cancel the said bond and be relieved of further liability thereunder by delivering three (3) days written notice of its desire to cancel said bond to the Director of Public Works of the City and County of San Francisco and mailing copy of such notice to the permittee at the address given by the permittee to the City and County of San Francisco in his application for said permit, provided, however, such cancellation shall not affect any liability incurred or accruing thereunder prior to the determination of said three-day period. Upon the cancellation of said bond the permit in connection with which any bond was given, shall be revoked.*

#### Action Rescinded.

Subsequently the vote whereby the foregoing Bill No. 827 was passed for second reading was *rescinded without objection*.

**Final Passage.**

The following bills, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

**Abandonment by Market Street Railway of Tracks on Army Street, Folsom to Bryant.**

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 840, Ordinance No. 15.09113, as follows:

Authorizing Market Street Railway Company to abandon and remove its street railway tracks over and along Army street from Folsom street to Bryant street.

Whereas, the City and County of San Francisco desires to widen Army street from Bryant street to Potrero avenue, in the City and County of San Francisco, and, in aid of this improvement, desires to have the railway tracks now being maintained and operated by Market Street Railway Company on Army street from Folsom street to Bryant street, removed and service over said tracks abandoned, as provided in an agreement to be made and entered into by and between the City and County of San Francisco and Market Street Railway Company, pursuant to Resolution No. 2275; and

Whereas, Market Street Railway Company has in writing petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks and street car service over and along the portion of said street above described; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That in pursuance of the petition of Market Street Railway Company, set forth in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized, without prejudice to any of the other rights now owned and held by it under the operating permit of said company dated February 9, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Army street from Folsom street to Bryant street.

That the public interest will not be injured or suffer by reason of the removal of said tracks and the abandonment of said service, and the Board of Supervisors so finds in pursuance of Section 132 of the Charter of the City and County of San Francisco.

The tracks on Army street from a point at or near Potrero avenue to and curving into Bryant street shall be moved and relaid to what will be the center line of Army street after the widening of Army street shall have been completed, in accordance with the plans of said City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

**Reducing Sidewalk Widths on Oak Street Between Van Ness Avenue and Baker Street.**

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 841, Ordinance No. 12.073137, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-three (1143).

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by adding thereto a new section to be numbered eleven hundred and forty-three (1143), to read as follows:

Section 1143. The width of sidewalks on Oak street between Van Ness avenue and Baker street shall be 10 feet.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

**Reducing Sidewalk Widths on Oak Street Between Baker and Stanyan.**

(Code No. 12.0731)

Also, Bill No. 842, Ordinance No. 12.073138, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section One Hundred and Eleven (111) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by amending Section One Hundred and Eleven (111) thereof, to read as follows:

Section 111. The width of sidewalks on Oak street, the southerly side of, between Baker and Stanyan streets, shall be 10 feet.

The width of sidewalks on Oak street, the northerly side of, between Baker and Stanyan streets, shall be abolished.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

**Reducing Sidewalk Widths on Eighth Street: Between Market and Brannan; Between Brannan and Townsend; Between Brannan and Point 232 Feet Southeast; Between Townsend and Point 318 Feet Northwest; Between Townsend and Sixteenth.**

(Code No. 12.0731)

Also, Bill No. 844, Ordinance No. 12.073140, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Fifty-four (54) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by amending Section Fifty-four (54) thereof, to read as follows:

Section 54. The width of sidewalks on Eighth street between Market and Brannan streets shall be 10 feet.

The width of sidewalks on Eighth street, the southwesterly side of, between Brannan and Townsend streets, shall be 10 feet.

The width of sidewalks on Eighth street, the northeasterly side of, between Brannan street and a point 232 feet southeasterly therefrom, be abolished.

The width of sidewalks on Eighth street, the northeasterly side of, between Townsend street and a point 318 feet northwesterly therefrom, shall be 10 feet.

The width of sidewalks on Eighth street between Townsend and Sixteenth streets shall be 15 feet.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

**Reducing Sidewalk Widths on Harrison Street Between The Embarcadero and Fifth Street and Between Tenth and Fourteenth Streets.**

(Code No. 12.0731)

Also, Bill No. 846, Ordinance No. 12.073142, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Seventy-eight (78) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 26, 1935, by amending Section Seventy-eight (78) thereof to read as follows:

Section 78. The width of sidewalks on Harrison street between The Embarcadero and the northerly line of Fourteenth street produced shall be 8 feet.

The width of sidewalks on Harrison street, the westerly side of, between Fourteenth street and Seventeenth street shall be 15 feet.

The width of sidewalks on Harrison street, the easterly side of, between Fourteenth street and Seventeenth street shall be abolished.

The width of sidewalks on Harrison street, the westerly side of, between Seventeenth street and Eighteenth street shall be abolished.

The width of sidewalks on Harrison street, the easterly side of, between Seventeenth street and Eighteenth street shall be 15 feet.

The width of sidewalks on Harrison street between Eighteenth street and Nineteenth street shall be 15 feet.

The width of sidewalks on Harrison street, the easterly side of, between Nineteenth street and Twentieth street shall be 15 feet.

The width of sidewalks on Harrison street, the westerly side of, between Nineteenth street and Twentieth street shall be abolished.

The width of sidewalks on Harrison street between Twentieth street and Precita avenue shall be 15 feet.

The width of sidewalks on Harrison street between Precita avenue and Ripley street shall be 9 feet.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

**Reducing Sidewalk Widths on Fifth Street Between Mission Street and Townsend Street.**

(Code No. 12.0731)

Also, Bill No. 847, Ordinance No. 12.073143, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Forty (240) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 26, 1935, by amending Section Two Hundred and Forty (240) thereof to read as follows:



Section 240. The width of sidewalks on Fifth street between Market and Mission streets shall be 15 feet.

The width of sidewalks on Fifth street between Mission and Harrison streets shall be 10 feet.

The width of sidewalks on Fifth street between Harrison and Bryant streets shall be 9 feet.

The width of sidewalks on Fifth street between Bryant and Townsend streets shall be 10 feet.

The width of sidewalks on Fifth street between Townsend and Channel streets shall be 15 feet.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

**Amending Spur Track Permit Heretofore Granted Bauer-Schweitzer Hop and Malt Company.**

(Code No. 12.20)

On recommendation of Joint Committee on Streets and Commercial Development.

Bill No. 828, Ordinance No. 12.2016, as follows:

Amending Section 1 of Ordinance No. 12.2013, entitled "Granting permission, revocable at will of the Board of Supervisors, to Bauer-Schweitzer Hop and Malt Company to construct a spur track from the existing drill track on North Point street, commencing at a point approximately 270 feet westerly from the westerly line of Mason street; thence along North Point street to Mason street; thence along Mason street to Francisco street; thence along Francisco street to the plant of the Bauer-Schweitzer Hop and Malt Company," by changing the hours during which cars may be operated on this spur track.

Be it ordained by the People of the City and County of San Francisco as follows:

*Section 1.* Section 1 of Ordinance No. 12.2013, the title of which is recited above, is hereby amended to read as follows:

Section 1. Permission revocable at will of the Board of Supervisors is hereby granted the Bauer-Schweitzer Hop and Malt Company to construct a spur track from the existing drill track on North Point street, commencing at a point approximately 270 feet westerly from the westerly line of Mason street; thence along North Point street to Mason street; thence along Mason street to Francisco street; thence along Francisco street to the plant of the Bauer-Schweitzer Hop and Malt Company, and more particularly described as follows:

**DESCRIPTION OF CENTER LINE OF SPUR:**

Beginning at a point in existing North Point street drill track approximately 270 feet westerly from the westerly line of Mason street, thence easterly and southerly on a curve and crossing portion of North Point and Mason streets to a point which is 10 feet westerly from the easterly line of Mason street and approximately 117 feet southerly from the southerly line of North Point street; thence southerly and crossing Bay and Vandewater streets and portion of Mason street to a point 10 feet easterly from the westerly line of Mason street and approximately 110 feet northerly from the northerly line of Francisco street; thence southerly and easterly on a curve and crossing portion of Mason and Francisco streets to a point which is 19 feet northerly from the southerly line of Francisco street and approximately 100 feet easterly from the easterly line of Mason street; thence easterly and parallel to Francisco street a distance of 220 feet.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be considered as a part hereof as completely as though the same were:

written into this Ordinance. Provided that the rails to be laid of girder type; and all services and installations, both corporations and municipal, are to be reconstructed as required.

The hours during which cars may be operated on this spur track shall be as follows: On week days, except Saturdays and holidays, between 7:00 a. m. and 8:00 a. m., 1:20 p. m. and 3:10 p. m., and 5:00 p. m. and 6:00 p. m. On Saturdays and those holidays upon which the aforesaid plant is in operation, between 7:00 a. m. and 8:00 a. m., and 1:00 p. m. and 3:00 p. m.

No cars shall be operated over this spur track on Sundays.

No more than two cars shall be spotted on this spur track at any one time.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

## NEW BUSINESS.

### Adopted.

The following resolutions were *adopted*:

#### Authorizing Sale of Old Visitacion Valley School Building.

(Code No. 12.1722)

On recommendation of Finance Committee.

Resolution No. 2304, as follows:

Resolved, In accordance with the recommendation of the Board of Education, that the Director of Property is hereby authorized and directed to sell old Visitacion Valley School building at public auction.

The terms of sale shall be cash upon delivery of bill of sale to be executed by the Director of Property in behalf of the City and County of San Francisco.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

#### City Attorney to Settle Judgment Against Rose May West in the Sum of \$500 in Favor of the City and County of San Francisco.

(Code No. 6.022)

Also, Resolution No. 2305, as follows:

Resolved, That, pursuant to the recommendation in writing from the City Attorney, the City Attorney is hereby authorized and directed to settle and compromise a certain judgment in the sum of \$500 against Rose May West in favor of the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

#### Extending Time of Furnishing Water to Land of Annie E. Murphy.

(Code No. 15.034)

Also, Resolution No. 2307, as follows:

Whereas, the City and County of San Francisco, a municipal corporation, under authority of Resolution No. 29551 (New Series) of this Board, accepted a certain deed dated October 23, 1928, from Annie E. Murphy et al., to an easement for a portion of the Coast Range Tunnel of the Hetch Hetchy Aqueduct through their land in Alameda County, California; and

Whereas, said deed provides a time limit for the ascertainment of the amount of damage, if any, which may be caused by the disappear-



ance or diminution of the natural flow of water in any springs or wells on the land of the grantors as a result of the construction of said tunnel; and

Whereas, by Resolution No. 1289, adopted by this Board on February 13, 1934, said time limit was extended to November 1, 1935; and

Whereas, said Annie E. Murphy et al. have requested the Director of Property to further extend said time limit to November 1, 1936, and have requested the City and County of San Francisco to furnish water to said land until November 1, 1936; and

Whereas, the Public Utilities Commission has recommended the further extension of said time limit and has recommended furnishing water to said property until November 1, 1936; now, therefore, be it

Resolved, That said time limit be and is hereby extended to November 1, 1936, and that the City and County of San Francisco furnish water to said land until said time. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute on behalf of the City and County of San Francisco a written agreement with Annie E. Murphy et al., extending said time limit to November 1, 1936, and providing for the furnishing of water to said land until said time, subject to all conditions contained in said deed, except as expressly modified in said agreement.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

**Authorizing the Mayor to Appoint a Committee to Make Studies of the Constitution of the State of California, as Well as Statutes, and the Charter of San Francisco, for the Elimination of Ambiguities, etc.**

(Code No. 1.08)

Also, Resolution No. 2306, as follows:

Resolved, That, pursuant to the recommendation of the Controller, the Mayor is requested to appoint a committee to undertake the studies of the Constitution and Statutes of the State of California and the Charter of San Francisco, to the end that ambiguities and conflicts may be eliminated; the President of the Board of Supervisors and the Chairman of the Finance Committee to be ex-officio members of said committee.

Ayes—Supervisors Brown, Colman, Havenner, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Hayden—2.

**Authorizing the Treasurer to Make Such Temporary Transfers of Funds as May Be Necessary for the Meeting of Obligations of the City and County Until Collections of Second Installment of Taxes, 1935-1936.**

(Code No. 9.052)

Also, Resolution No. 2302, as follows:

Resolved, That, pursuant to the provisions of Section 21 of Article IV of the Constitution of the State of California, the Treasurer of the City and County of San Francisco be and he is hereby authorized and directed to make, after the 1st day of January, 1936, such temporary transfers from funds in his custody as may be necessary for meeting the obligations incurred for the maintenance of the City and County functions of said City and County of San Francisco, from the 1st day of January, 1936, until the second installment of taxes for the fiscal year 1935-1936 are collected, or are delinquent; that such temporary transfers of said funds shall not exceed eighty-five per cent of the second installment of taxes to accrue to the City and County for said fiscal year, and said sums so transferred shall be replaced to the funds from which the same were transferred on or before June 30, 1936, and



before any other obligation of the said City and County is met from such taxes.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Passed for Second Reading.**

The following bill was *passed for second reading*:

**Issuance of Tax Anticipation Notes, \$6,000,000.**

(Code No. 9.033)

On recommendation of Finance Committee.

Bill No. 865, Ordinance No. 9.0337, as follows:

Determining that funds are needed for the immediate requirements of the City and County of San Francisco for the fiscal year 1935-36 in accordance with appropriations made, as authorized by the Charter of said City and County of San Francisco, for said fiscal year; determining that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; authorizing the Board of Supervisors of said City and County of San Francisco to borrow on its behalf the sum of \$6,000,000 solely for the purpose of anticipating receipt of income, and to cause to be issued notes or other evidences of indebtedness evidencing the amount or amounts so borrowed, which notes shall be payable exclusively out of taxes levied and collected by said City and County for said fiscal year 1935-36, providing that the repayment of the sums so borrowed shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which such money shall be borrowed and shall be repaid from the first moneys received from said taxes; and providing for the sale of said notes or evidences of indebtedness as provided by law and for the payment of the principal thereof and the interest thereon.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Board of Supervisors of the City and County of San Francisco does hereby find and determine: That the sum of \$6,000,000 is needed for the immediate requirements of said City and County in the fiscal year 1935-36, to-wit: To meet and pay the appropriations heretofore made for said fiscal year as authorized by the Charter of said City and County, and which will become due and payable prior to June 30, 1936, and which may be paid in advance of receipt of the income for said fiscal year; that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; that the Controller of said City and County has recommended that said sum of \$6,000,000 be borrowed for the purposes herein mentioned, and the Mayor of said City and County of San Francisco has approved said recommendation made by said Controller; and that the estimated tax receipts of said City and County for said fiscal year are \$30,685,499, and that said sum of \$6,000,000 does not exceed twenty-five (25) per centum of said estimated tax receipts for said fiscal year.

Section 2. The Board of Supervisors of said City and County of San Francisco is hereby authorized to borrow on behalf of said City and County, solely for the purpose of anticipating receipt of income, the sum of \$6,000,000 in lawful money of the United States of America, and to issue in the form hereinafter set forth, notes of said City and County for the sum or sums so borrowed payable as hereinafter provided.

Section 3. (a) As evidence of the sum to be so borrowed as aforesaid, there is hereby authorized to be issued by said City and County of San Francisco tax anticipation notes of said City and County of San Francisco in the aggregate principal amount of \$6,000,000. Said notes shall be in the denomination of not less than \$1,000 each, nor more than \$100,000 each, and such denominations shall be fixed by resolution



of this Board adopted at or after the time of the public sale of said notes as hereinafter provided. All of said notes shall be signed on behalf of said City and County of San Francisco by the President of said Board of Supervisors, and by the Controller of said City and County, and countersigned by the Treasurer of said City and County of San Francisco, and the seal of said City and County shall be affixed thereto. Said notes shall bear such interest as may be hereafter fixed by resolution of said Board of Supervisors at or after the time said notes are sold, as hereinafter provided, which said interest shall in no case exceed six (6) per cent per annum and full authority is hereby given to said Board of Supervisors to fix by resolution the rate of interest on said notes and each or any of them. Said interest shall be payable at the maturity of said notes.

(b) The principal amount of said notes, together with the interest thereon, issued and delivered under authority of this ordinance, shall be payable exclusively out of the taxes levied and collected by said City and County for the fiscal year 1935-36, and shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which said money shall be borrowed and shall be repaid from the first moneys received from said taxes; and the amount of said taxes so levied and collected shall be applied to the payment of said notes before any part thereof is used for any other purpose. If at the time said notes, or any of them, become due and payable, the funds in the City Treasury available for the payment thereof shall be insufficient for the payment in full of all of said notes then outstanding, such funds shall be applied pro rata to the payment of the principal and interest of all of the notes then issued and outstanding without preference or priority of any one note over any other by reason of prior issuance, or otherwise. Any of said notes not paid prior to June 30, 1936, shall nevertheless be paid out of moneys received from the taxes of the fiscal year 1935-36, irrespective of the date of the receipt thereof, it being the intent and purpose of this ordinance to provide for the payment of all notes issued hereunder out of the taxes levied for said fiscal year 1935-36 and to provide that such notes shall be payable out of said taxes for said fiscal year, irrespective of the actual date of the collection thereof.

(c) Each of said notes shall be substantially in the following form, to-wit:

CITY AND COUNTY OF SAN FRANCISCO  
TAX ANTICIPATION NOTE

Fiscal Year 1935-1936

No. .... \$.....

San Francisco, ....., 1936

On the 15th day of May, 1936, the City and County of San Francisco, a municipal corporation organized and existing under and by virtue of the laws of the State of California, promises to pay to the bearer hereof, out of the funds hereinafter mentioned, at the office of the Treasurer of said City and County of San Francisco, the sum of ..... dollars, in lawful money of the United States of America, with interest thereon at the rate of .... per cent per annum from date until paid.

This note is one of an issue of notes aggregating in principal amount the sum of six million (\$6,000,000) dollars authorized to be issued under and pursuant to an ordinance of the Board of Supervisors of said City and County of San Francisco enacted under authority of Section 81 of the Charter of said City and County. This note and all other notes of said issue are payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1935-36 without preference or priority of any one note over any other note of this issue by reason of prior issuance, or otherwise and said notes issued and delivered under authority of said ordinance shall constitute a first lien and charge against said taxes collected during the half of said fiscal year 1935-36 in which the money represented by said notes



respectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose.

Any of said notes not paid at or prior to maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1935-36, irrespective of the date the same shall be so received.

It is hereby certified, recited and declared that this note is issued in strict conformity with the Constitution and laws of the State of California and with the Charter of the City and County of San Francisco and with proceedings of said City and County of San Francisco authorizing the same and that all acts, conditions and things required to exist, happen and to be performed precedent to and in the issuance of this note have existed, happened and been performed in regular and due time, form and manner as required by law, and that this note, together with all indebtedness and obligations of said City and County does not exceed any limit prescribed by the Constitution or statutes of said State or the Charter of said City and County.

In witness whereof, said City and County of San Francisco has caused this note to be signed by the President of the Board of Supervisors of said City and County of San Francisco and by the Controller of said City and County, and to be countersigned by the Treasurer thereof, and the seal of said City and County to be affixed thereto the day and year first above written.

.....  
 President of the Board of Supervisors  
 of the City and County of San Francisco.

.....  
 Controller of the City and County  
 of San Francisco.

Countersigned:.....  
 Treasurer of the City and County  
 of San Francisco.

(d) Said Board of Supervisors, on behalf of said City and County of San Francisco, hereby confirms all recitals, declarations, certificates and promises contained in said notes, and each thereof, issued under and pursuant to this ordinance.

(e) At the time of the sale of any of said notes as hereinafter provided, and prior to the delivery thereof, the Treasurer of said City and County of San Francisco shall date the same as of the date of delivery thereof and insert therein the denomination thereof and the rate of interest thereon as provided by resolution of said Board of Supervisors.

Section 4. The aforesaid notes shall be issued and offered for sale by the Board of Supervisors at such time (prior to May 15, 1936) as may from time to time be provided by resolution of said Board, so as to meet the immediate requirements of said City and County of San Francisco, as aforesaid. Each such sale shall be made to the bidder offering to accept and pay for the note or notes so sold at the lowest net interest cost to said City and County computed from the date fixed for the presentation of bids to May 15, 1936; provided, however, that none of said notes shall be sold for less than the face amount thereof and accrued interest thereon to the date of delivery thereof.

Section 5. The principal and interest of all of said notes issued and sold as aforesaid shall be paid only upon the surrender thereof. All of said notes not sold prior to May 15, 1936, shall be canceled.

Section 6. If any section, paragraph, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional or void, such decision shall not affect the validity of any other portion of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more



sections, paragraphs, sentences, clauses or phrases be declared unconstitutional or void for any reason.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

#### Adopted.

The following matter, referred to Board without recommendation, was taken up and *adopted* by the following vote:

#### Extending Time to Award Contracts by Public Utilities Commission.

(Code No. 15.02)

Resolution No. 2303, as follows:

Be It Resolved, That in conformity with the request of the Public Utilities Commission that the time within which said Commission may award contracts known as Water Department Contract No. 94 for the erection of wire mesh fences about certain reservoirs under the control of the San Francisco Water Department, and Water Department Contract No. 88 for the erection of valve houses and wood covering for pipe on the trestle of the Bay Crossing Pipe Line No. 2, be and it is hereby extended to the 17th day of January, 1936, and that at any time from the date of the passage of this resolution and up to the 17th day of January, 1936, the said Public Utilities Commission may award the contracts for the construction herein described.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Motion.

Supervisor Gallagher, in connection with the foregoing, moved that the Clerk of the Board notify the Public Utilities Commission that this Board, after due consideration, has requested the Park Commission to investigate the complaint of Chas. L. Lyons, representing the International Association of Bridge, Structural and Ornamental Iron Workers, that R. S. Silverberg, contractor for certain work at McCoppin Square, together with the sub-contractor, the Standard Fence Company, has violated the ordinance requiring payment of the highest prevailing rate of wages on public work, and urges that no contract be awarded to the parties involved until this investigation is completed and a verdict rendered.

Motion *carried*.

#### Passed for Second Reading.

The following matters were *passed for second reading*:

#### Supplemental Appropriation—Department Public Health.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 861, Ordinance No. 9.051216, as follows:

An ordinance making supplemental appropriation of \$1,480 to the credit of Appropriation No. 550.101.01 and \$600 to the credit of Appropriation No. 550.101.07 of the Annual Appropriation Ordinance for the year 1935-1936 (Ordinance No. 9.051179) for the purpose of creating one (1) position of Office Assistant at \$85 per month, one (1) position of General Clerk-Stenographer at \$100 per month, in lieu of one (1) position of Disinfector at \$200 per month, which position is abolished, and creating one position of part-time Consultant Bacteriologist at \$75 per month.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. There is hereby appropriated the sum of \$1,480 to Appropriation No. 550.101.01, as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing in Appropriation No. 550.101.05 in accordance with the provisions of Section 80 of the Charter.

Section 2. There is hereby reappropriated the sum of \$600 to Appropriation No. 550.101.07, as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing in Appropriation No. 550.101.07 in accordance with Section 80 of the Charter.

Section 3. There is hereby created in the Department of Public Health (General Office) one (1) additional position of Office Assistant at \$85 per month, one (1) position of General Clerk-Stenographer at \$100 per month, and one (1) part-time position of Consultant Bacteriologist at \$75 per month, the compensations of which are provided by funds appropriated in Sections 1 and 2 hereof.

Section 4. One (1) position of Disinfector at \$200 per month, heretofore established in the Department of Public Health (General Office), funds for which were heretofore provided in Appropriation No. 550.101.05, is hereby eliminated.

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

Amending Annual Salary Ordinance by Adding Item  $\frac{1}{2}$ , 2 and  $49\frac{1}{2}$ ; and Elimination of Item 27.

(Code No. 9.053)

Also, Bill No. 862, Ordinance No. 9.05375, as follows:

An ordinance amending Section 55 of Ordinance No. 9.05367, commonly called the Annual Salary Ordinance, by adding Items  $\frac{1}{2}$  and  $49\frac{1}{2}$  and by increasing by one the number of positions established under Item 2 thereof and eliminating Item 27 thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 55 of Ordinance No. 9.05367 is hereby amended to read as follows:

**Section 55. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE**

**ADMINISTRATION**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
$\frac{1}{2}$	1	B210	Office Assistant .....	\$ 85
1	1	B408	General Clerk-Stenographer .....	150
2	2	B408	General Clerk-Stenographer .....	100
3	1	B412	Senior Clerk-Stenographer .....	215
4	1	B454	Telephone Operator .....	150
5	1	B454	Telephone Operator .....	125
6	1	B512	General Clerk-Typist .....	150
7	1	C52	Elevator Operator .....	155
8		I103	Institutional Help, less than.....	80
9	1	L14	Assistant Director of Public Health....	400
10	1	L18	Director of Public Health.....	833.33

**ACCOUNTING**

11	1	B4	Bookkeeper .....	190
12	1	B14	Senior Accountant .....	400
13	2	B222	General Clerk .....	190
14	1	B408	General Clerk-Stenographer .....	150



## STATISTICS

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
15	1	B222	General Clerk .....	190
16	1	B222	General Clerk .....	185
17	1	B228	Senior Clerk .....	190
18	1	B238	Hospital Statistician .....	190
18½	1	B238	Hospital Statistician .....	180
19	1	B408	General Clerk-Stenographer .....	190

## MEAT INSPECTION

20	5	N56	Market Inspector .....	200
21	1	N56	Market Inspector .....	185
22	1	N58	Chief Market Inspector.....	225
23	8	N60	Abattoir Inspector .....	200
24	4	N62	Veterinarian .....	201
25	6	N62	Veterinarian .....	200

## COMMUNICABLE DISEASES

26	1	B408	General Clerk-Stenographer .....	100
28	4	J74	Rat Catcher .....	115
29	4	L370	Epidemiologist .....	225
30	1	L371	Director, Bureau of Communicable Diseases (part time).....	350
31	1	P52	Field Nurse .....	175

## CLINICS

32	1	B408	General Clerk-Stenographer (part time)	75
33	2	L360	Physician .....	150
34	1	L364	Pediatrician .....	100
35	1	L364	Pediatrician (part time).....	75
36	1	L404	Psychologist .....	175
37	4	L404	Psychologist .....	150
38	1	L404	Psychologist (part time).....	75
39	1	L408	Chief Psychologist (part time).....	200
40	1	L408	Chief Psychologist (part time).....	150
41	1	P52	Field Nurse .....	150

## BACTERIOLOGICAL LABORATORY

42	1	B222	General Clerk .....	190
43	1	C102	Janitress .....	75
44		I103	Institutional Help, less than.....	80
45	1	L52	Bacteriological Laboratory Technician..	125
46	1	L56	Bacteriologist .....	225
47	2	L56	Bacteriologist .....	175
48	1	L58	Director of Laboratories .....	275
49	1	L60	Bacteriological Milk Inspector.....	200
49½	1	L64	Consultant Bacteriologist (part-time)..	75

## SCHOOL INSPECTION—MEDICAL

50	1	L252	Optometrist (part time) .....	150
51	1	L336	Director Bureau Child Hygiene.....	333.33
52	1	L364	Pediatrician .....	250
53	1	L364	Pediatrician .....	175
54	7	L364	Pediatrician .....	150

## DENTAL

55	1	B222	General Clerk (part time).....	50
56	2	L152	Dental Hygienist .....	150
57	13	L156	Dentist (part time).....	100
58	1	L158	Director Dental Bureau.....	250

## CHILD WELFARE—MEDICAL

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
59	1	L364	Pediatrician .....	250
59½	1	L364	Pediatrician .....	200
60	4	L364	Pediatrician .....	150
61	1	L364	Pediatrician at \$10 per day .....	

## MILK AND FOOD INSPECTION

62	1	B408	General Clerk-Stenographer .....	190
63	7	N52	Food and Restaurant Inspector.....	200
64	10	N52	Food and Restaurant Inspector.....	175
65	1	N54	Chief Food Inspector.....	325
66	2	N64	Dairy Inspector .....	300
67	1	N64	Dairy Inspector .....	225

Approved by the Controller as to funds.

Ayes—Supervisors Brown, Colman, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—10.

Absent—Supervisor Gallagher—1.

**Supplemental Appropriation \$2,134.60 for Purchase of Park Lands.**

(Code No. 9.051)

Also, Bill No. 863, Ordinance No. 9.051217, as follows:

Authorizing a supplemental appropriation of \$2,134.60 to Appropriation No. 512.600.02 and \$15,000 to Appropriation No. 512.600.03 for the purchase of park land, out of the surplus existing in the land purchase reserve, \$5,900 in unassigned and \$11,234.60 in Health Department.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$2,134.60 to Appropriation No. 512.600.02 and \$15,000 to Appropriation No. 512.600.03, for the purchase of Park Land, out of the surplus existing in the Land Purchase Reserve, \$5,900 in Unassigned and \$11,234.60 in Health Department.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolution was *adopted*:

**Approval of the Annual Report of the County Road Fund for the Year Ended June 30, 1935, as Prepared by Leonard S. Leavy, Controller.**

(Code No. 9.0419)

On recommendation of Finance Committee.

Resolution No. 2308, as follows:

Resolved, That the annual report of the receipts and expenditures of the County Road Fund for the year ended June 30, 1935, is hereby approved. It is further directed that the Clerk of the Board of Supervisors, through the Controller, transmit a copy of this report to the California Highway Commission, Sacramento, California, together with a certified copy of this resolution.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Passed for Second Reading.**

The following bill was *passed for second reading*:



**Authorizing Market Street Railway Company to Abandon and Remove Street Railway Tracks on Eighth Street from Mission to Bryant Streets.**

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 864, Ordinance No. 15.09114, as follows:

Whereas, at the request of the Department of Public Works of the State of California, Division of Highways, street car service was abandoned on Harrison street and the tracks at Eighth and Harrison streets were removed and Harrison street was made a boulevard approach to the San Francisco-Oakland Bay Bridge. Likewise Bryant street has, by the San Francisco-Oakland Bay Bridge authorities, been made a boulevard approach and the street railway crossing at Eighth and Bryant streets has been removed; and

Whereas, Market Street Railway Company has, in writing, petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks on Eighth street from the intersection of Mission and Eighth streets to the intersection of Eighth and Bryant streets, and service thereon, and has consented to discontinue street car service over and along said street; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In pursuance of the petition of Market Street Railway Company, referred to in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized without prejudice to any of the other rights now owned or held under the operating permit of said company, dated February 9th, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Eighth street from Mission street to Bryant street, and to repave the street formerly occupied by said street railway tracks.

That public interest will not be injured or suffer by reason of the removal of said tracks or the abandonment of said service, and the Board of Supervisors so finds, in pursuance of Section 132 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Authorizing Market Street Railway Company to Temporarily Cease Operation on What Is Known as Its No. 30 Line.**

(Code No. 15.091)

Resolution No. 2301, as follows:

Whereas, Market Street Railway Company has requested permission to temporarily discontinue the operation of its double track street railway line known as No. 30, commencing at the intersection of Mission and Twenty-second streets; thence along Twenty-second street to Howard street; thence southerly to Twenty-sixth street; thence easterly to Bryant street; thence southerly to Army street; thence along Army street to Third street; thence north to Twenty-third street; and returning over Third street, Army street, Folsom street, Twenty-sixth street, Howard street, Twenty-second street, to Mission street; and

Whereas, the reason for the temporary abandonment of said service is that the State of California, Department of Public Works, is constructing or is about to construct what is known as the Army street subway in the City and County of San Francisco, with Federal funds made available under the Emergency Relief Appropriation Act of 1935, and such construction will disrupt and disorganize, pending the said construction, the service of Market Street Railway Company line known as Line No. 30, the route of which is above described; and

Whereas, in addition to the construction of what is known as the Army street subway, as aforesaid, the City and County of San Francisco is now engaged in widening Army street from Bryant street to Potrero avenue, and the tracks of Market Street Railway Company are to be moved from their present position to the center line of Army street, when widened, in accordance with plans of the City and County of San Francisco; and

Whereas, Market Street Railway Company is cooperating with the City authorities and the State of California, Department of Public Works, in the carrying out of these public improvements and requests from the Board of Supervisors of the City and County of San Francisco permission to temporarily cease operation of its Line No. 30, such temporary cessation of operation to be without prejudice to any of the other rights now owned or held by Market Street Railway Company under its operating permit granted by the City and County of San Francisco and dated February 9, 1931;

Now, therefore, be it Resolved: That Market Street Railway Company be and it is hereby authorized to temporarily cease operation of that certain line known as its Line No. 30, the route of which is hereinabove described, such cessation of operation to be without prejudice to any of the other rights now owned or held by Market Street Railway Company under its operating permit granted by the City and County of San Francisco and dated February 9th, 1931. Said service shall be resumed upon the completion of the public improvements by the State of California, Department of Public Works, and the City and County of San Francisco, hereinabove in this resolution set forth.

#### Committee of the Whole.

On motion of Supervisor Colman, the Board of Supervisors resolved itself into a Committee of the Whole for the purpose of considering the foregoing resolution.

President McSheehy in the Chair and all members heretofore noted being present.

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After discussion and due consideration the Committee of the Whole arose and reported to the Board.

#### Adopted.

Thereupon, the foregoing resolution was, on motion, *adopted* by the following vote:

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Re-referred.

The following matters were, on motion of Supervisor Brown, *re-referred to the Streets Committee*:

#### Changing Width of Sidewalks on Brannan Street Between The Embarcadero and Division Street.

(Code No. 12.0731)

Bill No. 854, Ordinance No. 12.073149, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Twenty. (220) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29, 1935, by amending Section Two Hundred and Twenty (220) thereof to read as follows:



Section 220: The width of sidewalks on Brannan street between The Embarcadero and Fifth street shall be 10 feet.

The width of sidewalks on Brannan street, the northwesterly side of, between Fifth and Sixth street, shall be 15 feet.

The width of sidewalks on Brannan street, the southeasterly side of, between Fifth and Sixth streets, shall be 10 feet.

The width of sidewalks on Brannan street between Sixth and Seventh streets shall be 10 feet.

The width of sidewalks on Brannan street, the northwesterly side of, between Seventh and Eighth streets, shall be 10 feet.

The width of sidewalks on Brannan street, the southeasterly side of, between Seventh and Eighth streets, shall be abolished.

The width of sidewalks on Brannan street between Eighth street and a line 275 feet southwesterly therefrom shall be 10 feet.

The width of sidewalks on Brannan street between Ninth street and a line 275 feet northeasterly therefrom shall be abolished.

The width of sidewalks on Brannan street between Ninth and Division streets shall be 10 feet.

#### **Reducing Sidewalk Widths on Bush Street Between Sansome and Battery, and Between Battery and Market Streets.**

(Code No. 12.0731)

Also, Bill No. 843, Ordinance No. 12.073139, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Sections 30 and 262 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Widths of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by amending Sections 30 and 262 thereof, to read as follows:

Section 30. The width of sidewalks on Bush street between Battery street and Sansome street shall be 10 feet.

Section 262. The width of sidewalks on Bush street, the northerly side of, between Market and Battery street, shall be 10 feet.

#### **Reducing Sidewalk Widths on Bush Street Between Sansome and Van Ness and Between Fillmore and Presidio Avenue.**

(Code No. 12.0731)

Also, Bill No. 845, Ordinance No. 12.073141, as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-four (1144).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 25, 1935, by adding thereto a new section to be numbered eleven hundred and forty-four (1144), to read as follows:

Section 1144. The width of sidewalks on Bush street between Sansome street and Van Ness avenue, and between Fillmore street and Presidio avenue, shall be 10 feet.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Adopted.**

The following resolutions were *adopted*:

**Commending S. F. News for Its Assistance in Obtaining Four-Lane  
Approach to Golden Gate Bridge From Waldo.**

(Code No. 12.111)

Supervisor Shannon presented:

Resolution No. 2309, as follows:

Whereas, the decision of the State Director of Public Works to construct a four-lane approach to the Golden Gate Bridge from Waldo terminates an important issue in favor of San Francisco and the proponents of this necessary highway; and

Whereas, from the moment it was learned that less than a four-lane approach was contemplated the San Francisco News carried on a successful campaign editorially to prevent the construction of an inadequate approach, and through its news columns has advised the people in accurate detail of the attempts to substitute a three-lane approach for the four-lane highway from Waldo to the bridgehead; now, therefore, be it

Resolved, That the Board of Supervisors does hereby publicly commend the San Francisco News for its valiant stand on the question of a four-lane approach from Waldo to the Golden Gate Bridge and extends its grateful appreciation for the assistance rendered in behalf of this project.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Commending Redwood Empire Association for Assistance in Obtaining  
Four-Lane Waldo Approach to Golden Gate Bridge.**

(Code No. 12.111)

Supervisor Ratto presented:

Resolution No. 2310, as follows:

Resolved, That the Board of Supervisors does hereby publicly commend the Redwood Empire Association for its efforts in behalf of a four-lane approach from Waldo to the Golden Gate Bridge, and extends its grateful appreciation for the assistance rendered in behalf of this project.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Commending Directors of the Golden Gate Bridge and Highway  
District for Their Efforts in Obtaining a Four-Lane Waldo Ap-  
proach to the Golden Gate Bridge.**

(Code No. 12.111)

Supervisor Hayden presented:

Resolution No. 2311, as follows:

Resolved, That the Board of Supervisors does hereby publicly commend the Directors of the Golden Gate Bridge and Highway District for their efforts in behalf of a four-lane approach from Waldo to the Golden Gate Bridge, and extends its grateful appreciation therefor.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



**Urging Redwood Empire Association to Endorse Extension of  
Northwestern Pacific Railroad to Oregon.**

(Code No. 5.3)

Supervisor Ratto presented:

Resolution No. 2312, as follows:

Resolved, That the Board of Supervisors urges the Redwood Empire Association to lend its efforts in the movement to extend the Northwestern Pacific Railroad to Oregon.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Clerk to Advertise Sale of Sewer Bonds, 1929.**

(Code No. 12.121)

On recommendation of Finance Committee.

Resolution No. 2313, as follows:

Resolved, That the Clerk of the Board of Supervisors be directed to advertise that on the 23rd day of December, 1935, up to the hour of 3 o'clock p. m., the Board of Supervisors will receive sealed proposals for the purchase of the following bonds of the City and County of San Francisco:

\$391,000 Sewer Bonds, 4½%, issue of January 1, 1929, comprising: 23 bonds of one thousand dollars each, maturing each year 1939 to 1955, inclusive. Interest payable January 1 and July 1.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Committee on Inaugural Ceremonies.**

Supervisor McSheehy announced appointment of Supervisors Shannon, Colman and Uhl to arrange for inaugural ceremonies January 8, 1936.

**Special Taxation Committee.**

Supervisor Gallagher moved that the President of the Board be given authority to revive the so-called special taxation committee.

*Motion carried.*

**Proposed Amendment to State Constitution Re Judges of  
Superior Courts.**

Supervisor Havenner presented, for reference to Judiciary Committee, at request of Attorney Harry S. Young, draft of resolution declaring that public interest requires submission to electors the proposal that the provisions of Section 26, Article VI, of the State Constitution, be made applicable to the judges of the Superior Court of the City and County of San Francisco. Also, draft of ordinance providing for submission of above to the electors.

*Referred to Judiciary Committee.*

**ADJOURNMENT.**

There being no further business, the Board of Supervisors at the hour of 6:30 p. m. adjourned.

J. S. DUNNIGAN,  
Clerk.

Approved by the Board of Supervisors December 23, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





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Monday, December 23, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, DECEMBER 23, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, December 23, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Quorum present.

President McSheehy presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of December 16, 1935, was considered read and approved.

### HEARING—2 P. M.

Hearing of protests of property owners and interested parties against the assessment for the costs and expense of improvement of Houston street between Jones street and Columbus avenue by the Fay Improvement Company.

The Clerk announced the hearing and asked if there were any persons present who wanted to be heard. No response. Clerk *directed to notify Department of Public Works.*

### SPECIAL ORDER—3 P. M.

#### "Sewer Bonds, 1929."

Sealed bids for the purchase of certain bonds of the City and County of San Francisco, State of California, to be received by the Board of Supervisors up to the hour of 3 o'clock p. m., on Monday, December 23, 1935, and to be opened by said Board at said time.

The bonds offered are described as follows:

\$391,000 "Sewer Bonds, 1929."

Said bonds bear interest at the rate of four and one-half per cent ( $4\frac{1}{2}\%$ ) per annum; comprising 23 bonds of one thousand dollars each, maturing each year, 1939 to 1955, inclusive. Interest payable January 1 and July 1.

No alternative bids will be considered by the Board of Supervisors.

The right is reserved by the Board of Supervisors to reject any and all bids.

The bonds offered are tax exempt, State and Federal.

All proposals for the purchase of said bonds shall be accompanied by a deposit of five per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunningan, Clerk of the Board of Supervisors of the City and County of San Francisco, for a like amount, provided that no deposit need exceed the



sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him, if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New York, as to the legality of these bonds will be furnished to the successful bidder without cost.

#### Action Deferred.

When the foregoing matter was called City Attorney John J. O'Toole recommended to the Board that no bids be received and that the proposed sale be deferred two weeks and the Board of Supervisors, on motion of Supervisor Shannon, approved the recommendation.

#### Adopted.

Whereupon, the following resolution was presented and *adopted*:

#### Clerk to Advertise Sale of Sewer Bonds, 1929.

(Code No. 12.122)

On recommendation of Finance Committee.

Resolution No. 2321, as follows:

Resolved, That the Clerk of the Board of Supervisors be directed to advertise that on the 6th day of January, 1936, up to the hour of 3 o'clock p. m., the Board of Supervisors will receive sealed proposals for the purchase of the following bonds of the City and County of San Francisco:

\$391,000 Sewer Bonds, 4½%, issue of January 1, 1929, comprising: 23 bonds of one thousand dollars each, maturing January 1 each year 1939 to 1955, inclusive. Interest payable January 1 and July 1.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### UNFINISHED BUSINESS.

##### Final Passage.

The following matters, heretofore passed for second reading, were taken up and *finally passed* by the following vote:

Supplemental Appropriation from Special Gas Tax Street Improvement Fund: \$8,000 for Resurfacing Seventh Avenue, Lawton Street to Lincoln Way; \$5,000 for Reconstruction First Street, The Embarcadero to Brannan Street.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 857, Ordinance No. 9.051213, as follows:

Authorizing a supplemental appropriation of \$13,000 out of the surplus existing in the accrued revenues of the Special Street Gas Improvement Fund to the credit of:

Appropriation No. 577.914.00 for the purpose of resurfacing	
Seventh avenue from Lawton street to Lincoln way.....	\$8,000.00
Appropriation No. 577.915.00 for the purpose of reconstructing	
First street from The Embarcadero to Brannan street.....	5,000.00

Total .....	\$13,000.00
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Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$8,000 out of the Special Gas Tax Street Improvement Fund to the credit of Appropriation 577.914.00 for the purpose of resurfacing Sev-

enth avenue from Lawton street to Lincoln way, and \$5,000 to the credit of Appropriation 577.915.00 for the purpose of reconstructing First street from The Embarcadero to Brannan street.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Supplemental Appropriation, \$13,000, from County Road Fund, for Preliminary Engineering in Connection with P. W. A. Program for Street Reconstruction.**

(Code No. 9.051)

Also, Bill No. 858, Ordinance No. 9.051214, as follows:

Authorizing a supplemental appropriation of \$13,000 out of the surplus existing in Appropriation No. 548.952.00 of \$5,000, and in Appropriation No. 548.957.00 of \$8,000, of the County Road Fund, to the credit of Appropriation No. 548.968.14, for the purpose of preliminary engineering in connection with the P. W. A. program for the reconstruction of streets within the confines of the City and County of San Francisco.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$13,000 out of Appropriation No. 548.952.00 of \$5,000, and from Appropriation No. 548.957.00 of \$8,000, of the County Road Fund, to the credit of Appropriation 548.968.14, for the purpose of preliminary engineering in connection with the P. W. A. program for the reconstruction of streets within the confines of the City and County of San Francisco.

Section 2. This ordinance shall not have force nor effect unless Ordinance No. 9.051213 becomes effective.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Supplemental Appropriation, \$332,714, from Special Gas Tax Street Improvement Fund, for Reconstruction and Widening of Various Streets.**

(Code No. 9.051)

Also, Bill No. 859, Ordinance No. 9.051215, as follows:

Authorizing a supplemental appropriation of \$332,714 out of the surplus existing in the accrued revenues of the Special Gas Tax Street Improvement Fund for the reconstruction, resurfacing and widening of certain streets.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside out of the surplus existing in the accrued revenues of the Special Gas Tax Street Improvement Fund in accordance with the Controller's report of December 6, 1935, the sum of \$332,714 to the credit of the following appropriations in the amounts indicated and for the purposes recited:

<i>App'n No.</i>	<i>Purpose</i>	<i>Amount</i>
577.914.00—	7th avenue, Lawton to Lincoln—Resurface.....	\$ 1,295
577.916.00—	5th, Mission to Townsend—Widen and resurface...	31,537
577.917.00—	Fremont, Market to Harrison—Widen and resurface	23,650
577.918.00—	1st street, Market to Harrison—Widen and resurface	24,750
577.919.00—	Harrison, Embarcadero to 5th—Widen and resur-	
	face .....	46,970
577.920.00—	Beale street, Embarcadero to Market—Widen and	
	resurface .....	24,156
577.921.00—	Battery street, Embarcadero to Market—Widen and	
	resurface .....	41,250
577.922.00—	Bryant, 2nd to 5th—Widen and resurface.....	23,485



577.923.00—6th street, Townsend to Mission—Widen and re-surface .....	26,840
577.924.00—8th street, Townsend to Market—Widen and resur-face .....	30,866
577.925.00—Folsom, Embarcadero to 10th street—Widen and resurface .....	57,915
	<hr/>
	\$332,714

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Amending Ordinance No. 17.011—Revolving Funds, Department of Public Health.

(Code No. 17.01)

Also, Bill No. 860, Ordinance No. 17.012, as follows:

Amending Section 1, paragraphs (b) and (c) of Ordinance No. 17.011, "Establishing Revolving Funds for the Department of Public Health and providing for the administration of said funds and for the reimbursement thereof."

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 1, paragraphs (b) and (c) of Ordinance No. 17.011, be and are hereby amended to read as follows:

(b) The San Francisco Hospital Revolving Fund, the amount of which shall not exceed the sum of one thousand (\$1,000) dollars.

(c) The San Francisco Hospital Employees Revolving Fund, the amount of which shall not exceed the sum of two thousand five hundred (\$2,500) dollars.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

### Garage Ordinance.

(Code No. 11.08222)

On recommendation of Committee on Fire, Safety and Police.

Bill No. 803, Ordinance No. 11.08223, as follows:

Amending Section 1 of Ordinance No. 8564 (New Series), as amended by Ordinance No. 11.08221, entitled "Governing the Construction, Equipment, Maintenance and Operation of Public, Commercial and Private Garages: Regulating and Providing for the Storage and Use of Gasoline in Connection with Public, Commercial and Private Garages; Duties of the Fire Marshal; Penalties for Violation; Repealing Ordinance No. 746 (New Series), and all Ordinances and Parts of Ordinances in so Far as They Conflict with This Ordinance," *by providing that the posting of a "To Rent" sign referring to garage space in private dwellings shall not be deemed to be in violation of this ordinance.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 1 of Ordinance No. 8564 (New Series), as amended by Ordinance No. 11.08221, the title of which is recited above, is hereby amended to read as follows:

Section 1. Whenever used in this ordinance, the following terms and words are defined as herein specified and shall be deemed and construed to have the meaning ascribed to them in this section:

(a) "Automobile" shall mean any self-propelling vehicle operating on land excepting railroad trains and street railway cars.

(b) "Gasoline" shall mean and include any product of petroleum flashing below the temperature of 110 degrees Fahrenheit. The Fire Marshal of the City and County of San Francisco shall determine such flashing point.

(c) "Commercial garage" shall mean a building wherein four or more automobiles used or maintained or designed for the transportation of persons or property and operated by the owner or owners thereof are kept, stored, repaired and/or serviced, and where no charge is made for the storage, keeping, repairing and servicing of same.

(d) "Public garage" shall mean any building, structure or part thereof, wherein four or more automobiles are kept or stored by the public, or wherein storage facilities for an automobile or automobiles are advertised by any sign or device affixed to or painted upon said building or structure or any part thereof, or where a charge is made for the keeping of four or more automobiles. Nothing herein contained shall be construed to prohibit the advertising of automobile storage space in or on hotel or apartment house buildings or in flats or dwellings when such storage space is advertised and furnished only in conjunction with the rental of living accommodations therein.

(e) "Dwelling" shall mean a building which is used, or which is intended or designed to be used, as the home or residence of not more than two separate families or households, and/or in which not more than fifteen rooms shall be used for the accommodation of boarders and when no part of which structure or building is used as a store or for any business purpose. Two or more such dwellings may be connected on each story and used for boarding purposes provided the halls and stairs of each house shall be left unaltered and kept open and in use as such.

(f) "Flats" shall mean a building of two or more stories containing separate dwellings, each dwelling having an independent entrance on the level of the street or from an outside vestibule on the level of the first floor.

(g) "Apartment house" shall mean any building or portion thereof more than one story in height which is designed, built, rented, leased, let or hired out to be occupied or which is occupied as the home or residence of three or more families living independently of each other and doing their cooking in the said building; the several apartments or places of residence in which are entered from a common entrance and/or common halls.

(h) "Private garage" shall mean any other building or structure or part thereof or space therein where one or more automobiles are kept or stored, except such places and establishments specifically regulated by other ordinances of the City and County of San Francisco.

(i) In addition to providing storage facilities for automobiles, any person, firm or corporation in possession of a permit for the operation of a public garage as herein defined shall be permitted to engage in the cleaning, repairing and servicing of automobiles and their equipment and the storing and selling of gasoline and petroleum products, automobile supplies and accessories.

(j) The definition of a public garage as herein set forth shall not be construed to prohibit the owner or proprietor of an apartment house building or hotel building from maintaining and making a charge for the rental of automobile storage space therein under the following conditions:

In apartment house buildings the space to be used for garage purposes shall not exceed three hundred square feet for each apartment within the building in which said garage is situated; and in hotel buildings said space shall not exceed one hundred fifty feet for each room within the building in which said garage is situated. All space in any apartment house building or hotel building to be used for garage purposes shall conform with the State Housing Act; and the enclosures in said space used for garage purposes and the exterior wall of said space from the foundations to the surface of the floor, constituting the ceiling of said space used for garage purposes shall be of masonry as required for class "C" buildings. When garages are maintained in apartment house buildings, or in hotel buildings, which



buildings are class "A" or "B" construction as defined in the Building Laws of the City and County of San Francisco, the limitations for space as herein provided shall not apply thereto.

It shall be unlawful for the owner or proprietor of any apartment house or hotel maintaining garage space therein to receive for storage or to permit to be stored therein more than three automobiles in addition to those which may be kept or stored therein by bona fide residents of said apartment house or by bona fide guests of said hotel.

(k) Space for the storage of automobiles may be maintained in any flat or dwelling house building, provided that where such space exceeds four hundred fifty square feet the construction of said portion of said flat or dwelling house building used for the storage of automobiles shall conform with the State Housing Act; and provided further that it shall be unlawful for the owner or occupant of any flat or dwelling house building in which space is maintained for the storage of automobiles to store or to permit to be stored or to receive for storage therein more than one automobile belonging to persons not residing in said flat or dwelling house building. *And it is further provided that the posting of a "To Let" sign referring to garage space in apartment houses or in such private dwellings shall not be deemed to be in violation of this ordinance.*

(l) Every owner or lessee of any hotel, apartment house, flat or dwelling who rents or hires out any space therein for the storage of an automobile, or automobiles, to any person or persons not residing in the building in which such space is located shall, within twenty-four hours from the time said space is so rented, report such fact to the office of the Chief of Police. Such report shall contain the name and address of the person to whom such space is rented and the trade name and license number of any automobile so stored therein.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Changing Sidewalk Widths on Folsom Street Between The Embarcadero and Sixteenth Street.

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 849, Ordinance No. 12.073144, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Sixty-five (65) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 2nd, 1935, by amending Section Sixty-five (65) thereof to read as follows:

Section 65: The width of sidewalks on Folsom street between The Embarcadero and Sixteenth street shall be 10 feet.

The width of sidewalks on Folsom street between Sixteenth and Nineteenth streets shall be 12 feet.

The width of sidewalks on Folsom street between Nineteenth street and Esmeralda avenue shall be 15 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Changing Sidewalk Widths on Sixth Street Between Market and Channel Streets.

(Code No. 12.0731)

Also, Bill No. 850, Ordinance No. 12.073145, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of



Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Thirty (230) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 2nd, 1935, by amending Section Two Hundred and Thirty (230) thereof to read as follows:

Section 230: The width of sidewalks on Sixth street between Market and Channel streets shall be 10 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Changing Sidewalk Widths on Golden Gate Avenue Between Market Street and Masonic Avenue.**

(Code No. 12.0731)

Also, Bill No. 851, Ordinance No. 12.073146, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-six (1146).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 2nd, 1935, by adding thereto a new section to be numbered eleven hundred and forty-six (1146), to read as follows:

Section 1146: The width of sidewalks on Golden Gate avenue between Market street and Masonic avenue shall be 10 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Changing Sidewalk Widths on Bryant Street Between Second and Tenth Streets.**

(Code No. 12.0731)

Also, Bill No. 852, Ordinance No. 12.073147, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Twenty-nine (29) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29, 1935, by amending Section Twenty-nine (29) thereof to read as follows:

Section 29: The width of sidewalks on Bryant street between Spear street and Second street shall be 15 feet.

The width of sidewalks on Bryant street between Second street and Eighth street shall be 8 feet.

The width of sidewalks on Bryant street, the northwesterly side of, between Eighth street and Ninth street, shall be 8 feet.

The width of sidewalks on Bryant street, the southeasterly side of, between Eighth street and a point 275 feet southwesterly therefrom, shall be 8 feet.

The width of sidewalks on Bryant street, the southeasterly side of, between Ninth street and a point 275 feet northeasterly therefrom, shall be abolished.



The width of sidewalks on Bryant street between Ninth street and Tenth street shall be 8 feet.

The width of sidewalks on Bryant street between Tenth street and Precita avenue shall be 15 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Changing Sidewalk Widths on Fulton Street Between Stanyan Street and The Great Highway.**

(Code No. 12.0731)

Also, Bill No. 853, Ordinance No. 12.073148, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Seventy-two (72) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29th, 1935, by amending Section Seventy-two (72) thereof to read as follows:

Section 72: The width of sidewalks on Fulton street, the southerly side of, between Stanyan street and The Great Highway shall be 10 feet.

The width of sidewalks on Fulton street, the northerly side of, between Stanyan street and Arguello boulevard shall be 10 feet.

The width of sidewalks on Fulton street, the northerly side of, between Arguello boulevard and Seventh avenue shall be 22 feet.

The width of sidewalks on Fulton street, the northerly side of, between Seventh and Eighth avenues shall be 19 feet.

The width of sidewalks on Fulton street, the northerly side of, between Eighth and Eleventh avenues shall be 15 feet.

The width of sidewalks on Fulton street, the northerly side of, between Eleventh avenue and The Great Highway shall be 10 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Changing Width of Sidewalks on Beale Street Between Market Street and The Embarcadero.**

(Code No. 12.0731)

Also, Bill No. 855, Ordinance No. 12.073150, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Thirty-seven (237) thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29th, 1935, by amending Section Two Hundred and Thirty-seven (237) thereof to read as follows:

Section 237: The width of sidewalks on Beale street between Market street and Bryant street shall be 10 feet.

The width of sidewalks on Beale street, the southwesterly side of, between Bryant street and The Embarcadero shall be 10 feet.

The width of sidewalks on Beale street, the northeasterly side of, between Bryant street and The Embarcadero shall be 15 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Changing Width of Sidewalks on Fulton Street Between Franklin Street and Masonic Avenue.

(Code No. 12.0731)

Also, Bill No. 856, Ordinance No. 12.073151, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and forty-five (1145).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office November 29th, 1935, by adding thereto a new section to be numbered eleven hundred and forty-five (1145) to read as follows:

Section 1145: The width of sidewalks on Fulton street between Franklin street and Masonic avenue shall be 10 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

NEW BUSINESS.

Passed for Second Reading.

The following bill was *passed for second reading*:

Appropriating \$75,151 for the Care of Indigent Sick and Dependent Poor of the City and County of San Francisco; Month of January, 1936.

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 870, Ordinance No. 9.051218, as follows:

Making an appropriation of \$75,151 to the Citizens' Relief Committee for meeting the expense of caring for the indigent sick and dependent poor of the City and County of San Francisco for the month of January, 1936, and authorizing a portion of said sum to pay the necessary compensations for the administration and distribution of said relief.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$75,151 is hereby appropriated out of such funds as may be available for the purpose of caring for and maintaining the indigent sick and dependent poor of the City and County of San Francisco during the month of January, 1936.

Section 2. Said appropriation is made for the purpose of caring for the indigent sick and dependent poor of said city and county and for the purpose of paying compensations of the positions necessary for the administration and distribution of such relief which positions and compensations as fixed by the Citizens' Relief Committee and approved by the Civil Service Commission are hereby authorized and established and/or continued subject to the provisions of Resolution No. 1942, heretofore adopted by the Board of Supervisors.

Controller approves as to available funds.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

Adopted.

The following resolution was *adopted*:



**Authorizing Acceptance of Sewer Easements in Sherwood Forest.**

(Code No. 12.1011)

On recommendation of Streets Committee.

Resolution No. 2317, as follows:

Resolved, That the City and County of San Francisco accept three deeds from The Anglo California National Bank of San Francisco, all dated November 19, 1935, to certain sewer easements over land in Sherwood Forest Subdivision No. 1, San Francisco.

Approved by the Director of Property.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Regulating Sale of Salvaged Goods and Merchandise.**

(Code No. 17.19)

The following recommendation of Public Health Committee was taken up:

Bill No. 871, Ordinance No. 17.193, as follows:

Regulating the business of dealing in salvaged goods and merchandise, defining certain terms used in this ordinance; providing for the issuance of permits to engage in said business or to deal in salvaged goods and merchandise, fixing the fee to be paid for said permit, and providing for the inspection of places where salvaged goods and merchandise are sold, kept or stored, and providing for the licensing of the business of dealing in salvaged goods and merchandise for the purpose of defraying the cost of inspection and regulation, giving to the Director of Public Health the right to make regulations to carry out the purposes of this ordinance and providing a penalty for its violation or for the violation of said regulations.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. For the purposes of this ordinance the term "salvaged goods and merchandise" is hereby defined as follows:

"Any article of food or any article which may be used for food by human beings or by animals, or any chemical or other substance which may be added to food or to foodstuffs, alcoholic beverages, or any drug or compounded drugs, medicines, toilet articles, cosmetics, lotions, liniments or similar articles, or any commodity, powder, liquid or solid compound or mixture used or to be used in and about any home, household, hotel, apartment house or dwelling for cleaning, disinfecting or deodorizing purposes, including insecticides and similar articles, or tobacco or tobacco products, when the packages, cans, cartons or other containers in which the individual containers of said articles are packed for shipment or sale are damaged, torn, broken, swollen, wet, burned or rusted, or where the individual containers of said articles are damaged, torn, broken, swollen, wet, burned or rusted, or where the labels on the individual containers of any such article are defaced so that the name of the manufacturer or packer originally appearing on said label cannot be ascertained."

Section 2. The term "person" as used in this ordinance shall mean any individual, association of individuals, copartnership or corporation.

Section 3. A "dealer" in salvaged goods and merchandise is hereby defined to be a person who, either exclusively or in connection with any other business, buys, sells, distributes or deals in salvaged goods and merchandise; provided, however, that persons selling salvaged goods or merchandise to duly licensed salvage dealers, as well as those who purchase the same from duly licensed salvage dealers and sell same directly to the retail trade, shall not be considered dealers in salvaged goods and merchandise.



Section 4. No person shall engage in the business of selling or distributing salvaged goods or merchandise, as defined in this ordinance, in the City and County of San Francisco, nor shall any person sell or distribute, or offer for sale or distribution, any salvaged goods or merchandise in said City and County without first obtaining a permit to so do from the Director of Public Health. Applications for such permits shall be upon blanks provided by the Department of Public Health and shall state the name of the person applying for same, the general character of salvaged goods or merchandise which will be dealt in, sold or distributed, and the place where said business is to be carried on, and if said applicant is not regularly engaged in the business of dealing in salvaged goods and merchandise, then the place where the sale or distribution of said salvaged goods and merchandise shall take place, as well as the place where the said salvaged goods and merchandise are stored and the general character thereof. A fee of ten (\$10.00) dollars shall accompany each application for any permit to engage in the business of selling or distributing salvaged goods or merchandise, said fee to be retained by the City irrespective as to whether said permit is granted or not; provided, however, that nothing contained in this ordinance shall prevent a person who is not a licensed salvage dealer as defined in section 3 of this ordinance and who is the owner or custodian of any salvaged goods or merchandise from selling or distributing the same if said salvaged goods or merchandise are inspected by the Department of Public Health and a permit for the sale and distribution thereof is issued by said Department. The cost of said inspection to be paid by the person requesting said permit before the same is issued.

The Director of Public Health, before issuing any permit to any person to engage in the business of selling or distributing salvaged goods or merchandise, shall make an investigation of the character of the applicant, his methods of storing, handling and receiving said salvaged goods and merchandise and shall exercise his sound discretion in granting or refusing to grant said permit, and if said permit is requested by a person not regularly engaged in the business of dealing in salvaged goods or merchandise, the said Director of Public Health shall investigate the condition of said salvaged goods or merchandise to be sold or distributed by said person and if he finds that said salvaged goods or merchandise are in such condition that the same may be used for the purposes for which they were manufactured or packed, he may issue a permit for the sale and distribution of the same.

Section 5. Any person not regularly engaged in the business of selling or disposing of salvaged goods or merchandise and who is the owner of, or has under his control any such goods or merchandise, may sell or dispose of the same to any person who is a licensed dealer as defined in this ordinance, and any person who shall receive salvaged goods or merchandise from any licensed dealer, or from any person having a permit to sell the same, need not obtain any additional permit or license for the purpose of selling or distributing the same to the general public, provided that the said salvaged goods or merchandise have been inspected by the Department of Public Health.

Section 6. It shall be the duty of the Director of Public Health, through his duly authorized representatives, to inspect from time to time all places where salvaged goods and merchandise are sold, kept or distributed, and whenever it shall be found that said salvaged goods and merchandise, or any part thereof, are unfit for the purposes for which they were manufactured or packed, or for which they are being offered for sale, to cause the same to be destroyed as constituting a public nuisance, and the cost of such destruction shall be a charge against the person in whose possession said unfit salvaged goods or merchandise may be found and the amount of said cost shall be payable to the Director of Public Health for the City and County upon demand.

Section 7. All inspections made by the Director of Public Health pursuant to the provisions of this ordinance shall consist in such examination of any salvaged goods and merchandise as will determine



its fitness for any of the purposes for which it is sold, offered for sale, or to be sold, and when in the opinion of the Director of Public Health it is necessary to analyze any sample of any salvaged goods or merchandise, said Director, or his agents, may take such article or such portions thereof as may be necessary to determine said fitness, and said determination may be made by laboratory or such other tests as the Director of Public Health shall deem proper. Pending the determination of said tests, the Director of Public Health may prohibit the sale or distribution or removal of any part of said salvaged goods or merchandise which are subject to said examination. The cost of such examination shall be paid by the owner or custodian of said salvaged goods or merchandise, and the failure to pay such sum upon demand shall be sufficient ground to revoke any license or permit to deal in such goods and merchandise.

Salvaged goods and merchandise which have been inspected pursuant to the provisions of this ordinance, or purchased from a person duly licensed to deal in the same and which are resold by the purchaser thereof directly to the public shall not be subject to reinspection, nor shall the dealer in such articles be required to obtain a license or permit to resell the same except in so far as said goods may be subject to inspection or license to sell the same by any other law or ordinance.

Where economic poisons form a part of any salvaged goods or merchandise such economic poisons shall be disposed of only in accordance with the provisions of sections 1065 and 1066 of the Agricultural Code of the State of California.

Section 8. For the purposes of meeting the cost of the inspections herein provided, all dealers in salvaged goods and merchandise shall pay an annual license fee of . . . . ., payable quarterly in advance. License fees paid between the beginning of one quarter and before the commencement of the next quarter shall apply only to the quarter during which the same are paid.

Section 9. The Director of Public Health shall make such rules and regulations regarding the sale, distribution, storing, handling and possession of any salvaged goods or merchandise as he shall deem proper to carry into effect and to accomplish the purposes of this ordinance and to prevent the contamination of said goods and merchandise, or to prevent the same being sold or distributed in such a manner as might be dangerous or injurious to the health or safety of any person, and when said rules are so made they shall be as effective as if the same were a part of this ordinance.

Section 10. Any permit or license granted pursuant to the provisions of this ordinance may be suspended by the Director of Public Health, and after notice to the holders thereof may be revoked by said Director, for any violation of this ordinance or for the violation of any rules or regulations of said Director made under authority of this ordinance, or for the violation of any law, rule or regulation of the State of California or of the City and County of San Francisco, relative to the sale, keeping or distribution of any article coming within the definition of salvaged goods or merchandise.

Section 11. Any person violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine not to exceed five hundred (\$500.00) dollars or to imprisonment in the County Jail for a term not exceeding six months or to both said fine and imprisonment.

Section 12. If any section, subsection, sentence, phrase or part of this ordinance shall be declared unconstitutional, or if the same shall be declared contrary to the provisions of the charter of the City and County of San Francisco, or be declared illegal or beyond the powers of the Board of Supervisors to enact the same, said Board of Supervisors does hereby declare that it would have passed the remainder of said ordinance irrespective of said fact, and the said declaration shall have no effect upon the remainder of this ordinance.

### Motions.

Supervisor Uhl moved as an amendment that damaged foodstuffs shall not be offered for sale in the City and County of San Francisco.

Supervisor Brown, seconded by Supervisor Shannon, moved as an amendment to Supervisor Uhl's motion re-reference of the ordinance to the Public Health Committee for hearing a week from tomorrow (Tuesday, December 31, 1935), at 10 a. m. Clerk to notify interested parties and all members of the Board.

Amendment *carried*.

Lease of Office Space in Building, Southwest Corner of Sacramento and Montgomery Streets, From The Lurie Company.

(Code No. 12.1739)

The following matter from Public Buildings and Lands Committee was taken up:

Resolution No. 2314, as follows:

Resolved, in accordance with the recommendation of the District Attorney, Public Defender, and Adult Probation Officer, That the City and County of San Francisco, a municipal corporation, as Lessee, enter into a written lease with The Lurie Company, as Lessor, for office space for said officials and assistants, of certain space in a building situated at the southwest corner of Sacramento and Montgomery streets, San Francisco, California, for a term of five (5) years, commencing on the first day of July, 1936, at a monthly rental of Eight Hundred Eighty Dollars (\$880).

The Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute said lease in behalf of the City and County of San Francisco.

Approved by the Director of Property.

Supervisor Shannon—*Aye*.

Supervisor Ratto—*No*.

Supervisor Uhl—*Absent*.

### Motion.

Supervisor Uhl, seconded by Supervisor Schmidt, moved that the Director of Property advertise for bids for lease of a building for the accommodation of the District Attorney, Public Defender and Adult Probation departments, now housed at 333 Kearny street, and that he report back offers to this Board within 30 days.

Motion *carried*.

Whereupon, on motion of Supervisor Brown, seconded by Supervisor Shannon, the foregoing resolution was *re-referred to the Public Buildings and Lands Committee*.

### Passed for Second Reading.

The following matters were *passed for second reading*:

Changing Sidewalk Widths on Twenty-fifth Avenue Between El Camino Del Mar and Fulton Street (15 to 9 Feet).

(Code No. 12.0731)

On recommendation of Streets Committee.

Bill No. 866, Ordinance No. 12.073152, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Eleven Hundred and Forty-eight (1148).

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 11, 1935, by adding thereto a new section to be numbered Eleven Hundred and Forty-eight (1148) to read as follows:

Section 1148. The width of sidewalks on Twenty-fifth avenue between El Camino Del Mar and Fulton street shall be 9 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Changing Sidewalk Widths on Market Street Between Gough and Castro Streets (From 22 to 12 Feet).**

(Code No. 12.0731)

Also, Bill No. 867, Ordinance No. 12.073153, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Eleven Hundred and Fifty (1150).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 11, 1935, by adding thereto a new section to be numbered Eleven Hundred and Fifty (1150) to read as follows:

Section 1150. The width of sidewalks on Market street, the southeasterly side of, between The Embarcadero and Valencia street shall be 22 feet.

The width of sidewalks on Market street, the northwesterly side of, between The Embarcadero and Haight street shall be 22 feet.

The width of sidewalks on Market street, the southeasterly side of, between Valencia and Seventeenth streets shall be 12 feet.

The width of sidewalks on Market street, the northwesterly side of, between Gough and Castro streets shall be 12 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Changing Sidewalk Widths on Seventeenth Street Between Castro and Harrison Streets (15 to 10 Feet).**

(Code No. 12.0731)

Also, Bill No. 868, Ordinance No. 12.073154, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Eleven Hundred and Forty-nine (1149).

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 11, 1935, by adding thereto a new section to be numbered Eleven Hundred and Forty-nine (1149), to read as follows:

Section 1149: The width of sidewalks on Seventeenth street between Castro and Harrison streets shall be 10 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Changing Sidewalk Widths on Fell Street Between Van Ness Avenue to Baker Street (15 to 10 Feet).**

(Code No. 12.0731)

Also, Bill No. 869, Ordinance No. 12.073155, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Eleven Hundred Fifty-one (1151).

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office December 11, 1935, by adding thereto a new section to be numbered Eleven Hundred and Fifty-one (1151), to read as follows:

Section 1151: The width of sidewalks on Fell street between Van Ness avenue and Baker street shall be 10 feet.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Adopted.**

The following resolutions were *adopted*:

**Changing Street Names in Francisco Heights.**

(Code No. 12.08)

On recommendation of Streets Committee.

Resolution No. 2316, as follows:

Resolved, That the hereinafter street names be and are hereby changed as follows:

Anza street (Extension) from Arguello boulevard to Stanyan street, change to Anza street.

St. Rose's avenue from Parker avenue to Henderson avenue, change to Anza street.

St. Rose's avenue from Masonic avenue to Parker avenue, change to Anza street.

Henderson avenue from Geary boulevard to St. Rose's avenue, change to Stanyan street.

Johnston avenue from Geary boulevard to St. Rose's avenue, change to Beaumont avenue.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Dr. Edwin A. Lee, Superintendent of Schools.**

(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 2315, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Dr. Edwin A. Lee, Superintendent of Schools, is hereby granted a leave of absence for a period of two days, December 27 and 28, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.



ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.

Adopted.

The following resolutions were *adopted*:

Accepting Permit From Oakland to Take Material for Filling  
Yerba Buena Shoals.

(Code No. 5.95)

Supervisor Colman presented:

Resolution No. 2318, as follows:

A resolution accepting permit of the City of Oakland to dredge and take material from the North Harbor area of the City of Oakland for the filling of the so-called Yerba Buena Island shoals granted to the City and County of San Francisco by the State of California, and agreeing to the conditions of said permit.

Be It Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. Whereas the Board of Supervisors of the City and County of San Francisco and the San Francisco Bay Exposition, a corporation, made application to the City of Oakland, acting by and through its Board of Port Commissioners, for authority to dredge and take material from the North Harbor area of the City of Oakland for the filling of portions of the area of tide and submerged lands lying north of Yerba Buena Island granted to said City and County of San Francisco by the State of California by an act of the Legislature of said State approved June 13, 1933, and in said act particularly described; and

Whereas, said City of Oakland acting by and through its Board of Port Commissioners by a resolution of said Board of Port Commissioners passed on the 2d day of December, 1935, a duly certified copy whereof has been filed with the Board of Supervisors of the City and County of San Francisco, has granted permission to said City and County of San Francisco at its own cost and expense and without liability to the City of Oakland to dredge and remove material from the following described area of the City of Oakland, to-wit:

Bounded on the west by the easterly boundary line of the City and County of San Francisco; on the north by the southerly boundary line of the City of Berkeley; on the east by a line drawn parallel to and distant 1500 feet eastwardly from the said easterly boundary line of the City and County of San Francisco; on the south by a line which bears north 66° 30" East, passing through a point on said easterly boundary line of the City and County of San Francisco, distant thereon southerly 4400 feet from its intersection with the said southerly boundary line of the City of Berkeley, subject, however to the following conditions:

*First:* That said material shall be removed to a substantial uniform depth over the entire area covered by this permit, and so removed as to leave substantially a straight cut or submerged bank extending across the said North Harbor area in a generally northerly and southerly direction, paralleling the Oakland-San Francisco boundary line, and said depth to be dredged in the said area of the City of Oakland shall be substantially similar to the depth to be established between the said area and the said area of the Yerba Buena Island shoals proposed to be reclaimed and filled by the said City and County of San Francisco, to the end that there shall be created throughout the entire combined areas a suitable anchorage and turning basin for navy and commercial vessels.

*Second:* That should the City and County of San Francisco, having dredged materials from the areas mentioned in the preceding paragraph and from other available sources, still require additional mate-

rial, it shall be entitled to dredge material from the following portion of the Oakland Harbor, lying southerly of the piers of the Key System Transit Company, more particularly described as follows:

Bounded on the west by the easterly boundary line of the City and County of San Francisco; on the north and east by the existing U. S. Pierhead Line; on the south by the existing entrance channel to the Oakland Outer Harbor.

*Provided*, that in dredging material from such additional area, the taking of such material shall be commenced on the southerly boundary of said last above described area, and moved uniformly along the entire length of said boundary northerly and parallel to the U. S. Pierhead line forming the northern boundary of said area at a uniform depth of not less than 40 feet below zero M. L. L. W., and shall be continued westwardly therefrom at such uniform depth to the existing natural deep water channel of San Francisco Bay lying immediately to the west of said described area so as to deepen and widen the existing adjacent channel leading to the Outer Harbor Terminal of the City of Oakland.

*Third*: That in no event shall any material be removed from portions of the City of Oakland other than hereinabove specified.

*Fourth*: That all of the dredging operations carried on within the boundaries of the City of Oakland shall be under the general supervision and direction of the Port Manager and Chief Engineer of this Board.

*Fifth*: That this permit shall not be effective or binding until the same shall have been accepted by resolution of the Board of Supervisors of the City and County of San Francisco and by the Directors of said San Francisco Bay Exposition, and the conditions herein expressed fully agreed to.

Now, Therefore, Be It Resolved, That said permit be and the same is hereby accepted by the City and County of San Francisco, subject to the conditions thereof, as set forth above and in the said resolution of said Board of Port Commissioners, and that said conditions be and the same are hereby accepted by the City and County of San Francisco, and fully agreed to, and that the City and County of San Francisco hereby agrees to abide by said conditions; and be it

Further Resolved, That a certified copy of this resolution shall be forwarded to said Board of Port Commissioners.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

#### Passed for Second Reading.

The following recommendation of the Fire, Safety and Police Committee was *passed for second reading* under suspension of the rules:

#### Amendment to Blasting Ordinance.

(Code No. 11.08)

Bill No. 827, Ordinance No. 11.0812, as follows:

Amending Section 1 of Ordinance No. 1204, entitled "Regulating the Explosion of Blasts," in effect May 16, 1904, as amended by Ordinance No. 378 (New Series), approved March 10, 1908.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to explode or cause to be exploded any powder or other explosive material for the purpose of blasting; or drill a hole or make a crevice for the purpose of inserting any powder or other explosive material for the purpose of blasting, or insert in any hole or crevice any fuse or any powder or other explosive material for the purpose of blasting without first obtaining from the Director of Public Works a permit so to do, which permit must specify the location of the blasting or blast-



ings for which it is granted; provided, however, that such permit shall not be granted until the applicant therefor shall have executed to the City and County of San Francisco and filed in the office of the Director of Public Works a good and sufficient bond of a lawfully authorized surety company, approved by the Controller, in a sum not less than five thousand (\$5,000) dollars, the amount thereof to be fixed and determined in advance of call for bids by the Director of Public Works in accordance with the estimated value of the property in the vicinity of the location of the proposed blast or blasts. Said bond shall be conditioned that the permittee, together with the sureties on the bond, shall be jointly and severally bound to pay any and all judgments which may be awarded against the City and County of San Francisco or against said permittee by reason of any damage to property or person sustained as the result of any blast or blasts made under and by virtue of said permit.

The total aggregate liability on said bond shall be limited to the payment of the amount named in said bond as the penalty thereof. The surety or sureties on any such bond may cancel the said bond and be relieved of further liability thereunder by delivering ten (10) days' written notice of its desire to cancel said bond to the Director of Public Works of the City and County of San Francisco and mailing copy of such notice to the permittee at the address given by the permittee to the City and County of San Francisco in his application for said permit; provided, however, such cancellation shall not affect any liability incurred or accruing thereunder prior to the termination of said ten day period. Upon the cancellation of said bond the permit in connection with which any bond was given shall be automatically revoked.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Honorable Alfred Ehrman, Member of Board of Fire Commissioners.**

(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 2319, as follows:

Resolved, That, on the recommendation of his Honor the Mayor, Honorable Alfred Ehrman, member of the Board of Fire Commissioners, is hereby granted a leave of absence of twenty-one (21) days, commencing January 3, 1936, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Leave of Absence—Supervisor Arthur M. Brown, Jr.**

(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 2320, as follows:

Resolved, That, in accordance with the recommendation of his Honor, the Mayor, Honorable Arthur M. Brown, Jr., member of the Board of Supervisors, is hereby granted a leave of absence of two weeks, commencing December 24, 1935, with permission to leave the State.

Ayes—Supervisors Brown, Colman, Gallagher, Havenner, Hayden, McSheehy, Ratto, Roncovieri, Schmidt, Shannon, Uhl—11.

**Providing for Establishment and Conduct of Store or Stores in County Jail.**

Supervisor Havenner presented the following:

Bill No. 872, entitled "Providing for establishment and conduct of store, or stores, in the County Jail."

*Referred to Finance Committee.*

**Citizens' Committee—Lincoln's Birthday.**

Supervisor Havenner moved that his Honor, the Mayor, be requested to appoint a citizens' committee for the observance of Lincoln's birthday.

*Motion carried.*

**Committee to Attend Pasadena Tournament of Roses.**

Supervisor McSheehy announced the appointment of Supervisors Hayden, Gallagher and Shannon to represent the Board of Supervisors at the Tournament of Roses, New Year's Day. Supervisor Gallagher moved that in case any of those mentioned should be unable to attend the Tournament of Roses, Supervisor McSheehy take his place.

*Motion carried.*

**Rerouting Buses in Excelsior District.**

Supervisor Colman presented:

Communication from Mrs. Foley, representing the Excelsior District, furnishing list of names of interested persons to be notified when routing of buses in said district is to be considered.

Also, communication from Southern Civic Club, recommending that Crocker-Amazon Trial Bus plan be made permanent as to recommended changes.

Also, petition for route in Excelsior District which is not being observed by the Market Street Railway Company.

Supervisor Colman moved that the foregoing matter be placed on the calendar of the new Public Utilities Committee, as same will be constituted after January 8, 1936.

**Salvage Ordinance.**

Supervisor Roncovieri, in re Salvage Ordinance, requested the Clerk to notify Controller and Director of Public Health to agree upon fees to be charged for inspections and licenses.

**Reducing Sidewalk Widths on Townsend Street.**

Supervisor Shannon requested that the City Engineer be asked as to the advisability of cutting down sidewalks on one side of Townsend street between Third and Fourth streets, and that the matter be considered by the Streets Committee.

*So ordered.*

**Meeting Announcement—Special Hetch Hetchy Distribution of Power Committee.**

Supervisor McSheehy announced meeting of the special Hetch Hetchy Committee for Thursday, December 26, 1935, at 4 p. m., and asked that an official stenographer be provided.

*So ordered.*

**ADJOURNMENT.**

There being no further business, the Board at the hour of 4:15 p. m. adjourned.

J. S. DUNNIGAN, Clerk.



MONDAY, DECEMBER 23, 1935.

Approved by the Board of Supervisors, December 30, 1935.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, December 30, 1935

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company  
374 Pine Street, S. F.





# JOURNAL OF PROCEEDINGS

## BOARD OF SUPERVISORS

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MONDAY, DECEMBER 30, 1935, 2 P. M.

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In Board of Supervisors, San Francisco, Monday, December 30, 1935, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Havenner, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Hayden, McSheehy, Roncovieri, Shannon—5.

Supervisor Hayden appeared and was noted present at 2:20 p. m.

Supervisor Roncovieri appeared and was noted present at 2:15 p. m.

Supervisors Brown, McSheehy and Shannon absent on leave.

Quorum present.

President McSheehy being absent Supervisor Havenner was elected to preside.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of December 23, 1935, was considered read and approved.

### HEARING 2 P. M.

#### Improvement of Orizaba Street Between Randolph and Sargent Streets, Etc.

Hearing of protests, if any, of all persons interested in the making of an assessment for the costs and expenses of the work of improvement on Orizaba avenue between Randolph and Sargent streets, where not already done and the improvement of Minerva street between Capitol and Orizaba avenues, by E. J. Treacy, contractor.

The Clerk announced the hearing and asked if there were any persons present who wanted to be heard. No response. Clerk *directed to notify Department of Public Works.*

### UNFINISHED BUSINESS

#### Final Passage.

The following matters heretofore passed for second reading were taken up and *finally passed* by the following vote:

Amending Annual Salary Ordinance by Adding Items  $\frac{1}{2}$ , 2 and 49 $\frac{1}{2}$ ; and Elimination of Item 27.

(Code No. 9.053)

On recommendation of Finance Committee.

Bill No. 862, Ordinance No. 9.05375, as follows:

An ordinance amending Section 55 of Ordinance No. 9.05367, commonly called the Annual Salary Ordinance, by adding Items  $\frac{1}{2}$  and



49½ and by increasing by one the number of positions established under Item 2 thereof and eliminating Item 27 thereof.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Section 55 of Ordinance No. 9.05367 is hereby amended to read as follows:

**Section 55. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE**

**ADMINISTRATION**

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
½	1	B210	Office Assistant .....	\$ 85
1	1	B408	General Clerk-Stenographer .....	150
2	2	B408	General Clerk-Stenographer .....	100
3	1	B412	Senior Clerk-Stenographer .....	215
4	1	B454	Telephone Operator .....	150
5	1	B454	Telephone Operator .....	125
6	1	B512	General Clerk-Typist .....	150
7	1	C52	Elevator Operator .....	155
8		I103	Institutional Help, less than.....	80
9	1	L14	Assistant Director of Public Health....	400
10	1	L18	Director of Public Health.....	833.33

**ACCOUNTING**

11	1	B4	Bookkeeper .....	190
12	1	B14	Senior Accountant .....	400
13	2	B222	General Clerk .....	190
14	1	B408	General Clerk-Stenographer .....	150

**STATISTICS**

15	1	B222	General Clerk .....	190
16	1	B222	General Clerk .....	185
17	1	B228	Senior Clerk .....	190
18	1	B238	Hospital Statistician .....	190
18½	1	B238	Hospital Statistician .....	180
19	1	B408	General Clerk-Stenographer .....	190

**MEAT INSPECTION**

20	5	N56	Market Inspector .....	200
21	1	N56	Market Inspector .....	185
22	1	N58	Chief Market Inspector.....	225
23	8	N60	Abattoir Inspector .....	200
24	4	N62	Veterinarian .....	201
25	6	N62	Veterinarian .....	200

**COMMUNICABLE DISEASES**

26	1	B408	General Clerk-Stenographer .....	100
28	4	J74	Rat Catcher .....	115
29	4	L370	Epidemiologist .....	225
30	1	L371	Director, Bureau of Communicable Diseases (part time).....	350
31	1	P52	Field Nurse .....	175

**CLINICS**

32	1	B408	General Clerk-Stenographer (part time)	75
33	2	L360	Physician .....	150
34	1	L364	Pediatrician .....	100
35	1	L364	Pediatrician (part time).....	75
36	1	L404	Psychologist .....	175
37	4	L404	Psychologist .....	150
38	1	L404	Psychologist (part time).....	75

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
39	1	L408	Chief Psychologist (part time).....	200
40	1	L408	Chief Psychologist (part time).....	150
41	1	P52	Field Nurse .....	150

## BACTERIOLOGICAL LABORATORY

42	1	B222	General Clerk .....	190
43	1	C102	Janitress .....	75
44		I103	Institutional Help, less than.....	80
45	1	L52	Bacteriological Laboratory Technician..	125
46	1	L56	Bacteriologist .....	225
47	2	L56	Bacteriologist .....	175
48	1	L58	Director of Laboratories .....	275
49	1	L60	Bacteriological Milk Inspector.....	200
49½	1	L64	Consultant Bacteriologist (part-time)..	75

## SCHOOL INSPECTION—MEDICAL

50	1	L252	Optometrist (part time) .....	150
51	1	L356	Director Bureau Child Hygiene.....	333.33
52	1	L364	Pediatrician .....	250
53	1	L364	Pediatrician .....	175
54	7	L364	Pediatrician .....	150

## DENTAL

55	1	B222	General Clerk (part time).....	50
56	2	L152	Dental Hygienist .....	150
57	13	L156	Dentist (part time).....	100
58	1	L158	Director Dental Bureau.....	250

## CHILD WELFARE—MEDICAL

59	1	L364	Pediatrician .....	250
59½	1	L364	Pediatrician .....	200
60	4	L364	Pediatrician .....	150
61	1	L364	Pediatrician at \$10 per day .....	

## MILK AND FOOD INSPECTION

62	1	B408	General Clerk-Stenographer .....	190
63	7	N52	Food and Restaurant Inspector.....	200
64	10	N52	Food and Restaurant Inspector.....	175
65	1	N54	Chief Food Inspector.....	325
66	2	N64	Dairy Inspector .....	300
67	1	N64	Dairy Inspector .....	225

Approved by the Controller as to funds.

Ayes—Supervisors Colman, Gallagher, Havenner, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Hayden, McSheehy, Roncovieri, Shannon—5.

## Supplemental Appropriation—Department Public Health.

(Code No. 9.051)

Also, Bill No. 861, Ordinance No. 9.051216, as follows:

An ordinance making supplemental appropriation of \$1,480 to the credit of Appropriation No. 550.101.01 and \$600 to the credit of Appropriation No. 550.101.07 of the Annual Appropriation Ordinance for the year 1935-1936 (Ordinance No. 9.051179) for the purpose of creating one (1) position of Office Assistant at \$85 per month, one (1) position of General Clerk-Stenographer at \$100 per month, in lieu of one (1) position of Disinfector at \$200 per month, which position is abolished, and creating one position of part-time Consultant Bacteriologist at \$75 per month.



Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. There is hereby appropriated the sum of \$1,480 to Appropriation No. 550.101.01, as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing in Appropriation No. 550.101.05 in accordance with the provisions of Section 80 of the Charter.

Section 2. There is hereby reappropriated the sum of \$600 to Appropriation No. 550.101.07, as set forth in the Annual Appropriation Ordinance No. 9.051179, from the surplus existing in Appropriation No. 550.101.07 in accordance with Section 80 of the Charter.

Section 3. There is hereby created in the Department of Public Health (General Office) one (1) additional position of Office Assistant at \$85 per month, one (1) position of General Clerk-Stenographer at \$100 per month, and one (1) part-time position of Consultant Bacteriologist at \$75 per month, the compensations of which are provided by funds appropriated in Sections 1 and 2 hereof.

Section 4. One (1) position of Disinfector at \$200 per month, heretofore established in the Department of Public Health (General Office), funds for which were heretofore provided in Appropriation No. 550.101.05, is hereby eliminated.

Approved by the Controller as to funds.

Ayes—Supervisors Colman, Gallagher, Havenner, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Hayden, McSheehy, Roncovieri, Shannon—5.

#### **Supplemental Appropriation \$2,134.60 for Purchase of Park Lands.**

(Code No. 9.051)

Also, Bill No. 863, Ordinance No. 9.051217, as follows:

Authorizing a supplemental appropriation of \$2,134.60 to Appropriation No. 512.600.02 and \$15,000 to Appropriation No. 512.600.03 for the purchase of park land, out of the surplus existing in the land purchase reserve, \$5,900 in unassigned and \$11,234.60 in Health Department.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$2,134.60 to Appropriation No. 512.600.02 and \$15,000 to Appropriation No. 512.600.03, for the purchase of Park Land, out of the surplus existing in the Land Purchase Reserve, \$5,900 in Unassigned and \$11,234.60 in Health Department.

Ayes—Supervisors Colman, Gallagher, Havenner, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Hayden, McSheehy, Roncovieri, Shannon—5.

#### **Issuance of Tax Anticipation Notes, \$6,000,000.**

(Code No. 9.033)

Also, Bill No. 865, Ordinance No. 9.0337, as follows:

Determining that funds are needed for the immediate requirements of the City and County of San Francisco for the fiscal year 1935-36 in accordance with appropriations made, as authorized by the Charter of said City and County of San Francisco, for said fiscal year; determining that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; authorizing the Board of Supervisors of said City and County of San Francisco to bor-

row on its behalf the sum of \$6,000,000 solely for the purpose of anticipating receipt of income, and to cause to be issued notes or other evidences of indebtedness evidencing the amount or amounts so borrowed, which notes shall be payable exclusively out of taxes levied and collected by said City and County for said fiscal year 1935-36, providing that the repayment of the sums so borrowed shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which such money shall be borrowed and shall be repaid from the first moneys received from said taxes; and providing for the sale of said notes or evidences of indebtedness as provided by law and for the payment of the principal thereof and the interest thereon.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Board of Supervisors of the City and County of San Francisco does hereby find and determine: That the sum of \$6,000,000 is needed for the immediate requirements of said City and County in the fiscal year 1935-36, to-wit: To meet and pay the appropriations heretofore made for said fiscal year as authorized by the Charter of said City and County, and which will become due and payable prior to June 30, 1936, and which may be paid in advance of receipt of the income for said fiscal year; that funds therefor cannot be made available as provided in the first two paragraphs of Section 81 of said Charter; that the Controller of said City and County has recommended that said sum of \$6,000,000 be borrowed for the purposes herein mentioned, and the Mayor of said City and County of San Francisco has approved said recommendation made by said Controller; and that the estimated tax receipts of said City and County for said fiscal year are \$30,685,499, and that said sum of \$6,000,000 does not exceed twenty-five (25) per centum of said estimated tax receipts for said fiscal year.

Section 2. The Board of Supervisors of said City and County of San Francisco is hereby authorized to borrow on behalf of said City and County, solely for the purpose of anticipating receipt of income, the sum of \$6,000,000 in lawful money of the United States of America, and to issue in the form hereinafter set forth, notes of said City and County for the sum or sums so borrowed payable as hereinafter provided.

Section 3. (a) As evidence of the sum to be so borrowed as aforesaid, there is hereby authorized to be issued by said City and County of San Francisco tax anticipation notes of said City and County of San Francisco in the aggregate principal amount of \$6,000,000. Said notes shall be in the denomination of not less than \$1,000 each, nor more than \$100,000 each, and such denominations shall be fixed by resolution of this Board adopted at or after the time of the public sale of said notes as hereinafter provided. All of said notes shall be signed on behalf of said City and County of San Francisco by the President of said Board of Supervisors, and by the Controller of said City and County, and countersigned by the Treasurer of said City and County of San Francisco, and the seal of said City and County shall be affixed thereto. Said notes shall bear such interest as may be hereafter fixed by resolution of said Board of Supervisors at or after the time said notes are sold, as hereinafter provided, which said interest shall in no case exceed six (6) per cent per annum and full authority is hereby given to said Board of Supervisors to fix by resolution the rate of interest on said notes and each or any of them. Said interest shall be payable at the maturity of said notes.

(b) The principal amount of said notes, together with the interest thereon, issued and delivered under authority of this ordinance, shall be payable exclusively out of the taxes levied and collected by said City and County for the fiscal year 1935-36, and shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which said money shall be borrowed and shall be repaid from the first moneys received from said taxes; and the amount of said taxes so levied and collected shall be applied to the payment of said notes before any part thereof is used for any other purpose. If at the time said



notes, or any of them, become due and payable, the funds in the City Treasury available for the payment thereof shall be insufficient for the payment in full of all of said notes then outstanding, such funds shall be applied pro rata to the payment of the principal and interest of all of the notes then issued and outstanding without preference or priority of any one note over any other by reason of prior issuance, or otherwise. Any of said notes not paid prior to June 30, 1936, shall nevertheless be paid out of moneys received from the taxes of the fiscal year 1935-36, irrespective of the date of the receipt thereof, it being the intent and purpose of this ordinance to provide for the payment of all notes issued hereunder out of the taxes levied for said fiscal year 1935-36 and to provide that such notes shall be payable out of said taxes for said fiscal year, irrespective of the actual date of the collection thereof.

(c) Each of said notes shall be substantially in the following form, to-wit:

CITY AND COUNTY OF SAN FRANCISCO  
TAX ANTICIPATION NOTE

Fiscal Year 1935-1936

No. .... \$.....  
San Francisco, ....., 1936

On the 15th day of May, 1936, the City and County of San Francisco, a municipal corporation organized and existing under and by virtue of the laws of the State of California, promises to pay to the bearer hereof, out of the funds hereinafter mentioned, at the office of the Treasurer of said City and County of San Francisco, the sum of ..... dollars, in lawful money of the United States of America, with interest thereon at the rate of .... per cent per annum from date until paid.

This note is one of an issue of notes aggregating in principal amount the sum of six million (\$6,000,000) dollars authorized to be issued under and pursuant to an ordinance of the Board of Supervisors of said City and County of San Francisco enacted under authority of Section 81 of the Charter of said City and County. This note and all other notes of said issue are payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1935-36 without preference or priority of any one note over any other note of this issue by reason of prior issuance, or otherwise and said notes issued and delivered under authority of said ordinance shall constitute a first lien and charge against said taxes collected during the half of said fiscal year 1935-36 in which the money represented by said notes respectively shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose.

Any of said notes not paid at or prior to maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1935-36, irrespective of the date the same shall be so received.

It is hereby certified, recited and declared that this note is issued in strict conformity with the Constitution and laws of the State of California and with the Charter of the City and County of San Francisco and with proceedings of said City and County of San Francisco authorizing the same and that all acts, conditions and things required to exist, happen and to be performed precedent to and in the issuance of, this note have existed, happened and been performed in regular and due time, form and manner as required by law, and that this note, together with all indebtedness and obligations of said City and County does not exceed any limit prescribed by the Constitution or statutes of said State or the Charter of said City and County.

In witness whereof, said City and County of San Francisco has caused this note to be signed by the President of the Board of Supervisors of said City and County of San Francisco and by the Controller of said City and County, and to be countersigned by the Treasurer



thereof, and the seal of said City and County to be affixed thereto the day and year first above written.

.....  
President of the Board of Supervisors  
of the City and County of San Francisco.

.....  
Controller of the City and County  
of San Francisco.

Countersigned:.....  
Treasurer of the City and County  
of San Francisco.

(d) Said Board of Supervisors, on behalf of said City and County of San Francisco, hereby confirms all recitals, declarations, certificates and promises contained in said notes, and each thereof, issued under and pursuant to this ordinance.

(e) At the time of the sale of any of said notes as hereinafter provided, and prior to the delivery thereof, the Treasurer of said City and County of San Francisco shall date the same as of the date of delivery thereof and insert therein the denomination thereof and the rate of interest thereon as provided by resolution of said Board of Supervisors.

Section 4. The aforesaid notes shall be issued and offered for sale by the Board of Supervisors at such time (prior to May 15, 1936) as may from time to time be provided by resolution of said Board, so as to meet the immediate requirements of said City and County of San Francisco, as aforesaid. Each such sale shall be made to the bidder offering to accept and pay for the note or notes so sold at the lowest net interest cost to said City and County computed from the date fixed for the presentation of bids to May 15, 1936; provided, however, that none of said notes shall be sold for less than the face amount thereof and accrued interest thereon to the date of delivery thereof.

Section 5. The principal and interest of all of said notes issued and sold as aforesaid shall be paid only upon the surrender thereof. All of said notes not sold prior to May 15, 1936, shall be canceled.

Section 6. If any section, paragraph, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional or void, such decision shall not affect the validity of any other portion of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more sections, paragraphs, sentences, clauses or phrases be declared unconstitutional or void for any reason.

Ayes—Supervisors Colman, Gallagher, Havenner, Ratto, Schmidt, Uhl—6.

Absent—Supervisors Brown, Hayden, McSheehy, Roncovieri, Shannon—5.

#### Action Deferred.

The following recommendations of Joint Committee on Public Welfare, and Fire, Safety and Police were, on motion, *laid over one week and made a Special Order of Business for 2:30 p. m.*

#### Gasoline Supply Stations.

(Code No. 11.0821)

Bill No. 727, Ordinance No. 11.08211, as follows:

Regulating the establishment, construction, maintenance and operation of premises, buildings and structures to be used as gasoline supply stations; regulating and providing for the storage and use of gasoline in connection therewith; repealing Ordinances Nos. 2659 (New Series), and 11.051 *and providing a penalty for violations of this ordinance.*

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. Definitions: The following terms shall have the following meanings whenever used in this ordinance:

(a) A gasoline supply station shall be held to mean any lot, wharf, pier or other premises, including all buildings and structures thereon, devoted to the purpose of selling or dispensing gasoline or volatile liquids as fuel to automobiles, motor vehicles, motorboats, launches or other motor propelled vessels.

(b) Gasoline or volatile liquids shall mean any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred and ten (110) degrees Fahrenheit. The Fire Marshal shall determine the flash point.

(c) Fire Marshal shall mean the Fire Marshal of the City and County of San Francisco.

(d) Approved shall mean approved by the Fire Marshal.

(e) *School: for the purposes of this ordinance, shall mean any building in which is housed any institution of learning conducted or operated under the jurisdiction of the Board of Education of the City and County of San Francisco, or any institution of learning wherein a general course of study is maintained or carried on by the State of California or by any agency thereof, or any institution of learning, attendance at which will satisfy the compulsory educational laws of the State of California, or any college or university whereat advanced courses in advanced education are maintained and which has an average daily attendance of, at least, twenty pupils.*

(f) *Hospital: shall mean any institution conducted in accordance with the laws of the State of California or the ordinances of the City and County of San Francisco for the care of the sick or injured which has accommodation for not less than twenty patients; provided, however, that for the purposes of this ordinance, any institution maintained by the City and County of San Francisco for the rendering of emergency care or services to the sick or injured shall not be deemed to be a hospital.*

(g) *Church: for the purposes of this ordinance, is defined to be any building erected and used for the purposes of religious worship and where religious services are held at regular stated intervals and where no part of such structure is used or occupied for commercial purposes.*

(h) *Theatre: for the purposes of this ordinance, is any building in which the major portion of said building is devoted exclusively to theatrical, operatic or moving picture performances, and which is constructed or maintained in accordance with the provisions of Sections 157 to 188 of Ordinance No. 1008 (New Series), commonly known as the "Building Law."*

(i) Districts or Zones: shall mean districts or zones as established or re-zoned by the City Planning Commission.

Section 2. Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, operate or maintain a gasoline supply station within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by Departments and Officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Chief Engineer of the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a gasoline supply station upon any lot, wharf, pier or other premises, the boundaries of which shall come within sixty (60) feet of the property line of any school, church, theatre or within 200 feet of the exterior boundary of any hospital building; said measurements to be taken in a straight line.

All applications for permits shall be made in writing, shall contain a description of the lot or premises upon which it is sought to erect and maintain such gasoline supply station, including the dimensions of the



*lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.*

*Permits heretofore issued to maintain and operate any gasoline supply station, in accordance with the provisions of any ordinance heretofore existing, shall remain in full force and effect unless such permit has been revoked or the gasoline supply station for which said permit has been issued has not been operated for a period of six months. No permit for the operation of a gasoline supply station, issued in accordance with the provisions of this ordinance, or any other ordinance heretofore existing, shall be assigned or transferred without the written approval of the Chief Engineer of the Fire Department.*

Section 3. Construction: All buildings or structures erected, maintained or operated upon the premises of a gasoline supply station not exceeding one story in height, shall be of Class A, B or C construction as defined by the building laws of the City and County of San Francisco, or, if not more than eighteen (18) feet in height, they may be constructed of metal, supported upon steel frame. If more than one story in height, they shall be of Class A or B construction.

The roofs of all buildings or structures erected or maintained upon the premises of a gasoline supply station shall be of fireproof construction, as defined in the building laws of the City and County of San Francisco, and all floors shall be constructed of incombustible materials.

No basement shall be allowed in any building or structure erected or maintained as a gasoline supply station.

A gasoline supply station shall not be maintained in any building that is occupied in any part for any other purpose than that necessary for the operation of a gasoline supply station and for such services as are by this ordinance specifically permitted in conjunction therewith, unless said building is of Class A or B construction; provided, however, that no gasoline supply station shall be maintained in any building that is occupied in any part as a church, school, hospital, theatre, hotel, apartment house, tenement house or place of public assemblage. The portion occupied as a gasoline supply station shall have no entrance, exit or other opening of any kind whatsoever into other parts of the building not so occupied. All walls separating such portion occupied as a gasoline supply station from the remainder of the building shall be of masonry. The floors which constitute the ceiling of such gasoline supply station shall be of reinforced concrete slabs not less than four (4) inches thick, supported by concrete fireproofed carrying units of the frame. All such slabs shall be reinforced so as to develop their full strength to resist upward pressures. No basement shall be permitted in any portion of a building or structure that is occupied or is so constructed as to be occupied as a gasoline supply station.

Where a gasoline supply station is erected or maintained in a building of Class A or B construction, any portion of which is used for other occupancies than those specifically permitted by the provisions of this ordinance, proper ventilation and a free circulation of air shall be provided, either by the installation of ventilating outlets in the outer walls of such buildings or by means of a mechanical exhaust ventilating system, as in the judgment of the Fire Department and/or the Department of Public Health may be required.

The size, number and location of ventilating outlets, when required, shall be determined by the Fire Department and/or the Department of Public Health, and the top of same shall be not more than eighteen (18) inches above the floor. Such outlets shall be protected with galvanized wire rods not less than three-eighths ( $\frac{3}{8}$ ) inch in diameter so as to provide an opening of one-half ( $\frac{1}{2}$ ) inch mesh. Protections of ornamental design may be used, provided they have the strength equal to that of the rods. All protections shall be firmly anchored in or secured to their supports.

Mechanical exhaust ventilating system, when required, shall con-



sist of power driven exhaust fan or fans of the positive centrifugal type and shall have sufficient capacity to exhaust a quantity of air equal to not less than six times the cubic contents of the space occupied as such gasoline supply station each hour. This mechanical exhaust shall be drawn from a point not more than eighteen (18) inches above the floor line and shall be evenly distributed over the entire area of such space. The fan discharge shall be taken to a point above the roof of the building or to outer air at a point not less than twenty (20) feet from any window or other opening in the building or any adjoining building, but in no event shall the fan discharge be taken to an inner court.

Section 4. Permit for gasoline and appliances used in connection with gasoline: The storing or keeping of gasoline or the installation, erection, alteration, replacement, repair or use of any gasoline pump, underground gasoline tank, pipe, appliances or devices used in connection with the storage or handling of gasoline at a gasoline supply station, shall not be undertaken until a permit has been granted by the Fire Marshal. The Fire Marshal may refuse to grant and may revoke such permit for noncompliance with the provisions of this ordinance.

Section 5. Quantity of gasoline that may be stored: Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons.

Section 6. Installation Requirements: (a) All underground gasoline tanks shall be placed outside of buildings and under the sidewalk area in a location designated by the Fire Marshal. The top of such tanks shall be at least four (4) feet below the sidewalk or grade and the space between the top of tanks and the sidewalk or grade shall be filled with earth.

(b) Where two (2) or more underground tanks are installed there shall be an approved concrete dividing wall of not less than twelve (12) inches in thickness or three (3) feet of earth between each tank.

(c) All underground tanks shall set on a firm foundation and, where water is encountered, tanks shall be placed in an approved water-tight concrete enclosure.

(d) Each underground tank shall have a separate filling pipe extending up to the sidewalk or grade, equipped with a cover and a metal plate flush with the sidewalk or grade. The filling pipe shall be of a diameter not larger than three (3) inches.

(e) Each underground tank shall have a separate vent pipe extending out of the top of the tank to a height of not less than twelve (12) feet above the opening of the filling pipe and capped with an approved fitting. The vent pipe shall be on the outside of the buildings and terminate as far away as possible from any window or other building opening. The inside diameter of vent pipes shall not be less than one and one-quarter ( $1\frac{1}{4}$ ) inches, nor more than two (2) inches.

(f) All pipes shall be at least twelve (12) inches underground, shall have a fall toward the tank, shall be free of traps, sags or pockets, and shall be standard, full weight, galvanized iron, or equivalent.

(g) Gasoline shall be taken from underground tanks by means of approved pumps only, which shall be installed in locations designated by the Fire Marshal. No gravity, siphon or pressure system shall be used to take gasoline from any underground tank.

(h) Tanks and pipes shall not be covered until an inspection has been made by the Fire Marshal and permission to do so has been



granted by said officer. The Fire Marshal shall be notified when the installation is complete and ready for inspection.

Section 7. Miscellaneous Safety Provisions: (a) Underground tanks shall be filled only through a hose connected to a vehicle used for the transportation of gasoline, leading through continuous metal fittings and connections, properly grounded to and into the filling pipe of underground tanks, or by an approved bucket, or other method approved by the Fire Marshal.

(b) The fuel tank of an automobile shall be filled only through a hose connected to a pump of a portable filling tank or underground tank.

(c) Gasoline shall not be kept or conveyed in open receptacles in or about the premises of a gasoline supply station, shall not be used for cleaning purposes and shall be stored or kept only in portable filling tanks or underground tanks. The storage or sale of gasoline or any inflammable liquid that will flash or emit an inflammable vapor below the temperature of one hundred ten (110) degrees Fahrenheit in glass bottles or other breakable containers is prohibited.

(d) All combustible waste and rubbish shall be kept at all times in metal receptacles fitted with a tight cover until removed from the premises. Gasoline, oils, grease or inflammable liquid of any kind shall not be allowed to flow or be placed into the drainage system. Oil and grease shall not be allowed to accumulate on the floor. Sawdust shall not be kept and sawdust or other combustible material shall not be used to absorb oil, grease or gasoline.

(e) Smoking is prohibited in or about the premises of a gasoline supply station and the motor of an automobile shall not be in motion while filling the fuel tank with gasoline. Notice to that effect shall be conspicuously posted as required by the Fire Marshal.

(f) All waste oil (crankcase drainings) shall be kept in an approved underground tank, installed as required by the Fire Marshal.

(g) No stove, forge, torch, furnace, heating apparatus, flame, fire or other apparatus, device or equipment which the Fire Marshal shall deem to be hazardous, shall be maintained or kept in or about the premises of a gasoline supply station unless approved by the Fire Marshal.

(h) The Fire Marshal shall have and is hereby vested with authority to make reasonable and necessary rules and regulations not inconsistent with the provisions hereof, respecting the use, operation, maintenance and construction of any appliance, device, apparatus, or equipment used in connection with gasoline, to carry into effect the intents and purposes of this ordinance.

(i) All electric motors or devices capable of emitting an exposed spark shall be located at least four (4) feet above the floor and all electric wiring shall be installed as required by the Department of Electricity. All portable electric lights shall be equipped with keyless sockets and lamp guards.

(j) There shall be maintained at all times in and about the premises of a gasoline supply station such number of approved, fully charged portable fire extinguishers and approved buckets, full at all times of clean, dry sand, as may be required by the Fire Marshal, but in no case shall there be less than two fire extinguishers and two buckets of sand. These appliances shall be installed in places designated by the Fire Marshal.

(k) *When a gasoline supply station is discontinued for a period of more than six months, or is dismantled, the person, firm, association or corporation who was last conducting, maintaining or operating such gasoline supply station shall either remove all underground tanks that were used in connection with such station, or cause the same to be filled with water or other non-inflammable liquid in accordance with the directions of the Fire Marshal.*

Section 8. Services Permitted: The sale of lubricating oils, greases, tires, batteries and other accessories, the cleaning, oiling and greasing



of automobiles and the minor servicing and adjusting of brakes and electrical equipment, and the servicing and repairing of tires and batteries, shall be permitted upon any premises used as a gasoline supply station, but no repairs or reconditioning of the chassis, motors, engines, bodies, radiators or fenders of automobiles, motor vehicles, motor boats, launches or other motor propelled vessels, shall be permitted thereon. The storage, keeping or parking of automobiles, motor vehicles, motor boats, launches, etc., upon these premises, excepting as required for the before stated services, shall be prohibited.

*All equipment for the washing of automobiles shall be properly housed and said washing conducted in accordance with such rules and regulations as the Chief Engineer of the Fire Department may make regarding the same.*

Section 9. Duties of the Fire Marshal: It shall be the duty of the Fire Marshal to see that the provisions of this ordinance are complied with, and for that purpose he shall have access to any and all premises or buildings used as gasoline supply stations.

Section 10. Penalty: Any person, firm, company or corporation that violates, disobeys or refuses to comply with any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars, or by imprisonment in the County Jail for not more than thirty (30) days, or by both such fine and imprisonment, and such person, firm, company or corporation shall be deemed guilty of a separate offense for each and every day that such violation, disobedience or refusal continues and shall be subject to the penalty imposed by this ordinance for each and every separate offense.

Section 11. Ordinance No. 2659 (New Series), and Ordinance No. 11.051, together with any section of any other ordinance which is in conflict herewith is hereby repealed.

#### Amendment to Garage Ordinance.

(Code No. 11.0822)

Also, Bill No. 776, Ordinance No. 11.08222, as follows:

Amending Section 2, Subdivision (E) thereof, of Ordinance No. 8564 (New Series), entitled "Governing the construction, equipment, maintenance and operation of public, commercial and private garages; regulating and providing for the storage and use of gasoline in connection with public, commercial and private garages; duties of the Fire Marshal; penalties for violation; repealing Ordinance No. 746 (New Series), and all ordinances and parts of ordinances in so far as they conflict with this ordinance," *by prescribing the limits within which permits may be granted for the establishment of public or commercial garages with respect to any school, church, theatre, or hospital.*

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 (Subdivision (e)), of Ordinance No. 8564 (New Series), the title of which is recited above, be and the same is hereby amended to read as follows:

(e) *Permits. It shall be unlawful for any person, firm, company or corporation hereafter to establish, operate or maintain a public or commercial garage within the limits of the City and County of San Francisco, where more than one quart of gasoline is stored or kept, without first obtaining a permit therefor from the Chief Engineer of the Fire Department in accordance with the provisions of the ordinance establishing procedure by Departments and Officers for the issuance, transfer and revocation of permits and licenses, and appeals based thereon; provided, however, that the Chief Engineer of the Fire Department shall not grant or issue any permit to establish, construct, operate or maintain a public or commercial garage upon any lot, wharf, pier, or other premises, the boundaries of which shall come within sixty (60) feet of*



*the property line of any school, church, theatre, or within 200 feet of the exterior boundary of any hospital building; said measurements to be taken in a straight line.*

*All applications for permits shall be made in writing, shall contain a description of the lot or premises upon which it is sought to erect and maintain such public or commercial garage, including the dimensions of the lot or premises together with a complete floor plan and drawings showing the elevation of all structures to be erected thereon.*

*Permits heretofore issued to maintain and operate any public or commercial garage, in accordance with the provisions of any ordinance heretofore existing, shall remain in full force and effect unless such permit has been revoked or the public or commercial garage for which said permit has been issued has not been operated for a period of six months. No permit for the operation of a public or commercial garage, issued in accordance with the provisions of this ordinance, or any other ordinance heretofore existing, shall be assigned or transferred without the written approval of the Chief Engineer of the Fire Department.*

*No additional permit shall be necessary to maintain and operate any public or commercial garage for which a permit has been heretofore issued in accordance with the provisions of any ordinance heretofore existing.*

*(f) For the purposes of this ordinance, the following terms shall have the following definitions whenever the same are used in this ordinance:*

*School: Any building in which is housed any institution of learning conducted or operated under the jurisdiction of the Board of Education of the City and County of San Francisco, or any institution of learning wherein a general course of study is maintained or carried on by the State of California or by any agency thereof, or any institution of learning attendance at which will satisfy the compulsory educational laws of the State of California, or any college or university whereat advanced courses in advanced education are maintained and which has an average daily attendance of, at least, twenty pupils.*

*Hospital: Any institution conducted in accordance with the laws of the State of California or the ordinances of the City and County of San Francisco for the care of the sick or injured which has accommodation for not less than twenty patients; provided, however, that for the purposes of this ordinance, any institution maintained by the City and County of San Francisco for the rendering of emergency care or services to the sick or injured shall not be deemed to be a hospital.*

*Church: Any building erected and used for the purposes of religious worship and where religious services are held at regular stated intervals and where no part of such structure is used or occupied for commercial purposes.*

*Theatre: Any building in which the major portion of said building is devoted exclusively to theatrical, operatic or moving picture performances, and which is constructed or maintained in accordance with the provisions of Sections 157 to 188 of Ordinance No. 1008 (New Series), commonly known as the "Building Law."*

#### Final Passage.

The following bills heretofore passed for second reading were taken up and finally passed by the following vote:

**Authorizing Market Street Railway Company to Abandon and Remove Street Railway Tracks on Eighth Street from Mission to Bryant Streets.**

(Code No. 15.091)

On recommendation of Public Utilities Committee.

Bill No. 864, Ordinance No. 15.09114, as follows:

Whereas, at the request of the Department of Public Works of the State of California, Division of Highways, street car service was abandoned on Harrison street and the tracks at Eighth and Harrison streets



were removed and Harrison street was made a boulevard approach to the San Francisco-Oakland Bay Bridge. Likewise Bryant street has, by the San Francisco-Oakland Bay Bridge authorities, been made a boulevard approach and the street railway crossing at Eighth and Bryant streets has been removed; and

Whereas, Market Street Railway Company has, in writing, petitioned the Board of Supervisors of the City and County of San Francisco for permission to abandon said tracks on Eighth street from the intersection of Mission and Eighth streets to the intersection of Eighth and Bryant streets, and service thereon, and has consented to discontinue street car service over and along said street; and

Whereas, public convenience will not be affected by the removal of said tracks and the discontinuance of said service; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In pursuance of the petition of Market Street Railway Company, referred to in the preamble of this ordinance, Market Street Railway Company be and it is hereby authorized without prejudice to any of the other rights now owned or held under the operating permit of said company, dated February 9th, 1931, to remove said street car tracks and discontinue the operation of street cars along and upon Eighth street from Mission street to Bryant street, and to repave the street formerly occupied by said street railway tracks.

That public interest will not be injured or suffer by reason of the removal of said tracks or the abandonment of said service, and the Board of Supervisors so finds, in pursuance of Section 132 of the Charter of the City and County of San Francisco.

Ayes—Supervisors Colman, Gallagher, Havenner, Ratto, Roncovieri, Schmidt, Uhl—7.

Absent—Supervisors Brown, Hayden, McSheehy, Shannon—4

## NEW BUSINESS.

### Passed for Second Reading.

The following matters were *passed for second reading*:

Providing for the Establishment of a Store or Stores in the County Jails, and the Manner of Conducting Same, and Disposition of the Proceeds of Sales in Said Stores.

(Code No. 7.06)

On recommendation of Finance Committee.

Bill No. 872, Ordinance No. 7.061, as follows:

Providing for the establishment by the Sheriff of a store, or stores, in the County Jail or jails of the City and County of San Francisco, and for the manner of conducting the same, and for the disposition of the proceeds of the sales in said stores.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to the authority of subdivision three of Section 4041.21 of the Political Code of California, the Sheriff of the City and County of San Francisco is hereby authorized to maintain and operate a store in each of the County Jails maintained by the City and County of San Francisco, and for said purpose to purchase food, confectionery, tobacco and tobacco users' supplies, postage, writing materials and toilet articles and supplies, and to sell such goods, articles and supplies to the prisoners confined in said jails.

Section 2. All of such sales shall be for cash, provided, however, that for the convenient handling of cash belonging to said prisoners, the said Sheriff is hereby authorized to issue scrip representing cash in such denominations as he shall determine and to sell the same to said prisoners, and said scrip shall be redeemable in merchandise at said stores for the face value thereof. It shall be unlawful for any prisoner



to whom said scrip is issued, sold or delivered to give or transfer or assign the same to any other prisoner, or to permit the same to be used by any other prisoner, and the giving or transferring of any such scrip by any prisoner to another shall be sufficient reason for the cancellation and forfeiture of the same.

Section 3. All articles, goods and merchandise maintained and kept in said stores shall be sold to said prisoners at cost, plus a reasonable handling charge to be determined by the Sheriff, and the proceeds of all sales made in said stores shall be deposited in the Treasury of the City and County as provided by Charter.

Section 4. The purchase of all goods, wares and merchandise for said stores shall be made through the Purchaser of Supplies and in accordance with the purchasing procedure provided by Charter and by the Purchasing Procedure Ordinance.

Section 5. The Sheriff shall keep full and true books of account showing all transactions in said stores and between the first and tenth of each month shall render to the Controller a statement showing said transactions for the preceding month and the amount of unsold merchandise on hand at the end of the said month. The Controller shall examine said statements when the same are rendered and compare same with the books of the Sheriff. Said statements shall be in such form as the Controller shall provide.

Section 6. The Sheriff shall make and enforce all reasonable rules for the conduct and maintenance of said stores.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

### **Providing for the Sale of Certain City-Owned Land.**

(Code No. 12.1729)

Also, Bill No. 873, Ordinance No. 12.17293, as follows:

Providing for the sale of certain City-owned land.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Department of Public Works, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described real property situated in the City and County of San Francisco, State of California, which land is owned by the City and County of San Francisco, a municipal corporation, and is under the control of said Department:

Beginning at a point on the southeasterly boundary line of the Southern Pacific Railroad Company's right of way, as said right of way, 80 feet wide, is described in McEnerney Decree dated March 8, 1912, and recorded March 8, 1912, in Book 598 of Deeds at page 329, in the office of the Recorder of the City and County of San Francisco, distant thereon 65.162 feet southwesterly from the northwesterly line of San Jose avenue, as said avenue existed prior to the acquisition by said City and County of a 16-foot strip of land by deed dated December 6, 1926, recorded December 11, 1926, in Book 1390, Official Records, at page 205, in the same above mentioned Recorder's Office, and running southwesterly along said southeasterly right of way line 46.564 feet; thence deflecting 95 degrees 03 minutes 15 seconds to the left and running southeasterly 28.599 feet to the northwesterly boundary line of the said 16-foot strip, as said strip is described in the aforesaid deed; thence deflecting 107 degrees 43 minutes to the left and running northeasterly along said northwesterly line, parallel with and distant 16 feet, at right angles northwesterly from the above described northwesterly line of San Jose avenue 47.767 feet to a point 10 feet, at right angles southeasterly from the above described southeasterly



line of railroad right of way; thence deflecting 67 degrees 13 minutes 45 seconds to the left and running northwesterly 10 feet to the point of beginning.

Being a portion of Lot 1 of Belle Roche City Block 1.

Section 2. The above described property shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Approved by Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**Appropriating \$125 for Burial of Ralph Booth, Honorably Discharged Soldier.**

(Code No. 9.051)

Also, Bill No. 874, Ordinance No. 9.051219, as follows:

Appropriating the sum of \$125 from the Emergency Reserve, Appropriation No. 502.900.00 to the credit of Appropriation 550.811.01, for the burial expense of Ralph Booth, an honorably discharged soldier.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$125 be and is hereby set aside from the Emergency Reserve, Appropriation No. 502.900.00 to the credit of Appropriation No. 550.811.01, for the burial expense of Ralph Booth, an honorably discharged soldier.

Recommended by the Mayor.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**Authorizing Conveyance of Certain Property to Fernando Nelson & Sons in Exchange for Other Lands, Plus \$4,000 to Be Received by the City.**

(Code No. 12.1722)

Also, Bill No. 875, Ordinance No. 12.17224, as follows:

Authorizing conveyance of certain land to Fernando Nelson & Sons in exchange for other land required by Board of Education.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 92 of the Charter, and in accordance with the recommendation of the Board of Education, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading certain City-owned land hereinafter described as Parcel "A" to Fernando Nelson & Sons, in exchange for Parcel "B" hereinafter described, plus the sum of \$4,000 to be received by the City.

Section 2. Said Parcel "A" is that certain land described in Ordinance No. 12.17223, Bill No. 838, approved December 10, 1935, which land was proposed to be sold under the provisions of said ordinance.

Section 3. The Director of Property has made an appraisal of the value of said parcels, and estimates the present value of Parcel "A" to be \$12,000, and the present value of Parcel "B" to be \$8,000.

Section 4. Said Parcels "A" and "B" are situated in the City and County of San Francisco, State of California, and are more particularly described as follows:

Parcel "A". Beginning at a point on the west line of Thirtieth avenue, distant southerly thereon 225 feet from the south line of Irving street, running thence southerly along the west line of Thirtieth avenue 150 feet; thence at a right angle westerly 240 feet to the east line of Thirty-first avenue; thence northerly along the east line of Thirty-first avenue 150 feet to a point distant southerly thereon 225 feet from

the south line of Irving street; thence at a right angle easterly 240 feet to the west line of Thirtieth avenue and the point of beginning.

Parcel "B". Lots 31 and 32, Block 2919, West Portal Park, as per map thereof recorded August 7, 1917, in Map Book H, page 79, Official Records of the City and County of San Francisco.

Section 5. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed in behalf of the City and County of San Francisco for the conveyance of Parcel "A" to Fernando Nelson & Sons. The Director of Property is hereby authorized to deliver said deed to Fernando Nelson & Sons upon receipt of a deed to Parcel "B" and the sum of \$4,000.

Approved by the Director of Property.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**Supplemental Appropriation of \$16,500 from Appropriation 563.231.00 for Construction and Reconstruction of Lighting Systems of Certain S. F.-Oakland Bay Bridge Approach Streets, and Other Streets.**

(Code No. 9.051)

Also, Bill No. 876, Ordinance No. 9.051220, as follows:

Authorizing a supplemental appropriation of \$16,500, out of the accrued surplus existing in the reserve in Appropriation No. 563.231.00, for the construction and reconstruction of lighting systems on certain San Francisco-Oakland Bay Bridge approach streets.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside the sum of \$16,500, out of the accrued surplus existing in the reserve in Appropriation No. 563.231.00 to the credit of the following appropriations, in the amounts indicated, for the construction and reconstruction of lighting systems on the streets recited:

**Appropriation—**

563.509-04—Fifth street, Market to Townsend.....	\$7,150
563.509-05—Eighth street, Market to Division.....	4,400
563.509-06—South side Turk street, Parker to Willard, West side Arguello boulevard, Geary to Edward .....	3,500
563.509-07—Engineering .....	1,450

Recommended by Paul J. Ost, Manager and Chief Electrical Engineer.

Approved by Felton Taylor, Secretary, Public Utilities Commission.

Approved by Angelo J. Rossi, Mayor.

Approved by Leonard S. Leavy, Controller.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**Action Deferred.**

The following Bill was on motion, *laid over one week and made a Special Order for 3 p. m.*

**Amending Section 54 of Ordinance No. 5132 (New Series), Concerning Public Passenger Vehicles and Entitled "Imposing License Taxes on Certain Businesses," etc., etc.**

(Code No. 3.041)

Bill No. 877, Ordinance No. 3.04157, as follows:

Amending section 54 of Ordinance No. 5132 (New Series), concerning public passenger vehicles and entitled "Imposing License Taxes



on Certain Businesses, Callings, Trades or Employments Within the City and County of San Francisco," in effect July 1, 1920, and repealing Resolutions 33951, 34139 (New Series).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 54 of Ordinance No. 5132 (New Series), the title of which is recited above, is amended to read as follows:

Section 54. Every person, firm or corporation owning or *directly or indirectly operating* any public passenger vehicle, except railroad cars, shall, *after first obtaining a permit from the Police Department, which permit must be represented by an operative vehicle for which a current City license must be obtained.* pay a license tax therefor, as follows:

For each such vehicle One (\$1.00) Dollar per annum for each passenger seating capacity of said vehicle.

*In determining the seating capacity of any such vehicle the driver thereof shall be included.*

The metallic plate issued as part of the license must be of such design, color and material as the Tax Collector shall prescribe and each plate must clearly show the year for which it is issued. Provided, that it shall be in quality of material and workmanship equal to that of the license plate issued by the State Motor Vehicle Department; that in size, each plate shall be nine (9) inches by 2½ inches and, when used on motor-drawn vehicles it shall be perforated so as to make it attachable to the State Motor Vehicle License Plate or fastened at the front of each motor-drawn vehicle. When used on horse-drawn vehicles it shall be perforated so as to permit of attachment in a conspicuous place on the right-hand side of each horse-drawn vehicle. Provided, further, that all letters stamped or printed upon the face of the plate shall be at least ⅝ x ⅜ inches and all numbers 1 x ⅝ inches in size.

It shall be unlawful for any owner or operator of a vehicle subject to this license tax to *operate any such vehicle upon the public highways or streets of the City and County of San Francisco without first affixing such license plate to said motor vehicle by attaching it to the front state motor vehicle license plate or fastening it on the outside front of such vehicle, or, when used on horse-drawn vehicles, without first attaching it in a conspicuous place on the right-hand side of said horse-drawn vehicle, or to permit an expired vehicle license plate to remain on any vehicle after December 31st of each calendar year.* No substitute for this license plate shall be permitted. It shall be unlawful to affix license plates in any other position on a vehicle than that authorized by this ordinance.

*On the 31st day of December of each year the Police Department shall notify the Controller and the Tax Collector of the number of public passenger vehicle permits in effect, and the seating capacity of the vehicles for which the permits were granted, and whenever additional permits are granted, or existing permits are transferred or revoked during the year, the Controller and the Tax Collector shall be notified of same immediately. These notifications shall be in writing and signed by the Chief of Police or his duly authorized representative.*

Every person engaged in the business or occupation of driver or motorman of any public passenger vehicle specified in this section shall pay One (\$1.00) Dollar for a driver's badge to be issued by the Tax Collector, which badge shall be of such design and lettering as he shall determine. Upon the presentation of a driver's annual permit, granted by the Police Department, the Tax Collector shall issue annually, to the person named in such permit, a driver's annual identification card upon the payment of One (\$1.00) Dollar, provided said person is the owner of a driver's badge and exhibit such badge at the time of making the application. *The obtaining or renewal of this driver's identification card and/or badge shall be subject to the penalty provisions of this ordinance.* All licenses issued under the provisions



of this section shall date from the first day of January of each year and shall be issued for one year from the date aforesaid.

**Action Deferred.**

The following Bill was *laid over one week*:

**Appropriation of \$5,480 from Emergency Reserve Fund for Preparation of Reports and Information Required to Be Filed by Law With the Bank and Corporation Franchise Tax Commissioner.**

(Code No. 9.051)

Bill No. 878, Ordinance No. 9.051222, as follows:

Appropriating \$5,480 from the emergency reserve fund Appropriation No. 502.900.00 to the credit of Appropriation No. 560.200.01 for the preparation of reports and information required to be filed by law with the Bank and Corporation Franchise Tax Commissioner; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,480 is hereby appropriated and set aside from the emergency reserve fund Appropriation No. 502.900.00 to the credit of Appropriation No. 560.200.01 to pay the necessary expenses in connection with the preparation of reports and information required by law to be filed with the Bank and Corporation Franchise Tax Commissioner pursuant to the provisions of section 23 of "The Personal Income Tax Act of 1935."

Section 2. The Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists as immediate action is required to enable the Controller to comply with the time limitations as established under "The Personal Income Tax Act of 1935."

Approved as to form by Jno. J. O'Toole, City Attorney.

Recommended and approved by Leonard S. Leavy, Controller.

Approved by Angelo J. Rossi, Mayor.

**Passed for Second Reading.**

The following matters were *passed for second reading*:

**Authorizing Supplemental Appropriation of \$26,924 Out of Public Utility Improvement Surplus for Construction of Hangars and Plans and Specifications for Administration Building at San Francisco Airport.**

(Code No. 9.051)

On recommendation of Finance Committee.

Bill No. 879, Ordinance No. 9.051221, as follows:

Authorizing supplemental appropriation of \$26,924 out of accrued surplus existing in the Public Utility Improvement Fund for the construction of hangars and the preparation of plans and specifications for an administration building at the San Francisco Airports.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated and set aside out of the accrued surplus existing in the Public Utility Improvement Fund the sum of \$26,924 to the credit of appropriation 560.000.00 for the construction of hangars and the preparation of plans and specifications for an administration building at the San Francisco Airport.

Recommended by B. M. Doolin; E. G. Cahill, Manager, San Francisco Airport.

Approved by Jno. Sharon, Public Utilities Commission.

Approved by Angelo J. Rossi, Mayor.

Approved by Leonard S. Leavy, Controller.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.



**Authorizing and Directing the Controller to File With the Bank and Corporation Tax Commissioner Information and Reports as Required by the "Personal Income Tax Act of 1935," etc., etc.**

(Code No. 9.0419)

Also, Bill No. 880, Ordinance No. 9.04193, as follows:

Authorizing and directing the Controller to file with the Bank and Corporation Franchise Tax Commissioner information and reports as required by "The Personal Income Tax Act of 1935," and authorizing and directing the Controller to prescribe the procedure for the departmental accounting and reporting required thereunder.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to the provisions of section 23 of "The Personal Income Tax Act of 1935," the Controller is hereby directed, and it shall be his duty, to file with the Bank and Corporation Franchise Tax Commissioner such returns regarding "Information at the Source," under such regulations and in such manner and form and to such extent as may be prescribed by the Bank and Corporation Franchise Tax Commissioner.

Section 2. The Controller is hereby directed and it shall be his duty to prescribe the procedure for the accounting and reporting required hereunder, such procedure when established by the Controller shall constitute a part hereof.

Section 3. All offices, boards and commissions of the City and County of San Francisco shall keep such records and render to the Controller such reports that said Controller may require to comply with the provisions of section number 1 of this ordinance. The failure of any officer to keep such records and to furnish said reports to the Controller upon the demand of the latter shall be deemed dereliction of duty and said failure shall be reported by the Controller to the Mayor.

Approved as to form by Jno. J. O'Toole, City Attorney.

Approved by Controller.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**Adopted.**

The following resolutions were adopted:

**Authorizing the Purchase of Lot 7, Block 5626, from Catherine Becker at \$100. Required for Bernal Heights Boulevard.**

(Code No. 12.1711)

On recommendation of Finance Committee.

Resolution No. 2322, as follows:

Resolved, That the City and County of San Francisco purchase from Catherine Becker, Lot 7, Assessor's Block 5626, situated in the City and County of San Francisco, State of California, required for the Bernal Heights boulevard, and the City Attorney is hereby authorized to examine and approve the title to said real property and if satisfactory to accept a deed thereto. Upon the acceptance of said deed the sum of \$100 is hereby authorized and directed to be paid for said land from Appropriation No. 588.902.17.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**Authorizing Purchase of Two Easements Required for Richmond  
Sewer Tunnel at \$29.20 and \$12.50.**

(Code No. 12.1011)

Also, Resolution No. 2323, as follows:

Resolved, That the City and County of San Francisco purchase from the following parties easements for the Richmond Sewer Tunnel, beneath the surface of the hereinafter mentioned lots situated in the City and County of San Francisco, State of California, payable from Appropriation No. 595.916.17; and the City Attorney shall examine and approve the title of said property:

William and Annie Kirsch, Lot 19, Assessor's Block 1405.....\$29.20  
Lois Price, Lots 27 and 28, Assessor's Block 1405..... 12.50

Reference is hereby made to the written offers on file in the office of the Director of Property, from above named parties for particular descriptions of said easements.

Approved by the Director of Property.

Approved by Controller as to funds.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**Authorizing Purchase of Lot 2B, Block 2144, at \$250 from Caroline  
L. Smith; Required for Sunset Reservoir.**

(Code No. 12.17152)

Also, Resolution No. 2324, as follows:

Resolved, That the City and County of San Francisco purchase from Caroline L. Smith Lot 2B, Assessor's Block 2144, situated in the City and County of San Francisco, State of California, required for Sunset Reservoir, and the City Attorney is hereby authorized to accept a deed to said property free and clear of all liens and encumbrances, and upon the acceptance of said deed the sum of \$250 is hereby authorized and directed to be paid for said land from Appropriation No. 593-905-05-57.

Approved by the Director of Property.

Approved by Controller as to funds.

Approved by Public Utilities Commission.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**City Attorney to Compromise Claims for Damage Done by Break-  
ing of High Pressure Water Pipe on Market Street.**

(Code No. 6.05)

Also, Resolution No. 2325, as follows:

Resolved, That the City Attorney be and he is hereby authorized to compromise and settle the hereinafter mentioned claims arising for damage done by the breaking of a high pressure water pipe on Market street between Montgomery and Sansome streets on February 3, 1935, and in settlement of said claims to cause to be paid to the respective claimants the respective amounts set after the names of said claimants in this Resolution, said payments to be in full payment and compensation for all damages sustained by each of said claimants by reason of the breaking of said water pipe;

That the following are the names of said claimants and the amounts of said claims:

Provident Securities Co. (owner of building) .....	\$1,255.37
Eastern Oregon Land Co. ....	52.50
Kalis & Wespiser .....	75.00
The Lang Realty Corp. ....	275.00



Lyon and Hoag .....	70.00
A. & J. Levin .....	397.25
Marks and Clerk .....	54.00
Walter S. Martin .....	475.00
Mathan Moran .....	21.00
Northwestern Mutual Life Insurance Co. ....	103.45
Patrick and Moise-Klinkner Co. ....	163.52
S. & T. Photo Shop .....	100.00
S. M. Samter .....	7.50
E. J. Thomas .....	123.50
Western Service Corp. ....	32.60
R. A. Wilson Co. ....	60.00
Pacific Gas & Electric Co. ....	576.07
<hr/>	
Total .....	\$3,841.76

The amount of said claims ordered compromised as aforesaid shall be payable out of Appropriation No. 460.705.02, 1934-35.  
Approved by Controller as to funds being available.  
Approved by order of Fire Commission.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.  
Absent—Supervisors Brown, McSheehy, Shannon—3.

**Accepting Offer of U. S. A. to City and County of San Francisco to Aid by Way of Grant in Financing the Widening and Reconstruction of Streets.**  
(Code No. 12.09)

Also Resolution No. 2326, as follows:

A Resolution accepting the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the widening and reconstruction of streets.

Be it Resolved by the Board of Supervisors of the City and County of San Francisco:

Section 1. That the offer of the United States of America to the City and County of San Francisco to aid by way of grant in financing the widening and reconstruction of streets, a copy of which said offer reads as follows, to-wit:

**“FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS.**  
Washington, D. C., December 14, 1935.  
State File No. Calif. 1402

City and County of San Francisco,  
San Francisco, California.

Subject to the Rules and Regulations (PWA Form No. 179, July 22, 1935, as amended to date) which are made a part hereof, the United States of America hereby offers to aid in financing the widening and reconstruction of streets (herein called the “Project”) by making a grant to City and County of San Francisco, in the amount of 45 per cent of the cost of the Project upon completion as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$348,900.

**UNITED STATES OF AMERICA**  
Federal Emergency Administrator of Public Works  
By (Sgd.) Horatio B. Hackett  
Assistant Administrator”;

be and the same is hereby in all respects accepted.

Section 2. That said City and County of San Francisco agrees to abide by all the rules and regulations relating to such grant, a copy of which said rules and regulations was annexed to the government’s offer and made a part thereof.

Section 3. That the Mayor of the City and County of San Fran-

cisco be, and he is hereby, authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three certified copies of this resolution and three certified copies of the proceedings of this Board of Supervisors in connection with the adoption of this resolution, and such further documents and/or proofs in connection with the acceptance of said offer as may be required by the Federal Emergency Administrator of Public Works.

The foregoing resolution has been considered and approved by the Finance Committee of the Board of Supervisors, and said Finance Committee recommends the adoption of said resolution.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

**Leave of Absence—Hon. Frank J. Foran, Member of the Police Commission.**

(Code No. 4.053)

On recommendation of his Honor the Mayor.

Resolution No. 2327, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Frank J. Foran, a member of the Police Commission, is hereby granted a leave of absence for the period of one week, commencing December 26, 1935, with permission to leave the State.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

**Designating Streets of Major Importance to Be Improved with Funds from Special Gas Tax Street Improvement Fund.**

(Code No. 12.081)

Supervisor Ratto presented:

Resolution No. 2328, as follows:

Resolved, That the following named streets be and are hereby designated as streets of major importance upon which monies accruing to the credit of the "Special Gas Tax Street Improvement Fund" shall be expended:

*Major City Streets in San Francisco.*

Compiled in accordance with Section 195 of State Senate Bill No. 561, Statutes of 1935.

Alemaný boulevard, Sickles avenue-Junipero Serra boulevard.

Anza street, Arguello boulevard-Presidio parkway.

Anza street (extension), Arguello boulevard-Presidio avenue.

Arguello boulevard, Fulton-California streets.

Army street, Third-Dolores streets.

Battery street, Embarcadero-Market street.

Bay street, Embarcadero-Fillmore street.

Beale street, Embarcadero-Market street.

Bryant street, Second-Fifth streets.

California street, Market street-Thirty-second avenue.

Cervantes boulevard, Fillmore street-Marina boulevard.

Claremont boulevard, Dewey boulevard-Portola drive.

Columbus avenue, Bay-Montgomery streets.

Dewey boulevard, Claremont-Laguna Honda boulevards.

Dolores street, Market street-San Jose avenue.

Eighth street, Townsend-Market streets.



Eighteenth street, Guerrero-Danvers streets.  
 Embarcadero, Bay-Townsend streets.  
 Fell street, Van Ness avenue-Stanyan street.  
 Fifth street, Market-Townsend streets.  
 First street, Market-Harrison streets.  
 Folsom street, Embarcadero-Tenth street.  
 Franklin street, McAllister-Grove streets.  
 Fremont street, Market-Harrison streets.  
 Fulton street, Franklin street-Great Highway.  
 Geary street, Scott street-Presidio avenue.  
 Geary boulevard, Presidio-Pt. Lobos avenues.  
 Geneva avenue, Mission street-Walbridge street.  
 Golden Gate avenue, Market street-Van Ness avenue.  
 Great Highway, Sloat boulevard-Pt. Lobos avenue.  
 Grove street, Franklin-Market streets.  
 Harrison street, Embarcadero-Fifth street.  
 Howard street, Embarcadero-Van Ness Avenue South.  
 Junipero Serra boulevard, Sloat boulevard-19th Avenue Extension.  
 Kezar Stadium roadway, Stanyan and Fell streets-Third avenue and  
 Lincoln way.  
 Laguna Honda boulevard, Dewey boulevard-Noriega street.  
 Lincoln way, Third avenue-Great Highway.  
 Marina boulevard, Scott-Lyon streets.  
 Market street, Van Ness avenue-Portola drive.  
 McAllister street, Van Ness avenue-Franklin street.  
 Montgomery street, California street-Columbus avenue.  
 Ocean avenue, San Jose avenue-19th Avenue Extension.  
 Portola drive, Market street-Sloat boulevard.  
 Post street, Van Ness avenue-Scott street.  
 Pt. Lobos avenue, Geary boulevard-Great Highway.  
 San Jose avenue, Dolores street-Sickles avenue.  
 Scott street, Post-Geary streets.  
 Seventh avenue, Noriega street-Lincoln way.  
 Sixth street, Market-16th streets.  
 Sixteenth street, Third-Minnesota streets.  
 Sloat boulevard, Nineteenth avenue-Portola drive.  
 Spear street, Embarcadero-Howard street.  
 Stanyan street, Park Panhandle-Fulton street.  
 Steuart street, Embarcadero-Mission streets.  
 Sunset Boulevard Extension, Sloat-Skyline boulevards.  
 Third street, Howard street-Bayshore boulevard.  
 Thirty-second avenue, Geary boulevard-California street.  
 Townsend street, Embarcadero-Third street.  
 Twenty-fifth avenue, Fulton-El Camino del Mar.  
 Twenty-fifth Avenue Extension, across Golden Gate Park from Fulton  
 street to Nineteenth avenue and Lincoln way.  
 Van Ness avenue, Bay-Lombard streets.  
 Van Ness avenue, Market-Fell streets.  
 Van Ness Avenue South, Market-Army streets.  
 Walbridge street, Geneva avenue-County Line.

Further Resolved, That the streets enumerated in Resolution No. 2296, Code No. 5.31, shall be improved in the order in which they appear in said Resolution No. 2296, which said resolution has heretofore been certified to the State Highway Commission, and be it

Further Resolved, That copies of this resolution be sent to the State Department of Public Works and to Colonel John H. Skeggs, Division Engineer thereof.

#### Motion.

Supervisor Gallagher moved that the resolution be deferred one week for consideration.

Supervisor Colman, seconded by Supervisor Ratto, moved as an amendment that the resolution be adopted.

Whereupon, Supervisor Gallagher withdrew his motion for post-

ponement and raised the point of order that the resolution had not been considered in committee.

### Committee of the Whole.

Thereupon, on motion of Supervisor Ratto, seconded by Supervisor Hayden, the Board of Supervisors resolved itself into Committee of the Whole for the consideration of the resolution. Supervisor Havenner in the chair. All members heretofore noted being present.

Sidney Hester, Secretary, Department of Public Works, and Leonard Leavy, Controller, were heard as to the urgency of adopting the resolution at this time.

Wm. Coghlan, representing General Contractors, was heard in opposition.

Whereupon, Supervisor Ratto moved that the resolution be recommended favorably to the Board.

Motion *carried* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, Ratto, Schmidt, Uhl—6.

No—Supervisor Gallagher—1.

Absent—Supervisors Brown, McSheehy, Roncovieri, Shannon—4.

### Committee of the Whole Arises.

Thereupon, the Committee of the Whole arose and reported the resolution favorably and the same was thereupon *adopted* by the following vote:

Ayes—Supervisors Colman, Havenner, Hayden, Ratto, Schmidt, Uhl—6.

No—Supervisor Gallagher—1.

Absent—Supervisors Brown, McSheehy, Roncovieri, Shannon—4.

### Motion to Reconsider.

Before the result of said vote was announced Supervisor Gallagher changed his vote from *no* to *aye* and moved for reconsideration at the next meeting.

*So ordered.*

### Passed for Second Reading.

The following Bill was *passed for second reading*:

### County Jail Commissary Stores.

(Code No. 7.06)

On recommendation of Finance Committee.

Bill No. 872, Ordinance No. 7.061, as follows:

Providing for the establishment by the Sheriff of a store, or stores, in the County Jail or Jails of the City and County of San Francisco, and for the manner of conducting the same, and for the deposition of the proceeds of the sales in said stores.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Pursuant to the authority of subdivision three of section 4041.21 of the Political Code of California, the Sheriff of the City and County of San Francisco is hereby authorized to maintain and operate a store in each of the county jails maintained by the City and County of San Francisco, and for said purpose to purchase food, confectionery, tobacco and tobacco users' supplies, postage, writing materials and toilet articles and supplies, and to sell such goods, articles and supplies to the prisoners confined in said jails.

Section 2. All of such sales shall be for cash, provided, however, that for the convenient handling of cash belonging to said prisoners,



the said Sheriff is hereby authorized to issue scrip representing cash in such denominations as he shall determine and to sell the same to said prisoners, and said scrip shall be redeemable in merchandise at said stores for the face value thereof. It shall be unlawful for any prisoner to whom said scrip is issued, sold or delivered to give or transfer or assign the same to any other prisoner, or to permit the same to be used by any other prisoner, and the giving or transferring of any such scrip by any prisoner to another shall be sufficient reason for the cancellation and forfeiture of the same.

Section 3. All articles, goods and merchandise maintained and kept in said stores shall be sold to said prisoners at cost, plus a reasonable handling charge to be determined by the Sheriff, and the proceeds of all sales made in said stores shall be deposited in the Treasury of the City and County as provided by charter.

Section 4. The purchase of all goods, wares and merchandise for said stores shall be made through the Purchaser of Supplies and in accordance with the purchasing procedure provided by charter and by the Purchasing Procedure Ordinance.

Section 5. The Sheriff shall keep full and true books of account showing all transactions in said stores and between the first and tenth of each month shall render to the Controller a statement showing said transactions for the preceding month and the amount of unsold merchandise on hand at the end of the said month. The Controller shall examine said statements when the same are rendered and compare same with the books of the Sheriff. Said statements shall be in such form as the Controller shall provide.

Section 6. The Sheriff shall make and enforce all reasonable rules for the conduct and maintenance of said stores.

Ayes—Supervisors Colman, Gallagher, Havenner, Hayden, Ratto, Roncovieri, Schmidt, Uhl—8.

Absent—Supervisors Brown, McSheehy, Shannon—3.

#### **In Memory of Lieutenant-General Hunter Liggett.**

Supervisor Colman moved that the Board of Supervisors extends to the widow of the late Lieutenant-General Hunter Liggett its sincere sympathy and condolences in her bereavement and that when the Board adjourns it does so out of respect to his memory.

Motion *carried* unanimously by rising vote.

#### **Re Street Car Service on Howard Street.**

Supervisor Gallagher requested that Supervisor Colman restore on its Public Utilities calendar, matter of street car service on Howard street between Tenth street and the Embarcadero.

*No objection.*

#### **Citizens' Committee for Observance of Washington's Birthday.**

Supervisor Havenner moved that the Mayor be requested to appoint a Citizens' Committee for the observance of Washington's birthday.

Motion *carried*.

#### **Committee to Attend Conference at Sacramento Re Allocation for Ocean Shore Highway in San Mateo County.**

Supervisor Witt, San Mateo County, and Mr. Pomeroy, San Mateo County Planning Commission, appeared before the Board, requesting the support of the Board of Supervisors and the attendance of representatives at Sacramento, January 3, at conference with California Highway Commission, to urge the allocation of \$206,000 for Joint Highway District No. 9.

George Gearhart, Secretary, Civic League, and Edward Kenny were also heard on the subject.

Supervisor Colman moved that the Board endorse the project and do all it can to secure the financial assistance required.

*Motion carried.*

*Explanation of Vote.*

Supervisor Uhl explained his vote by saying that he was voting for Supervisor Colman's motion on the understanding that it did not jeopardize the appropriation for the Waldo Bridge approach.

Supervisors Colman and Gallagher to attend conference.

**Budget Appropriation Requested for Reclamation of Tide Lands  
at South Basin.**

Supervisor Uhl requested that matter of appropriation in the next budget, for filling certain blocks of land at South Basin, be made a Special Order of Business at the next meeting of the Board, for 3:30 p. m.

*So ordered.*

**ADJOURNMENT.**

Whereupon, the Board of Supervisors, at the hour of 5:45, p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors January 6, 1936.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as above recited.

JOHN S. DUNNIGAN,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.



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